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# VOICE



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# VOICE

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## KEEPING IT REAL

### Did the Diocese of San Bernardino Deliberately Attempt to Minimize the Magnitude of Local Abuse?

**T**he Diocese of San Bernardino kept its promise on Monday and released the names of 34 priests accused of sexually abusing children.

The disclosures were not the result of a spontaneous spiritual awakening and desire by the church to cleanse itself of a history of transgressions against children, but rather resulted from mounting pressures triggered by yet another explosive sexual abuse scandal, this time sparked by a grand jury report in Pennsylvania.

The allegations once again laid bare the church's inexplicable cover-ups and ongoing complicity in concealing purported sex crimes against children. The church has proven itself to be a haven for pedophiles and other sexual miscreants. What I would describe as a "den of iniquity."

Again, and again, when accusations of abuse are revealed and the church's elaborate and ongoing efforts to conceal wrongdoings exposed, its moral authority grows weaker and weaker. It is not surprising Catholicism is declining. Though I'm not usually one to quote scripture because I am writing about a religious order I'll take the liberty this time. Proverbs 17:15 reads, "He who justifies the wicked and he who condemns the righteous, both of them alike are an abomination to the Lord."

Of the 34 priests named as alleged sexual abusers by the Diocese of San Bernardino, fourteen are dead. Of the remaining 20 priests listed, only six were ever convicted for their purported crimes.

The Diocese of San Bernardino consists of 92 parishes spread across Riverside and San Bernardino Counties. Certainly, 34 potential sexual abusers in one religious community in forty years is alarming—it doesn't matter what percent of total priests this represents—even one is one too many—yet, there is more to this story.

Before the Diocese of San Bernardino was established in 1978, parishes in Riverside and San Bernardino Counties were part of the Dioceses of San Diego. As a result, many priests who served these parishes prior to that date and were also alleged to have committed crimes of sexual abuse in the inland region were not included in the Diocese of San Bernardino's list released on Monday. The question is why, because that information is readily available.

In 2007, as part of its bankruptcy proceeding, the Diocese of San Diego published a list of priests who had been credibly accused of abusing minors dating back to 1950. The list was split into two parts—one listing priests from the San Diego and San Bernardino dioceses and another listing visiting priests from other dioceses and religious orders.

Of the abusing priests listed from what is now the Dioceses of San Bernardino, I counted more than 25 names accounting for nearly 100 alleged incidents of abuse. Although most pre-date 1978, at least one name appears on the list published by the Dioceses of San Bernardino on Monday.

In addition, among the credible abusers listed by San Diego as visiting priests from other dioceses and religious communities who served in the Diocese before 1978, I counted and additional three credible abusers in what is now the Dioceses of San Bernardino.

In a taped YouTube statement on Monday, Bishop Gerald Barnes who leads the Diocese of San Bernardino, offered apologies and regrets while also admitting such an apology probably rang hollow. To me, it did—even more so because the Bishop failed to include the names of credible abusers identified in the area before 1978.

Instead, the San Bernardino Diocese deferred to the San Diego Diocese to reveal the names of credible abusers identified before 1978 even though the information has been available since 2007, and San Diego is only updating that list.



*continued on page 18*



### Flu Season is Here

**San Bernardino** – While incidents of flu are detected year-round, according to the Centers for Disease Control (CDC), flu viruses are most active during the fall and winter. The exact timing can vary from year to year, but flu activity usually begins to increase in October. According to the federal government nearly 80,000 Americans died of flu and related complications last winter. This represented the highest flu-related death toll in forty years. Not only did the nation experience more deaths, the flu put more people in the hospital particularly young children and the elderly.

According to the CDC, flu shots are still the most effective way to prevent this illness. The shots are recommended for everyone ages six months or older. Consult your doctor for further information and/or learn more in Riverside County visit [www.rivcoph.org/SearchResults.aspx?Search=fluor](http://www.rivcoph.org/SearchResults.aspx?Search=fluor). In San Bernardino County visit [wp.sbcounty.gov/dph/2018/free-flu-shots/](http://wp.sbcounty.gov/dph/2018/free-flu-shots/).

# Riverside County Launches Review of Protective Services Operations

## Riverside County

In late September, Riverside County launched an extensive review of its Protective Services operations to ensure the county's practices are in alignment with best practices and meet the county's mission to protect at-risk children and adults.

The review will examine policies, procedures and practices within the Adult and Children's Protective Services divisions and will engage legal experts with extensive experience in representing social-services agencies to work with county staff while providing added perspective and analysis. Officials are hopeful the review will provide vital information and recommendations to help strengthen the county's protective services.

Over the last two years, "The county has worked hard to reduce attrition and add social workers in the last two years. Those measures support efforts by our social workers to protect thousands of children and adults every year," according to Riverside County Executive Officer George Johnson.

The attrition rate for CPS social workers has been reduced by more than half, from 20 percent in 2016 to 9.2 percent today, while the

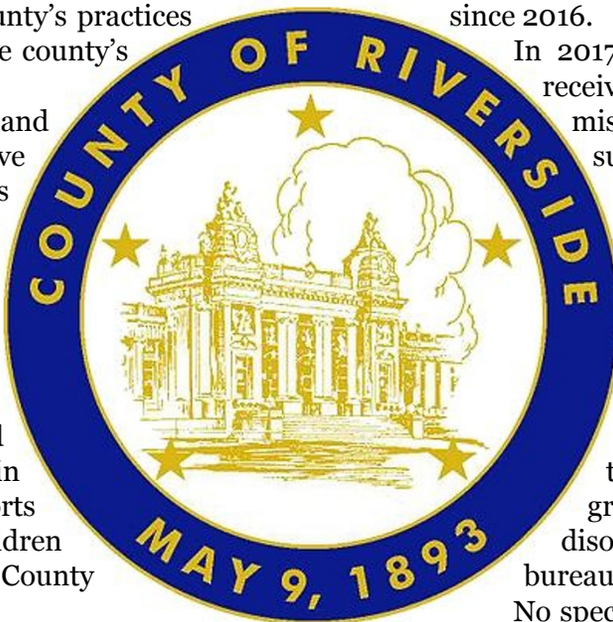
number of social workers who carry caseloads has increased by 16 percent since 2016.

In 2017, the county's Child Protective Services hotline received 40,000 calls alleging children were being mistreated. Social workers investigated 34,200 and substantiated allegations in almost 5,000 cases.

A Grand Jury report release in October 2017 criticized county's Child Protective Services Division for the heavy caseloads carried by the department's investigative unit.

In addition, the jury found that families were not properly told how to file a complaint and that some social workers lack required training.

That wasn't the first time the agency was the subject of Grand Jury criticism. In 2000, a grand jury report criticized the agency for being disorganized and allowing employees in different bureaus to run "fiefdoms" with no consistent procedures. No specific time frame has been set for completion of the current review.



## Free Flu Shots

### San Bernardino

The San Bernardino County Department of Public Health will provide free flu shots on October 10, 24 and 31.

The shot clinics will be open from 10 a.m. to 1 p.m. in the Public Health Department's parking lot at 351 N. Mountain View Avenue in San Bernardino. Also, on October 17, the shot clinic will be hosted in the parking lot of the Child Support Services Building at 10417 Mountain View Avenue in Loma Linda from 9 a.m. to 1 p.m.

The flu shots will be available for all adults including pregnant women and senior citizens as well as to children aged six months or older—those

under 18 years of age must be accompanied by a parent or guardian. In addition, children under nine may require two doses of the flu vaccine, four weeks apart, depending on their prior vaccination history.

San Bernardino County Health Official Dr. Maxwell Ohikhuare said, "Flu shots are the first step in protecting against influenza virus and its potentially serious complications. I encourage residents to get their flu shot every year."

A yearly flu shot reduces the risk of severe flu illness and its potentially serious complications. As a result, flu shots can also reduce doctor's visits and missed work and school days.

During last flu season (October 2017 to

*continued on page 18*

## NEWS IN BRIEF

### Deadline for Voter Registration

**Riverside** – Those wishing to vote in the November 6 election must register by the October 22nd deadline.

Potential voters can do so online at [RegisterToVote.ca.gov](http://RegisterToVote.ca.gov) before midnight on October 22, or if preferable, paper applications are available at the Registrar of Voters' offices in both Riverside and San Bernardino Counties, as well as Department of Motor Vehicles offices, post offices, and public libraries in both counties. Paper applications must be postmarked by midnight October 22.

The Registrar of Voters Office in Riverside County is located at 2724 Gateway Drive, Riverside and is open Monday through Friday 8 a.m. to 5 p.m. The Registrar of Voters Office in San Bernardino County is located at 777 E. Rialto Avenue, San Bernardino and is open Monday through Friday 9 a.m. to 5 p.m.



## Is Your Doctor Listening to You?

**H**ave you ever gone to the doctor and felt like he/she wasn't listening to you?

Have you tried to tell your story, only to have him/her interrupt with a checklist of questions: do you have chest pain, shortness of breath, fevers, cough, and so forth?

Have you ever felt ignored, and left thinking that your doctor never understood why you came to him in the first place?

Everyone talks about "patient empowerment"—and that's very important, but most patients don't have the tools to empower themselves to get the care that they need.

As I discovered throughout the years, one of the most important things in a doctor's medical bag is the ability and willingness to listen, take a good history and think beyond what some call 'cookbook' medicine.

We've seen the consequences: studies show that 80% of diagnosis can be made from taking a good history, and that not listening can lead to

misdiagnosis and fatal consequences.

Try these tips on your next doctor's visit and empower yourself to get the healthcare that you deserve.

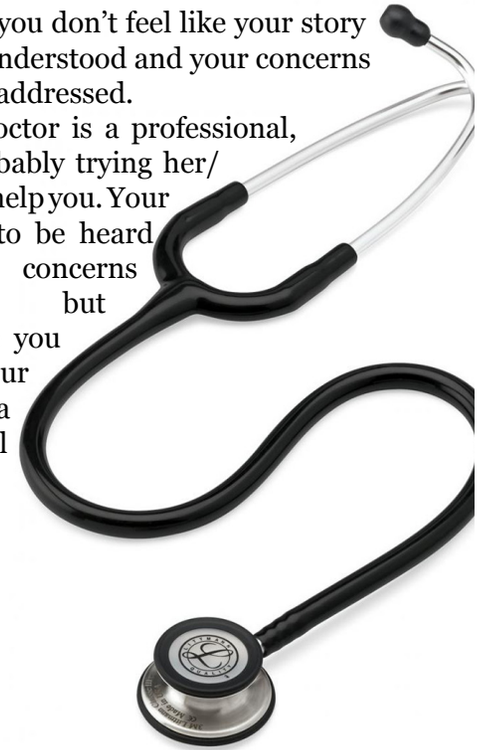
**Answer the doctor's pressing questions first.** Help them out and answer their questions. If the doctor wants you to describe the location of your chest pain, describe it ("it's in the middle of my chest, right here"). If she want to know what you took to make it better, tell them ("I took an aspirin. It didn't help"). Avoid giving your own diagnosis.

**Focus on your concerns.** If you get the sense that your concerns are being brushed over, interject, "Excuse me, doctor, I have tried to answer all your questions, but I am still not certain my concerns have been addressed. Can you please help me understand why it is that I have been feeling fatigued and short of breath for the last two weeks?" and so on.

It's your body and your duty to advocate for

yourself if you don't feel like your story has been understood and your concerns have been addressed.

Your doctor is a professional, and is probably trying her/his best to help you. Your story has to be heard and your concerns addressed, but make sure you present your points in a respectful manner.



# classifieds & public notices

### NAME CHANGE

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1818363

To All Interested Persons: Petitioner: CALLIE J. RICH NEAL, STANLEY JASON NEAL filed a petition with this court for a decree changing names as follows: SETH MALACHI NEAL to. SETH MALACHI RICH NEAL 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: 10/18/18 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4175 Main Street, Riverside, CA 92501. a. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507 b. Dates the parties are unavailable for hearing are as follows: October 15-19, November 8-15  
Date: SEP 06, 2018  
John W. Vineyard, Judge of the Superior Court

p. 9/20, 9/27, 10/04, 10/11/2018

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER HEC 1801755

To All Interested Persons: Petitioner: LUWANNA RUTH WRIGHT filed a petition with this court for a decree changing names as follows: LUWANNA RUTH WRIGHT to. LUWANNA RUTH WARREN 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: NOV 08, 2018 Time 1:30 PM Dept.: H1. The address of the court is: Superior Court of California, County of Riverside 880 North State Street, Hemet, CA 92543 A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507  
Date: Sept 10, 2018  
Bradley O. Snell, Judge of the Superior Court

p. 9/27, 10/4, 10/11, 10/18/2018

#### CASE NUMBER HEC 1801755

To All Interested Persons: Petitioner: SIERRA GOLDEN filed a petition with this court for a decree changing names as follows: NINA NICOLE GOLDEN to. NINA NICOLE TAYLOR. 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: NOV 08, 2018 Time 1:30 PM Dept.: H1. The address of the court is: Superior Court of California, County of Riverside 880 North State Street, Hemet, CA 92543 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, Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507  
Date: Sept 10, 2018  
Bradley O. Snell, Judge of the Superior Court

p. 9/27, 10/4, 10/11, 10/18/2018

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER HEC 1801906

To All Interested Persons: Petitioner: SHAWN MICHAEL OSTERBLAD filed a petition with this court for a decree

changing names as follows: SHAWN MICHAEL OSTERBLAD to. SHAWN MICHAEL HEGGI 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: NOV 08, 2018 Time 1:30 PM Dept.: H1. The address of the court is: Superior Court of California, County of Riverside 880 North State Street, Hemet, CA 92543 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, Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507  
Date: 09/26/2018  
Samra Furbush, Commissioner of the Superior Court

p. 10/4, 10/11, 10/18, 10/25/2018

#### ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1819495

To All Interested Persons: Petitioner: NICOLE LANDIS filed a petition with this court for a decree changing names as follows: BRENTEN MICHAEL DOERING to. BRENTEN MICHAEL LANDIS 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: NOV 07, 2018 Time 8:30 AM Dept.: 12 The address of the court is: Superior Court of California, County of Riverside 4050 Main Street, Riverside, CA 92501. a. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507  
Date: 09/24/2018  
Sharon Waters, Judge of the Superior Court

p. 10/11, 10/18, 10/25, 11/1/2018

### SUMMONS

#### SUMMONS (FAMILY LAW) CASE NUMBER FAMSS 1800872

Notice to Respondent: JUAN RAMIREZ You are being sued Petitioner's name is: MARTHA S. RAMIREZ You have 30 calendar days after this Summons and Petition are served on you to file a Response (form FL-120 or FL-123) at the court and have a copy served on the petitioner. A letter or phone call will not protect you. If you do not file your

Response on time, the court may make orders affecting your marriage or domestic partnership, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs. If you cannot pay the filing fee, ask the clerk for a fee waiver form. If you want legal advice, contact a lawyer immediately. You can get information about finding lawyers at the California Courts Online Self-Help Center ([www.courtinfo.ca.gov/serfhelp](http://www.courtinfo.ca.gov/serfhelp)), at the California legal Services Web site ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)), or by contacting your local county bar association. Tiene 30 dias corridos despues de haber recibido la entrega legal de esta Citacion y Peticion para presentar una Respuesta (formulario FL-120 o FL-123) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefonica no basta para protegerlo. Si no presenta su Respuesta a tiempo, la corte puede dar ordenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte tambien le puede ordenar que pague manutencion, y honorarios y costos legales. Si no puede pagar la cuota de presentacion, pida al secretario un formulario de exencion de cuotas. Si desea obtener asesoramiento legal, pongase en contacto de inmediato con un abogado. Puede obtener informacion para encontrar a un abogado en el Centro de Ayuda de las Cortes de California ([www.sucorte.ca.gov](http://www.sucorte.ca.gov)), en el sitio Web de los Servicios Legales de California ([www.lawhelpcalifornia.org](http://www.lawhelpcalifornia.org)) o poniendose en contacto con el colegio de abogados de su condado.

The name and address of the court is: Superior Court of California, County of San ernardino, 351 N. Arrowhead

## A San Bernardino Connection

### San Bernardino

Inland community members were concerned when members of the White Supremacists' Rise Above Movement (R.A.M.) gathered in San Bernardino and participated in "an anti-Sharia law" protest in June 2017.

The signs they carried clearly expressed their hatred and racism, "RAPEFUGEES stay away NOT WELCOME" and "Defend America Islamists out!" some of the signs read.

The small R.A.M. organization was born in Southern California and over the last couple of years has agitated in communities around the state. As appalling as its 2017 rally was to most inland residents, few could have foreseen what would play out in Charlottesville, Virginia, a few short months later nor have imagined the role this group would play in an event that rocked the nation.

On August 11 and 12, 2017, R.A.M. joined torch carrying members of several other White Supremacist organizations including members of the alt-right, neo-Confederates, neo-fascists, white nationalists, neo-Nazis and various other militias in a Unite the Right rally.

Hundreds converged in Charlottesville. In addition to the Unite the Right protesters there were also those who opposed them, however it was the Unite the Right protesters who came prepared to do battle. Armed with paramilitary weapons they attacked those who gathered in solidarity against them. When the two days of terror were over, several protestors were left injured and one young woman was dead.

Last Tuesday, more than a year after the shameful Charlottesville incident, federal prosecutors publicly brought charges against four



*U.S. Attorney Thomas Cullen speaking at a news conference last week.*

members/associates of R.A.M. The charges accused Drake Daley and Thomas Walter Gillen of Redondo Beach, Michael Paul Miselis of Lawndale, and Cole Evan White of Clayton, of traveling to Charlottesville last year, with the intent to incite a riot and commit violence. All four of the men were arrested.

Thomas Cullen, a U.S. Attorney in the Western District of Virginia referred to the four men as "serial rioters." He stressed, "This wasn't in our view the lawful exercise of 1st Amendment rights. These guys came to Charlottesville to commit violent acts."

## Serial Killer Sentenced to Death for Murders in Riverside and San Diego Counties

### Riverside

Thirty years ago, a serial killer struck three times in Riverside County—once, in Cathedral City and twice, in the City of Palm Springs.

On July 17, 1988, he murdered 29-year-old Julie McGhee in Cathedral City; on April 16, 1989, he took the life of 20-year-old Tammie Erwin of Palm Springs; and nearly six years later, on March 11, 1995, he tortured and killed 32-year-old Denise Maney, also of Palm Springs.

These murders and the murders of two other California women including the 1986 murder of 23-year-old Robbin Brandley at Saddleback College in Mission Viejo, and the killing of 31-year-old Maryann Wells on Sept. 25, 1988, in San Diego remained unsolved for years.

The mystery of their deaths took a sudden turn following a traffic stop in Indiana in 1996. The driver, Andrew Urdiales was linked to the deaths of three women in Chicago.

As investigators grilled him about the Chicago murders, Urdiales suggested they also ask him about similar murders in California.

In June, after years of delay, families of the murdered California women received the justice they'd longed for when jurors found Urdiales "guilty" and recommended the death penalty. On Friday, Judge Gregg Pickett agreed with those jurors and sentenced Urdiales to death.

According to NBC News, Urdiales spoke in court and said he understood the jurors'



*Andrew Urdiales*

decision and would have voted the same way. He also offered what he claimed were "sincere apologies" to jurors, the judge, prosecutors, victims' families and his own family for having to hear the "gory" details of his crimes.

At least three members of the victims' families offered impact statements. The father

*continued on page 18*

# It's Time to Elect a Career Educator Superintendent of Public Instruction –Vote for Marshall Tuck

**Joe Bowers  
Contributor**

California is 44th in U.S. News and World Reports Pre K – 12th grade education rankings measuring how well states are preparing students for college.

The reason often given for California's low ranking is that its per-pupil spending lags behind the nation's average. Educating California's students is complicated by efforts to accommodate a student population made up of a larger share of English learners (23.2%, highest in the nation) and students from low-income families (54.1%, higher than the national average).

A reason for California's poor performance not getting the attention it deserves is for the last 25 years its Superintendent of Public Instruction has not been a career educator with administration experience.

Most states' Department of Education are headed by an experienced educator appointed by the Governor or State Board of Education. California is among thirteen states electing the head of the Department of Education and even a majority of those states (seven) have a career educator as their education chief.

Most states choose career educators to head their Department of Education because experienced school administrators know how state policies affect the education process and their experience enables them to identify policy changes necessary to better prepare students to be college or career ready.

Educating a diverse population of over 6 million students, more than the number of students in 23 states combined, is a challenging job where experience running schools should be a prerequisite for candidates for superintendent.

For years, Superintendent of Public Instruction has been a revolving door for former-California legislators. While experienced school administrators seek the job, veteran politicians have been more skilled in winning the most votes despite schools ranking near the bottom of all states under their leadership.



Tom Torlakson the current Superintendent of Public Instruction, a former legislator, is leaving office. Vying to replace him is Marshall Tuck, a career education and Tony Thurmond, who represents California's 15th District in the State Assembly.

Tuck is a school administrator with almost 20 years' experience. He is a former President of Green Dot Public Schools, a network of charter schools in low-income neighborhoods, former CEO of the Partnership for Los Angeles Schools, where he turned around 18 struggling elementary, middle and high schools and most recently, he was educator in residence at the New Teacher Center a nonprofit that trains new teachers and principals. The fact that he has managed big bureaucracies is important to recognize since the superintendent runs the state Department of Education which employs over 2,000 people.

Assemblyman Thurmond is a former school board member and city councilman from Richmond with a 20-year career in social work and nonprofit management. Tuck's campaign touts his experience as a school administrator running high performing charter schools and turning around low performing public schools.

His experience gives him a clear understanding of the policy reforms needed to improve the education system for California's students.

Thurmond is running an aspirational and inspirational campaign to cover for his lack of experience running schools. His campaign features his life's story. As a child, his mother died of cancer, he did not know his father and he was raised by a cousin relying on the help of public assistance programs.

Overcoming those life challenges, he attended college and gained elected office and it's this experience that has given him a personal depth of knowledge of the issues many students face and a sincere belief that "education saves lives".

There is little difference between the candidates on the fundamental educational challenges that need to be addressed, like finding a way to increase school funding, solving the teacher shortage, and closing disparities in academic achievement among students with different ethnic and socioeconomic backgrounds. Their positions on how to best tackle those challenges are informed by their

*continued on page 18*



# POLICE Transparency

## Assuring the Public's Right to Know, Part 1

**S.E. Williams**  
Contributor

**W**hen California Governor Jerry Brown signed SB 1421, the Police Officers Release of Records Act into law on Sunday, September 30, the state took a major step toward assuring the veil of secrecy which served as a shield for rogue police officers for more than forty years would no longer be impenetrable. Lobbying by police organizations successfully blocked a similar measure two years ago.

The legislation reads in part, *“The public has a right to know all about serious police misconduct, as well as about officer-involved shootings and other serious uses of force.”* It further states, *“Concealing crucial public safety matters such as officer violations of civilians’ rights, or inquiries into deadly use of force incidents, undercuts the public’s faith in the legitimacy of law enforcement, makes it harder for tens of thousands of hardworking peace officers to do their jobs, and endangers public safety.”*

Nationally, California is considered a leading advocate on progressive issues that range from environment to protections for immigrants and affordable health care, etc. at the same time however, the state has

simultaneously maintained a reputation as the most secretive state in the country in regard to police transparency.

As an example, California is the only state in the nation where even prosecutors are prevented from directly requesting an officer’s personnel records. They are required to go through a series of administrative twists and turns before they can determine whether the officers’ personnel file contains exculpatory material.

Police unions and others who opposed SB 1421 claimed it threatened police officer privacy. In addition, some asserted it would burden agencies with a wave of civil lawsuits they cannot afford.

State Senator Nancy Skinner (D-Berkeley) who drafted the legislation and those who supported it, viewed the measure in a different light. “We want to make sure that good officers and the public have the information they need to address and prevent abuses and to weed out the bad actors,” she declared in late August during a final push to pass the measure into law. “SB 1421 will help identify and prevent the unjustified use of force, make officer misconduct an even rarer occurrence, and build trust in law enforcement.”

Skinner hoped the new law will create a balance between those who have advocated for police transparency/accountability and law enforcement unions wary of providing public access to confidential internal affairs.

The IE Voice/Black Voice News reached out to prominent Criminal Defense Attorney Jim Terrell of the Law Office of James S Terrell in Victorville for his insight on this important piece of legislation.

Earlier this year Terrell, in partnership with Criminal Defense Attorney Sharon Brunner, also of Victorville, represented the family of Nathaniel Harris Pickett Jr. in a federal civil rights case. Pickett Jr., a mentally ill Black man, was unarmed when he was shot and killed on the night of November 19, 2015 by San Bernardino County Sheriff's Deputy Kyle Woods.

The jurors awarded Pickett's family a \$33.5 million-dollar settlement in the case. It included an award of \$15.5 million in compensatory damages and \$18 million in punitive damages. It was the largest settlement ever awarded against San Bernardino County.

Commenting on SB 1421 becoming law Terrell said, "Generally, I really like the measure. It is trying to bring transparency to the public about law enforcement interactions and there couldn't be a better time than now. We are torn by story after story about shootings."

According to Terrell, "The release of officers' personnel records is probably one of the biggest problems that we have and the biggest inconsistency I've ever seen in law enforcement."

Under California's evidence code attorneys are required to file what's called a "Pitchess motion" for discovery of the personnel records of the police officer(s) in order to determine whether the officers' personnel records contained exculpatory material. "When we do a Pitchess motion," Terrell explained, "it goes before a judge to have someone from the county come in and say whether this officer has been

caught using excessive force or beating people."

Attorneys currently get inconsistent results, Terrell noted. He offered the following as an example. "One where my colleagues ran a motion on an officer and it came back with nothing on his record. Two weeks later, I ran one [on the same officer] and low and behold, I get a slew of incidents of excessive force."

He further explained this can happen because of the tremendous discretion the court exercises and follows on whether they will or will not release information.

"I think when you are talking about catching an officer being dishonest, falsifying evidence—which was always a crime—those records should be available and open." He added, "I don't think their divorce records or things of a personal nature should be involved, but anything that involves incidents of the excessive use of force, should be open to the public."

Terrell expressed his belief such transparency will encourage officers not to engage in such conduct. He also referred to the ACLU's efforts in this regard which he believes are also important. According to Terrell, there was purportedly an agreement reached between the ACLU and the County of San Bernardino. "Anytime there's a use of force," he explained, "without any waiver of confidentiality whatsoever or otherwise, they [Sheriff's Department] are supposed to provide it." Adding, "But, I've never seen it actually complied with. I've never seen it used."

Terrell highlighted how the enhanced ability to look into police officer's records regarding any history of the excessive use of force against the public or that reveals they lied in judicial proceedings or made false reports are things that should be clearly available to the attorney of any person the government is trying to prosecute.

For Terrell, SB 1421 has real time implications. He explained, "There is an officer that has been sued seven times in federal court. I think the county has paid off four of the seven

**"We are demanding police transparency so we can build trust and work together safer."**



already. Yet when I did a motion [information in his personnel records] before the court, it came back with nothing at all. . . Nothing."

In another example he referenced the Pickett case mentioned above. Jurors in that case found Officer Woods responsible for the murder of Pickett. "There was nothing in Woods' personnel file at all indicating he was being sued for the murder of Nat Pickett. Since

# Transparency and accountability, so together to make our communities

- Malcolm Jenkins



that time, even after the jury determined it was a bad shooting, a wrongful death, he [Woods] shot another individual. I'm sure if we ran his background today neither [shooting] would show up."

"I don't even know what information is required to go into personnel files, Terrell said. If they are hiring people that are caught on camera kicking and beating a handcuffed man,

what are they putting in their files?" Terrell asked rhetorically.

So much remains to be done related to the issue of police transparency, he advised. "We need people to come out and make bold determinations like they have in some counties who have [already] declared 'regardless, we are going to be transparent.'"

"For whatever reason," he added, "this government is so afraid of us being able to look at what our representatives actually do, especially in regard to law enforcement."

Yet, when an unarmed citizen is brutally beaten or shot to death by police the first reports about any such event usually includes negative information from the victim's background, i.e., they were suspended for fighting in high school, they were arrested for possession of marijuana, they had a felony or an existing warrant, even though this information has no relevance to the case.

Rarely, if ever, do such media reports provide background information on the officer(s) involved because while policy agencies freely share information about the alleged suspect, they protect the background information of their officers. It usually remains a mystery whether the officer(s) involved had a history of reports related to the aggressive use of force or a bad shooting or were ever placed on administrative leave.

In the meantime, the public is fed a steady media diet of the wrong-doings of a now tarnished suspect, no longer given a benefit of the doubt as a possible victim who was wrongfully beaten or murdered by police. Certainly, this is not always the case, but far too often in today's America, it is.

Consider the police killing of Stephon Clark in Sacramento earlier this year—"he was] released from county jail about a month before the shooting." Or, closer to home, the 2016 case of Matthew Tucker of Temecula, shot to death by police after his mother called

for suicide intervention—"initial police reports allegedly cited inaccurate, incomplete, and/or false information about him;" or, Dante Ramon Meniefield shot in the head by police in Moreno Valley in 2001 when a black glove he was wearing was mistaken for a gun—"he was drinking beer and smoking marijuana;" or, Diante Yarber, shot to death by police while sitting in his car in a Walmart parking lot in Barstow because he looked suspicious while he waited for a friend who was shopping in the store—"he had a lengthy criminal history and was on probation, records showed a felony warrant for his arrest." And who can forget 19-year-old Tyisha Miller, shot to death by Riverside police in 1998 after first being found unconscious in her car—"coroner found both alcohol and drugs in her body."

In none of these instances was any information initially released about the background of the officers involved in these deaths. So, it was not a surprise to many in California when so many police organizations opposed SB 1421.

San Bernardino County Sheriff John McMahon was asked to comment on the governor signing SB 1421 into law he stated, "This is a significant change to law enforcement agencies across the state. We are actively working on policy and procedures to comply with SB1421 and fully intend to comply with the law."

Political strategist and media commentator Peter Fenn once proclaimed, "A basic tenet of healthy democracy is open dialogue and transparency." California citizens are hopeful SB 1421 will move the state closer to that vision.

SB 1421 also addressed transparency in relation to audio/video recordings as did another new law AB 748. The Voice will review this important aspect of transparency in a separate feature.

# Community Journalism Matters Because Communities Matter

**Matt Geiger**

**Executive Editor, News Publishing Co.**

*“Everything in this newspaper is important to someone.”*

It’s become something of a mantra for me, in recent years.

Weekly community newspapers are eclectic, to say the least. We publish photos of ribbons being cut at bakeries, and donations being dropped off at local food pantries. We print the school honor roll, the court report, and in-depth stories on decisions made by planning commissions and town boards. Sometimes we cover murders, abuse, and horrific car crashes, and when we do our community journalists often experience these tragedies as both reporters and neighbors — as both professionals and human beings. We cover the referendum that will determine whether a new school is built, and our readers’ taxes will rise. We publish birth

announcements, obituaries, and the various things that, when wedged between those two book ends, make up the lives that make up our communities.

I’ve learned more than I ever wanted to know about sewage, in order to cover the approval and construction of a new treatment plant. I interviewed a survivor of the Iran hostage crisis about what it’s like to be held prisoner in a foreign land while the world looks on. I’ve interviewed grandmothers about their favorite holiday recipes. Perhaps most importantly, I’ve interviewed little kids about what they want to be when they grow up, and what type of world they hope to inhabit.

I’ve even eaten lutefisk — a type of gelatinous Scandinavian fish that is usually only consumed as part of a dare — in the warm hum of a local church’s kitchen. (I even liked it, which I think qualifies as a kind of small-town gonzo journalism.)

People sometimes ask me why community newspapers are important. My reply is always the same. It’s because everything in those pages is important to someone. Maybe the ribbon cutting isn’t flashy enough to go viral, and the Thanksgiving turkey recipe is not going to change culinary trends across the nation. But these things, these small things in communities across the country and across the world, are what give meaning and purpose to all of our lives.

The ribbon cutting is the culmination of a childhood dream. The donations at the food pantry will allow a family to gather around their table without worrying if there is enough to fill each plate. The honor roll goes on the fridge, of course, because it’s a reminder to a young student that she can flourish when she applies herself. The birth announcement marks the proudest, greatest moment of a mother and

*continued on page 18*

## public notices

Ave, San Bernardino, CA 92415 The name, address, and telephone number of plaintiff’s attorney, or plaintiff without an attorney, is: Martha S. Ramirez, 1855 Riverside Dr.#317, Ontario, CA 91761 Notice to the person served: You are served as an individual. Clerk, by KRYSTAL LERMA, Deputy DATE: JAN 31, 2018  
p. 9/20, 9/27, 10/4, 10/11/2018

### PUBLIC NOTICES

#### RECORDING REQUESTED BY Premium Title of California

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

SPACE ABOVE THIS LINE FOR  
RECORDER’S USE  
T.S. No.: 2018-01182-CA

A.P.N.:354-072-006-5  
Property Address: 22031 Village Way  
Drive, Canyon Lake, CA 92587

#### NOTICE OF TRUSTEE’S SALE

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

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

IMPORTANT NOTICE TO PROPERTY

OWNER:  
YOU ARE IN DEFAULT UNDER A DEED OF TRUST DATED 12/23/2005. UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT A PUBLIC SALE. IF YOU NEED AN EXPLANATION OF THE NATURE OF THE PROCEEDING AGAINST YOU, YOU SHOULD CONTACT A LAWYER.

Trustor: Theodore J Utke A MARRIED MAN AS HIS SOLE AND SEPARATE PROPERTY  
Duly Appointed Trustee: Western Progressive, LLC  
Deed of Trust Recorded 01/05/2006 as Instrument No. 2006-0008031 in book ---, page--- and of Official Records in the office of the Recorder of Riverside County, California,  
Date of Sale: 11/08/2018 at 09:30 AM  
Place of Sale: THE BOTTOM OF THE STAIRWAY TO THE BUILDING LOCATED AT 849 W. SIXTH STREET, CORONA, CA 92882

Estimated amount of unpaid balance, reasonably estimated costs and other charges: \$ 592,493.46

#### NOTICE OF TRUSTEE’S SALE

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

All right, title, and interest conveyed to and

now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described as:

More fully described in said Deed of Trust.

Street Address or other common designation of real property: 22031 Village Way Drive, Canyon Lake, CA 92587  
A.P.N.: 354-072-006-5

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

The sale will be made, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust with interest thereon, as provided in said note(s), advances, under the terms of said Deed of Trust, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust. The total amount of the unpaid balance of the obligation secured by the property to be sold and reasonable estimated costs, expenses and advances at the time of the initial publication of the Notice of Sale is: \$ 592,493.46.

Note: Because the Beneficiary reserves the right to bid less than the total debt owed, it is possible that at the time of the sale the opening bid may be less than the total debt.

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

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

#### NOTICE OF TRUSTEE’S SALE

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

NOTICE TO PROPERTY OWNER: The sale date shown on this notice of sale may be postponed one or more times by the mortgagee, beneficiary, trustee, or a court, pursuant to Section 2924g of the California Civil Code. The law requires that information about trustee sale postponements be made available to you and to the public, as a courtesy to those not present at the sale. If you

wish to learn whether your sale date has been postponed, and, if applicable, the rescheduled time and date for the sale of this property, you may call (866)-960-8299 or visit this Internet Web site <http://www.altisource.com/MortgageServices/DefaultManagement/TrusteeServices.aspx> using the file number assigned to this case 2018-01182-CA. Information about postponements that are very short in duration or that occur close in time to the scheduled sale may not immediately be reflected in the telephone information or on the Internet Web site. The best way to verify postponement information is to attend the scheduled sale.

Date: October 2, 2018 Western Progressive, LLC, as Trustee for beneficiary  
C/o 1500 Palma Drive, Suite 237  
Ventura, CA 93003  
Sale Information Line: (866) 960-8299 <http://www.altisource.com/MortgageServices/DefaultManagement/TrusteeServices.aspx>

Trustee Sale Assistant

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

p. 10/11, 10/18, 10/25/2018

#### NOTICE INVITING BIDS

NOTICE IS HEREBY GIVEN that sealed bids will be received in the Smart Building BID BOX, located in the main entrance at SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT, 793 North E Street, San Bernardino, CA 92410, on or before October 19, 2018 at 2:00 P.M. for:

Bid No. 18-03, Custodial Equipment

Bid forms on which the bid must be presented, specifications, terms, conditions, and instructions required for bidding may be secured at above department or downloaded from the District website at [http://sbcsud.com/district\\_offices/business\\_services\\_division/Purchasing/bids\\_and\\_r\\_f\\_ps](http://sbcsud.com/district_offices/business_services_division/Purchasing/bids_and_r_f_ps)

Bids will be received at the Smart Building BID BOX, located in the main entrance at SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT, 793 North E Street, San Bernardino, California, 92410, and shall be opened at the above stated time and place. All bids must be clearly marked on the outside of the envelope with the bidder’s company name and the Bid Number 18-03. It is the bidder’s sole responsibility to ensure that their bid is received in the bid box on time. No bidder may withdraw their bid for a period of sixty (60) days after the date set for the opening of bids.

The District may award any, all, or none of this bid. Purchase is contingent upon availability of funds. Local and minority bidders are specifically encouraged to submit bids.

Publication dates are: October 4, 2018 and October 11, 2018  
Bid Opening: October 19, 2018 at 2:00 p.m.

SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT

By: Monica DiMasi-Valadez, Buyer,  
Purchasing Services  
San Bernardino City Unified School

# public notices

District, San Bernardino, CA  
(909) 381-1212  
10/11/18  
CNS-3179922#

**p. 10/11/2018**

## EMPLOYMENT OPPORTUNITY

**Park Ranger II**  
**\$19.46 - \$26.75**  
**San Bernardino County**

We are recruiting for Park Rangers II who assist in the construction, operation, maintenance and repair of grounds, equipment, and facilities, register visitors; collect fees and coordinate the use of park facilities; and oversee the inspection and enforcement of standards of cleanliness, sanitation and safety.

Apply By  
10/26/18 5pm

Apply At  
www.sbcounty.gov/jobs  
(909) 387-8304 EEO/ADA

**p. 10/11, 10/18/2018**

## VEHICLE SALES

### NOTICE OF SALE OF VEHICLE

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

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 10/22/2018 at 10:00 AM to wit: Make/Yr. 2007 MERCURY Lic.: 5YEL448 Vin. 3MEHM08117R641722 Location: 1499 W. 13TH STREET, UPLAND, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

**P. 10/11/2018**

### NOTICE OF SALE OF VEHICLE

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

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 10/22/2018 at 10:00 AM to wit: Make/Yr. 2008 MAZDA Lic.: 6YEF091 Vin. JM1BK12G681812332 Location: 1499 W. 13TH STREET, UPLAND CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

**P. 10/11/2018**

### NOTICE OF SALE OF VEHICLE

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

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 10/22/2018 at 10:00 AM to wit: Make/Yr. 2006 NISSAN Lic.: 8DAA173 Vin. 1N4BA41E26C805275 Location: 1499 W. 13TH STREET, UPLAND CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

**P. 10/11/2018**

### NOTICE OF SALE OF VEHICLE

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

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 10/22/2018 at 10:00 AM to wit: Make/Yr. 2003 LINCOLN Lic.: 5V0UJ465 Vin. 5LMPU28RX3LJ17433 Location: 1499 W. 13TH STREET, UPLAND, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising

and expenses of sale.

**P. 10/11/2018**

### NOTICE OF SALE OF VEHICLE

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

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 10/22/2018 at 10:00 AM to wit: Make/Yr. 2006 JEEP Lic.: 8AAW325 Vin. 1J8HH48N56C232743 Location: 1499 W. 13TH STREET, UPLAND CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

**P. 10/11/2018**

### NOTICE OF SALE OF VEHICLE

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

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 10/22/2018 at 10:00 AM to wit: Make/Yr. 2008 FORD Lic.: 6CWY770 Vin. 1FAHP32NX8W138717 Location: 1499 W. 13TH STREET, UPLAND CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

**P. 10/11/2018**

### NOTICE OF SALE OF VEHICLE

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

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 10/22/2018 at 10:00 AM to wit: Make/Yr. 2007 CHEVY Lic.: 8CDS921 Vin. 1G1AL15F77254166 Location: 1499 W. 13TH STREET, UPLAND, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

**P. 10/11/2018**

### NOTICE OF SALE OF VEHICLE

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

The undersigned will sell the following vehicle(s) at lien sale at said time(s) on: 10/16/2018 at 10:00 AM to wit: Make/Yr. 2015 NISSAN Lic.: 7HLH590 Vin. 5N1AT2ML6FC775322 Location: 11819 HADLEY ST, WHITTIER, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

**P. 10/11/2018**

### FICTITIOUS BUSINESS NAMES

The following person(s) is (are) doing business as:  
**THERAPY MASSAGE**  
**8151 Arlington Ave #N**  
**Riverside, CA 92503**  
**RIVERSIDE COUNTY**  
**777 E. Valley Blvd, Apt2**  
**Alhambra, CA 91801**  
**Yuxuan – Liu**  
**777 E. Valley Blvd, Apt2**  
**Alhambra, CA 91801**

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. Yuxuan – Liu  
Statement filed with the County of

Riverside on 09/12/2018

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-201812695  
**p. 9/20, 9/27, 10/4, 10/11/2018**

The following person(s) is (are) doing business as:  
**MISSION BURGERS**  
**4606 Pine St**  
**Riverside, CA 92503**  
**RIVERSIDE COUNTY**  
**Ok Suk Lee**  
**5013 Clematis Ct**  
**Jurupa Valley, CA 91752**

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. Ok Suk Lee  
Statement filed with the County of

Riverside on 09/13/2018

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-201812806  
**p. 9/20, 9/27, 10/4, 10/11/2018**

The following person(s) is (are) doing business as:  
**TEMECULA RANCH AND HOMES LLC**  
**38037 Via La Colina**  
**Murrieta, CA 92563**  
**RIVERSIDE COUNTY**  
**POB 1362**  
**Temecula, CA 92593**  
**Temecula Ranch and Homes LLC**  
**POB 1362**  
**Temecula, CA 92593**  
**CA**

This business is conducted by: Limited Liability Company Registrant commenced to transact business under the fictitious business name(s) listed above on 03/19/2013  
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. Teri Lynn Rice, Managing Member  
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-201812420  
**p. 9/20, 9/27, 10/4, 10/11/2018**

The following person(s) is (are) doing business as:  
**BOSS GARDENS**  
**20061 West Point Dr**  
**Riverside, CA 925076657**  
**RIVERSIDE COUNTY**  
**20061 West Point Dr**  
**Riverside, CA 92507**  
**Kenneth Brian Watson**  
**20061 West Point Dr**  
**Riverside, CA 9250766**

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. Kenneth Brian Watson  
Statement filed with the County of

Riverside on 09/05/2018  
NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk  
File # R-201812316  
**p. 9/20, 9/27, 10/4, 10/11/2018**

The following person(s) is (are) doing business as:  
**SOULY INSPIRED**  
**29845 Alta Loma Lane**  
**Murrieta, CA 92563**  
**RIVERSIDE COUNTY**  
**Crystal – Anne Worhack Dascomb**  
**34894 Ryanside Ct**  
**Winchester, CA 92596**  
**Sabrina Montillano Banks**  
**29845 Alta Loma Lane**  
**Murrieta, CA 92563**

This business is conducted by: General Partnership Registrant commenced to transact business under the fictitious business name(s) listed above on 08/29/2018  
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. Crystal – Anne Worhack Dascomb  
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-201812044  
**p. 9/20, 9/27, 10/4, 10/11/2018**

The following person(s) is (are) doing business as:  
**MYRACULOUS MEDIA STUDIOS**  
**10800 Hole Ave, #14**  
**Riverside, CA 92505**  
**RIVERSIDE COUNTY**  
**Amirey Dominique Ladiamond**  
**Stevenson**  
**5548 S. Holt Ave**  
**Los Angeles, CA 90056**

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. Amirey Dominique Ladiamond  
Statement filed with the County of

Riverside on 08/31/2018  
NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk  
File # R-201812154  
**p. 9/20, 9/27, 10/4, 10/11/2018**

The following person(s) is (are) doing business as:  
**MAYAS EVENT PLANNING**  
**390 Noga Ave**  
**San Jacinto, CA 92582**  
**RIVERSIDE COUNTY**  
**Gustavo Adan Nava Montero**  
**644 N. Sunset Ave**  
**Banning, CA 92220**

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. Gustavo Nava Montero  
Statement filed with the County of

Riverside on 09/10/2018

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-201812516  
**p. 9/20, 9/27, 10/4, 10/11/2018**

The following person(s) is (are) doing business as:  
**SALGADO APIARIES**  
**14625 West Riverside**  
**Blythe, CA 92225**  
**RIVERSIDE COUNTY**  
**14515 Harrington Rd**  
**Riverside, CA 92508**  
**Salvador Edris Delgado**  
**14515 Harrington Rd**  
**Riverside, CA 92508**

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. Salvador Edris Delgado  
Statement filed with the County of

Riverside on 09/14/2018  
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-201812836  
**p. 9/27, 10/4, 10/11, 10/18/2018**

The following person(s) is (are) doing business as:  
**SWIGSTICK**  
**31400 Avenida Del Reposo**  
**Temecula, CA 92591**  
**RIVERSIDE COUNTY**  
**Elizabeth Kelly Bernhard**  
**31400 Avenida Del Reposo**  
**Temecula, CA 92591**

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 9/4/2018  
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. Elizabeth Kelly Bernhard  
Statement filed with the County of

Riverside on 09/05/2018  
NOTICE: In accordance with subdivision



# public notices

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-201813473  
**p. 10/11, 10/18, 10/25, 11/1/2018**

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

**JJ CUSTUM FABRICATION**  
4000 Pierce St. #26  
Riverside, CA 92505  
**RIVERSIDE COUNTY**  
4000 Pierce St. #26  
Riverside, CA 92505  
John Jose Ojeda  
4000 Pierce St. #26  
Riverside, CA 92505

This business is conducted by: Individual  
Registrant commenced 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. John Jose Ojeda

Statement filed with the County of Riverside on 10/03/2018

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

Peter Aldana, County Clerk  
File # R-201813825  
**p. 10/11, 10/18, 10/25, 11/1/2018**

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

**CPI PROPERTIES**  
13551 Magnolia Ave  
Corona, CA 92879  
**RIVERSIDE COUNTY**  
Carlos Reynoso Padilla GP  
1516 E. Upper Dr  
Corona, CA 92881  
Isidro Reynoso Padilla  
655 E. Chase Dr  
Corona, CA 92881

This business is conducted by: General Partnership  
Registrant commenced to transact business under the fictitious business name(s) listed above on 01/1992

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. Carlos R. Padilla

Statement filed with the County of Riverside on 09/25/2018

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

name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.  
Peter Aldana, County Clerk  
File # R-201813323  
**p. 10/11, 10/18, 10/25, 11/1/2018**

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

**PFT PROPERTIES**  
13551 Magnolia Ave  
Corona, CA 92879  
**RIVERSIDE COUNTY**  
Carlos Reynoso Padilla Trustee of Padilla Family Trust  
1516 Upper Dr  
Corona, CA 92881  
Irene Macias Padilla Trustee of Padilla Family Trust  
1516 Upper Dr  
Corona, CA 92881

This business is conducted by: Trust  
Registrant commenced to transact business under the fictitious business name(s) listed above on 01/1996

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. Carlos R. Padilla

Statement filed with the County of Riverside on 09/25/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.  
Peter Aldana, County Clerk  
File # R-201813322  
**p. 10/11, 10/18, 10/25, 11/1/2018**

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

**PARAMOUNT SALES**  
11759 Magnolia Ave  
Riverside, CA 92503  
**RIVERSIDE COUNTY**  
13551 Magnolia Ave  
Corona, CA 92879  
Paramount Manufactured Sales, Inc  
13551 Magnolia Ave  
Corona, CA 92879  
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. Carlos R. Padilla, President

Statement filed with the County of Riverside on 09/25/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence

address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.  
Peter Aldana, County Clerk  
File # R-201813328  
**p. 10/11, 10/18, 10/25, 11/1/2018**

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

**PARAMOUNT MANUFACTURED SALES**  
13551 Magnolia Ave  
Corona, CA 92879  
**RIVERSIDE COUNTY**  
Paramount Manufactured Sales, Inc  
13551 Magnolia Ave  
Corona, CA 92879  
CA

This business is conducted by: Corporation  
Registrant commenced to transact business under the fictitious business name(s) listed above on 10/9/2013

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. Carlos R. Padilla, President

Statement filed with the County of Riverside on 09/25/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.  
Peter Aldana, County Clerk  
File # R-201813321  
**p. 10/11, 10/18, 10/25, 11/1/2018**

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

**THE OWLS' NEST HOME CARE SERVICES**  
14294 Arborglenn Dr  
Moreno Valley, CA 92555  
**RIVERSIDE COUNTY**  
The Owls' Nest Home Care Services, LLC  
14294 Arborglenn Dr  
Moreno Valley, CA 92555  
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. Bridget Betise Wise-San Antonio, Manager

Statement filed with the County of Riverside on 09/18/2018

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

Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.  
Peter Aldana, County Clerk  
File # R-201813038  
**p. 10/11, 10/18, 10/25, 11/1/2018**

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

**SOLER CLEAN EXP**  
14294 Arborglenn Dr  
Moreno Valley, CA 92555  
**RIVERSIDE COUNTY**  
Leon Scott Lewis  
14294 Arborglenn Dr  
Moreno Valley, CA 92555

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

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

Statement filed with the County of Riverside on 09/26/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.  
Peter Aldana, County Clerk  
File # R-201813445  
**p. 10/11, 10/18, 10/25, 11/1/2018**

**ALFA MOTORS**  
28497 Highway 74 Ste 206  
Lake Elsinore, CA 92530  
**RIVERSIDE COUNTY**  
Joseph - Cservak  
34306 Via Fortuna  
Capistrano Beach, CA 92624

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. Joseph Cservak

Statement filed with the County of Riverside on 09/28/2018

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-201813610  
**p. 10/11, 10/18, 10/25, 11/1/2018**

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

**GOSHEN**  
25211 Sunnymead Blvd Suite D-10  
Moreno Valley, CA 92553  
**RIVERSIDE COUNTY**  
1462 Yarrow Lane  
Beaumont, CA 92223  
Dominique Ralphael Thompson  
1462 Yarrow Lane  
Beaumont, CA 92223

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. Dominique Ralphael Thompson

Statement filed with the County of Riverside on 09/19/2018

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-201813145  
**p. 10/11, 10/18, 10/25, 11/1/2018**

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

**CBD EVERYTHING**  
1299 Galleria at Tyler  
Riverside, CA 92503  
**RIVERSIDE COUNTY**  
3901 Dawes, 311  
Riverside, CA 92503  
Certified Culture  
13786 Havenside Ct  
Corona, CA 92880  
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. Justin Rayside, CEO

Statement filed with the County of Riverside on 10/01/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence

address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.  
Peter Aldana, County Clerk  
File # R-20181313651  
**p. 10/11, 10/18, 10/25, 11/1/2018**

**AMENDED**

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

**WILDFLOWER DOLL HOUSE SOAPS AND ESSENTIAL OILS**  
24511 Delphinium Avenue  
Moreno Valley, CA 92553  
**RIVERSIDE COUNTY**  
Etta Joann Taylor  
24511 Delphinium Avenue  
Moreno Valley, CA 92553

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

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

Statement filed with the County of Riverside on 07/18/2018

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

Peter Aldana, County Clerk  
File # R-201810085  
**p. 7/26, 8/2, 8/9, 8/16/2018**

**ABANDONMENT**

**STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME**  
File No. R-201810087  
**MAYAS EVENT PLANNING**  
390 Noga Ave  
San Jacinto, CA 92582  
**RIVERSIDE COUNTY**  
Gustavo "A" Nava Montero  
644 N. Sunset Ave  
Banning, CA 92220  
Edgardo Ariel Tabora Mejia  
160 East Parkdale Drive 140-J  
San Bernardino, CA 92404

This business is conducted by: Co-Partners  
The fictitious business name(s) referred to above was filed in Riverside County on 07/18/2018

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

This statement was filed with the County Clerk of Riverside County on 09/10/2018

Peter Aldana, County Clerk  
FILE NO R-201810087  
**p. 9/20, 9/27, 10/4, 10/11/2018**

# Music is Truly Changing Lives

**Andrea M. Baldrias**

**Contributor**

**O**n November 17, 2018, Josiah Bruny's mission-driven organization, Music Changing Lives (MCL), will celebrate its twentieth anniversary. The organization was recently selected for recognition by First Five San Bernardino, an agency also celebrating a twentieth anniversary this year.

MCL is a 501(c) 3 nonprofit organization dedicated to providing music, art and tutoring programs in public schools and community centers while also raising awareness about the important role such enrichment programs play in each child's comprehensive education and lifestyle.

Though the organization caught traction within the past ten years, the dedication Bruny exhibited that assured his dream came to fruition actually began in front of a Target store in 1998, while he stood next to a panhandler and sold CD's to raise funds in order to build a home studio.

According to Bruny, when the police came to usher him, and not the panhandler, off the premises, he asked the cops, "How is it that my face is on my truck and the CD, but this guy is asking for change and he's able to stay?" The cop replied, "Well, you're selling something and he's asking for a contribution." In that a-ha moment Bruny said he began to think about how he needed to solicit contributions.

Bruny subsequently toured for five years. "In 2005," he shared, "I was able to buy a half million-dollar home and build a studio."

Since then, Bruny has used his passion for music, arts, and children to create and expand the formulas for change he envisioned. He has established programs in California, Haiti, and Brazil.

The organization in Brazil resulted from his work developing and marketing a computer, as well as his creation of production software in partnership with Intel.

Regarding Haiti, Bruny explained how he and his students were in the country working on murals of Martin Luther King Jr. and other prolific leaders when the 2010 earthquake hit.

The students questioned how they could help the country and in response, Bruny solicited donations. Soon after, they started building orphanages and providing the community with other resources.

"It's like a domino effect whenever we get involved," he noted. "We try not to just come in and leave, we want [to provide] something sustainable and that really makes sense."

Bruny aims to open two locations annually, so over the next five years it is projected there will be at least ten new sites across the globe. "The way I see it, it is a global movement," he stressed. "Music and Art are the only languages that are universal. You take an art palette, and it's the same art palette across the world. You teach a kid piano, and it's the same music notes across the world..."

Bruny described the Music Changing Lives program's two different formulas. First, there's the Community Center. It is open to young people between the hours of 2 p.m. and 9 p.m. They can opt to do music and/or explore various art mediums. At the end of the year, they compete to see who's the best at each.

The second approach is the Changing Lives Showcase, a 21-week program where kids compete on a school campus to see who's best at music, art, dance, piano, guitar, and singing. The program concludes with a Red-Carpet Extravaganza, where the kids compete in music and art.

Bruny ensures the children can keep up digitally as well. MCL was invited by Spotify to partake in their invite-only beta program. The arrangement allows independent artists to upload their content directly to the platform.

Even though this platform facilitates distribution, Bruny believes his students need to understand the value of putting in the groundwork because the platform is merely a stepping stone.

"It's great [when] you're on that platform," he explained. "But, we still need to get the kids to understand that they need to do their 'ground and pound.' If you're on the platform and

nobody knows you, it's like you're still sitting on the shelf. . . You're going to see a slow and gradual movement, but I always tell my artists, 'Just keep shining and don't try to look at the next man's plate. Just eat what's on yours and do what you gotta do.'"

The MCL is a program for all demographics and aims to create a community that is supportive of each members' artistic endeavors. He highlighted, "It's multicultural. We're dealing with all nationalities and ethnicities." He further noted how some programs are solely focused, for example, on African American youth or Latino youth. "I'm focused on all youth and adults."

MCL even has a Creative Aging Program now. "We have our seniors working with our youth and our youth working with our seniors," he explained. The program has helped students gain confidence in themselves and given them resources to understand how to navigate royalties, marketing, and publishing.

According to Bruny, success is not measured by the number of streams or the amount of revenue generated but is measured instead by a student's understanding that they can be who they want to be in this life.

"It's not about being a star or even being the best, it's about looking at yourself within and asking what you want to accomplish as a human being and being comfortable in your skin. "Whether that's drawing, art, social media presence, or being a social individual, I measure those as success stories," Bruny proclaimed.

Music Changing Lives offers an Ambassador Program, in place of a volunteer program. It emphasizes the active, professional role people have in the organization's continuation. Bruny explained, "I want Ambassadors to look at it as a professional position, so we're calling them Ambassadors and making it of importance. You come to us, [tell us what] you do, and then we fit you into that square."

The organization offers a wide range of services. "We want people to be passionate

*continued on page 18*

IN THE NEWS

## California Extends Lead Testing Requirements to Day Care Centers and Pre Schools

### Sacramento

Last week in an article titled “Getting the Lead Out,” the IE Voice reported on the status of testing drinking water in California schools for lead that must be completed by January 1, 2019.

A new law recently signed by Governor Jerry Brown will expand those testing requirements to day care centers and pre-schools that serve nearly 600,000 children across the state.

This will be the first-time day care centers are being required to test for lead in their water. California is only the third state to require K-12 schools and day care centers to complete this testing. The new requirement will not go into effect until 2020, so state regulators will have the time needed to develop the rules necessary to implement the law, including the determination of acceptable lead limits.

The new legislation should go a long way toward protecting the state’s children in this age group because research shows that young children are among the most vulnerable to lead poisoning.

The testing requirements will be applicable to day care centers licensed by the Department of Social Services. This includes over 10,000 preschools, employer-sponsored child care centers, infant centers and centers for school-age children and applies to both private and publicly funded facilities.

Any center outlet that tests with “elevated lead levels” must be shut down and action taken by the facility to provide potable water for both children and staff.

The State Water Resources Control Board and the Department of Social Services are responsible and will work in collaboration to determine the lead limits that will serve as guides for this new law.

The new law excludes the nearly 30,000 smaller, family day care centers in homes that serve close to 300,000 children, and day care centers built after 2010.

## NEWS IN BRIEF

### Inland Empire Leads the Nation in Development of Industrial Space

**Riverside** - UC Riverside’s Center for Economic Forecasting & Development reported during the first quarter of this year, the Inland Empire had more industrial space under construction than anywhere else in the United States. During the turnaround and expansion period that began in 2011 and continued through this year, inland area economist John Husing reported job growth in the Inland Empire was led by 84,193 new jobs in distribution and transportation—this represented a 23.9 percent share of the region’s growth.

The great news is that more inland area residents are employed. However, although distribution/transportation is defined as a moderate paying sector (\$45,000 to \$60,000 annually); even among full-time distribution center employees working 2,087 hours annually (number of hours worked per year by a full-time employee) very few appear to receive compensation even at the low end--\$45,000/year. If they did, the employees would earn about \$21.56 per hour.

According to several organizations that track this information (indeed.com, salary.com, payscale.com, etc.) the average distribution/warehouse worker in the Inland Empire earns about \$11.80 per hour—that’s about \$10 short of \$21.56 per hour.

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*Music, continued from page 16*

about what they do so it doesn't become a dead weight. I want you wake up thinking about this program, and how it's going to exalt the world."

Music Changing Lives is creating a global, community movement that belongs to the people, and a culture of community accountability and care centered on the arts. Though the non-profit's road has not been an easy one, Bruny's commitment to push himself and those participating in these programs to become their best selves has and continues to prove both fruitful and essential to the inland community and the world.

To learn more about the organization and how to get involved, visit [www.musicchanginglives.org](http://www.musicchanginglives.org).

*Community Journalism, continued from page 12*

father's life together. The face looking out from the obituary is one that a wife, and children, and grandchildren, will never kiss again. The new school being paid for with the referendum is where a young student might develop an interest in science, growing up and developing a treatment for cancer or Alzheimer's, allowing millions of people to live a little longer, and have their faces kissed by those who love them a few more times.

Journalism matters, now more than ever, because people matter. Community journalism matters, now more than ever, because roughly half the world's population lives in small communities, and in the pages of their newspapers, they see themselves and the ones they love.

*Marshall Tuck, continued from page 8*

backgrounds and job experiences.

Differentiating between the candidates is the dilemma California voters face. The primary campaign was very close, with Tuck receiving 37 percent and Thurmond 35.6 percent of votes. The vote closeness is a testament to Thurmond's effective campaign strategy and the negative campaign waged against Tuck by Thurmond's supporters.

If superintendent was an appointed position as it is in 38 states and the choice being made by a Governor or State Board of Education was between Tuck and Thurmond, Tuck the school administrator would likely be chosen over Thurmond the social worker turned politician.

While Thurmond's life story is compelling and his desire to see California students receive a better quality education is no doubt sincere, we should not elect him superintendent, when his opponent is Tuck, who is just as sincere in wanting a better quality of education for students and has the experience to deliver it.

Qualifications matter in taking on the challenge of improving California's public education system. As a state, also the world's fifth-largest economy, we can and must do better in providing a quality education for our children. It's time we elect an experienced educator, Superintendent of Public Instruction. Vote for Marshall Tuck on November 6.

*Joe Bowers is a public education advocate that lives in Los Angeles and is a retired engineer and business executive. He is a graduate of Stanford University.*

*Dioceses, continued from page 3*

The Bishop's failure to include those names as part of his list somehow seemed disingenuous and left me wondering whether it was a purposeful attempt to obfuscate the historical magnitude of abuse in the San Bernardino Dioceses. Whether the abuses occurred during the time the Dioceses of San Bernardino was part of the San Diego Dioceses or since it's been a stand-alone entity—they all occurred within its jurisdiction. After all, while a list of 34 alleged abusers is alarming, over a list of nearly 60 credible abusers is devastating.

For every alleged abuser listed, there were multiple victims/allegations, many spanned a number of years and occurred in several inland area municipalities.

My father's family commitment to Catholicism traces back to the early 1800s. My mother converted to Catholicism in the 1940s and the couple was required by the church as a condition of their marriage to raise their children as Catholics. They were true to that promise.

I now consider myself a recovering Catholic unable in good conscience to stomach the church's continued failure to protect children in stark contrast to its brazen, systemic and shameful protection of pedophiles and other sexual abusers. However, my outrage doesn't end there.

Though this may or may not be the case in relation to alleged abusers in the Diocese of San Bernardino, around the country police officials and others—those sworn to serve and protect—in too many instances have also been complicit.

Often, those in positions of municipal authority have turned a blind eye, failed to investigate, acquiesced to the power of church officials, and as a result, relegated abused children the status of nothing more than sexual fodder—robbed of their innocence, their spirits broken, lives shattered, trust betrayed, and their faith in the church, ruined.

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

*The 2007 list disclosed as part of the San Diego Diocese's bankruptcy proceedings is available for review online at <https://www.sdatholic.org/portals/o/Images/includes/List-of-Priests-published-091418.pdf>.*

## IN THE NEWS

*Free Flu Shots, continued from page 5*

September 2018) there were eleven flu-related deaths in San Bernardino County according to Ohikhuare.

Beyond getting vaccinated, the doctor also stressed the importance of good health habits. If you become ill, you can help stop the spread of germs by staying home while you are sick, covering your coughs and sneezes and washing your hands with soap and water.

*Serial Killer, continued from page 7*

of one of the Palm Springs victims, 20-year-old Tammie Erwin said in part, "[Urdiales] not only killed my daughter, but he killed me inside. This has ruined my life. It has turned my physical being into pieces, my mental being into pieces."

Urdiales was initially sentenced to death for the Chicago murders, but when Illinois abolished the death penalty in July 2011, he was re-sentenced to life without parole.



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