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Inland Southern California's News Weekly

VOICE

October 25, 2018 Volume 46 | Issue 14

theivoice.com



Fighting Breast Cancer An Intimate Lesson of Survival

On the Back Cover:
2018 VOICE Voter Guide

Inside: Perris' Rising Starr Up for Re-Election

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KEEPING IT REAL

Proposition 8 and the Cost of Staying Alive

The Journal of the American Medical Association reported it has become “frighteningly clear that Chronic Kidney Disease (CKD) is exacting a greater and increasing toll on American lives.” CKD is now ranked as the seventh greatest risk factor for death and disability adjusted life years in the nation. Disability adjusted life years is defined as a measure of a disease’s overall burden, expressed as the number of years lost due to ill-health, disability or early death.

When a patient’s kidneys no longer work effectively, dialysis basically circulates the patient’s blood through a machine to filter out impurities/waste products and then returns the filtered blood to the patient.

Sadly, like most other things in America, the dialysis treatment individuals who suffer with CKD depend on to stay alive has become just another American commodity. As a result, this treatment has succumbed to the greed of privatization. Proposition 8 presents the egregious nature of such privatization to the conscious of California voters.

Proposition 8 causes voters to first, stop and question why it is that two private, for-profit chronic dialysis clinics (CDC) have been allowed to monopolize at least partial ownership of the majority of CDCs in the state; and secondly, why these same private, for-profit CDC owners are allowed to charge group and individual health insurers rates that are significantly higher than what they are allowed to charge Medicare and Medi-Cal for the very same treatment.

Proposition 8 is seeking to place controls on these for-profit monopolies by capping their annual profits and requiring them to rebate to insurers any excess in profits that exceed the recommended cap of 115 percent of specified direct patient care services costs. In addition, they would also be required to pay a five percent penalty on the excess profits to the California Department of Public Health.

Although the CDC’s are crying foul, the 115 percent cap is well above what they can and do

currently charge Medicare and Medi-Cal whose costs are determined by regulation.

Approximately 80,000 patients in California depend on dialysis treatment each month to stay alive. Many are covered by individual health insurers. As CDC’s charge these patients’ insurers higher rates for dialysis it is obvious those higher rates are ultimately passed along to the insured in higher premiums and/or co-payments.

Sadly, although the moral choice seems obvious,

it is also clear the for-profit entities who have cornered this market leverage a lot of power. What will happen when California voters weigh-in against them? Will they shut down and pull out of the market leaving patients with no place to turn to for treatment, or will they figure a way to charge desperate

patients willing and able to pay any amount to stay alive, out of pocket fees for their treatment.

Finally, what will happen to those who make too much to qualify for Medi-Cal and are too young for Medicare and can not afford to pay any additional out of pocket charges for treatment?

Life sustaining/saving treatment should not be left to the whims of “whatever the market will bear.” Health care is a human right.

This is an issue that is too easy to ignore until the day you or someone you love may come face to face with it like those suffering with CKD today. Yet, it is also emblematic of what many families around the state face on other healthcare issues daily.

Something must be done to make healthcare work for everyone, not just for those who stand to make a profit and those who can afford to pay to stay alive.

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



S.E. Williams
Editor



Confirm Your Voter Registration Status

Riverside – Voter registration for this year’s election is now closed in California. So much is on the line with the November 6th election, it is more important than ever that everyone who is eligible and registered to vote, exercises their right to vote this year.

Across the country however, voter suppression efforts are making it exceedingly difficult for people to cast their ballots. As a result, California voters are being encouraged, whether they choose to vote early by mail or in person or are planning to wait and cast a ballot at the poll on election day, to take a moment to verify their registration status at <https://voterstatus.sos.ca.gov/>.

First Inland Empire Poverty Summit

Riverside

The UC Riverside Blum Initiative on Global and Regional Poverty in partnership with CalEITC4Me, a nonprofit focused on fostering economic opportunity and financial security for state's working families and individuals, recently hosted the first ever Inland Empire Poverty Summit.

The event, featured Gene Sperling who served as the National Economic Council Director for two former presidents—Barack Obama and Bill Clinton, identified cooperative solutions to poverty in the inland region. Other participants in the inaugural event included 150 policy-makers, elected officials, non-profit leaders and service providers.

The summit focused in part, on both the national and California's Earned Income Tax Credit, state and federal programs that provide a refundable tax credit for low to moderate income working individuals and families.

Sperling, who championed the expansion of the Earned Income Tax Credit during the



Clinton Administration, noted in his keynote address, "As President Clinton often said, 'If you work full time, you shouldn't have to raise your kids in poverty.' The Earned Income Tax Credit is a story of helping as you go. Every step along the way is about real people."

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STOP \$1 BILLION IN CUTS TO SCHOOLS & SERVICES

Prop 5 takes upwards of \$1 billion each year from both schools and critical local services, from fire and emergency response to health care. All to give new tax breaks to a select few, mostly wealthy, Californians.



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Affordable Housing Crisis Impacts More than the Poor

San Bernardino

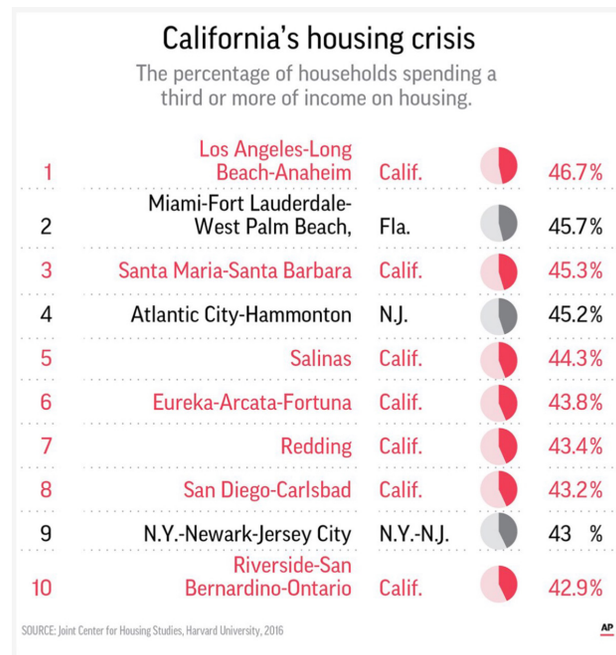
The affordable housing crisis in Southern California is not only hurting low income earners, those who earn in the median and 75th percentile brackets are also impacted.

A new report by the University of Southern California (USC) revealed housing is going to become even more unaffordable in the coming years as rents continue to rise and fewer housing units are available.

Although experts agree residents should spend no more than 30 percent of their income on housing, currently those who earn incomes in the 25th to 75th percentile are spending as much as 58 percent of their income on rent.

The affordable and workforce housing crisis is endemic around the state. The USC report noted the politics of development coupled with the high cost of land and record prices for

continued on page 18



IN THE NEWS

\$7.5 Million Grant Expands Mental Health Access for Kids Ages 0 to 5 Yrs



Riverside

For the next three years children five years of age and below in Riverside County will have expanded access to early intervention and mental health services as part of a new program aimed at positioning these children for emotional, social and academic success in school and life, shared Riverside University Health System (RUHS) officials.

According to the Centers for Disease Control and Prevention (CDC), one out of every seven children between the ages of two and eight have a diagnosed mental, behavioral or developmental disorder.

“The first five years are a period of incredible growth and development in a child’s life—the brain and emotional health are developing,” said Anna Loza, a licensed clinical social worker and supervisor with RUHS—Behavioral Health. “We want to make it easier for families and children to participate in a range of prevention, early intervention, and mental health programs.”

The new three-year project under the auspices of RUHS—Behavioral Health SET-4-School program, is being funded through a \$7.5 million grant from First 5 Riverside who receives its funding from tobacco taxes generated by Proposition 10, a statewide voter approved initiative created to support and improve the early development of children from the prenatal stage to five years of age.

The SET-4-School program works in partnership with the Riverside, Jurupa, Nuvew, Lake Elsinore and Perris school districts and provides behavioral health screening for children. It also connects the students with follow-up services including parent education, classroom support for teachers, child social skills groups, and mental health treatment.

Nonprofit organizations including Catholic Charities, Family Service Association and Victor Community Support Services will work with RUHS—Behavioral Health to deploy additional support and intervention programs.

RUHS—Public Health will also provide support. The project will

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Perris' Rising Starr Up for Re-Election

Andrea M. Baldrias
Contributor

Perris' incumbent City Councilman, David Starr Rabb, in seeking re-election in the November 6 midterms.

The Rabb family roots run three generations deep in Perris as his family settled in the area from North Louisiana in 1940.

Growing up and ultimately settling in Perris as an adult, he has seen the town undergo many major changes over the years. His keen perspective on where the city has been allows him to clearly outline the city's trajectory.

Rabb talked about how his history in the area gives him a unique perspective because he has shared a diversity of experiences with a variety of people from different backgrounds, nationalities and classes. This enables him to see things more clearly from another person's point of view.

Since his election in 2014, Rabb has worked to improve the city's transparency, is a reliable source for information to constituents and is actively engaged on social media.

He has leveraged his background as an attorney to advocate for residents' best interest particularly relative to voting districts and the privatization of resources.

Rabb shared the following, "For instance, [regarding] the sale of our downtown water system, we had it on the agenda to sell it to a private company." According to Rabb he was the only council member who voted not to put it on the ballot. "I knew it would be a very low voter turnout and [initiative] would end up passing. I'd rather see the bills go up \$5 or \$7 if it would give us the ability to maintain the infrastructure, even if it's not popular."

He has also advocated for affordable housing and established affordable housing for seniors. Moving forward, he aims to combat the stigma surrounding affordable housing and has worked to get grants for the city to build more. He hopes to get more affordable units for working people in their 20's and 30's.

Rabb sees land as one of Perris' valuable yet finite resources. He said, "We have to be smart where we develop ... because eventually we are going to come to the point where we have

exhausted all of our resources, which is our land..., we have to be smart in the developments we are bringing to the city balancing commercial, industrial, and residential growth and holding these developers accountable for what they bring."

Regarding transparency, the councilman has posted city council meetings on Facebook, posted the Spanish translations of meetings, and pushed the meetings from 6:00 p.m. to 6:30 p.m. to encourage attendance. He has also posted Fair Political Practices Committee required campaign filing forms 460 and 410 online for people to have direct access, has shared his salary, and has kept his phone line open for any concerns or questions.

During his next term, Councilman Rabb will prioritize public safety, increase retail development, facilitate additional interface with local officials to ensure advocacy for the inland area's best interests, and continue his posture of



transparency.

If re-elected, Councilman Rabb said he will continue to prioritize civic engagement and advocacy for the citizens of Perris.

To learn more about Councilman Rabb's platform, visit <https://www.facebook.com/councilmanrabb/>.

Sheriff Stan Sniff Discusses the Campaign, His Accomplishments and Hopes for the Future

Andrea M. Baldrias
Contributor

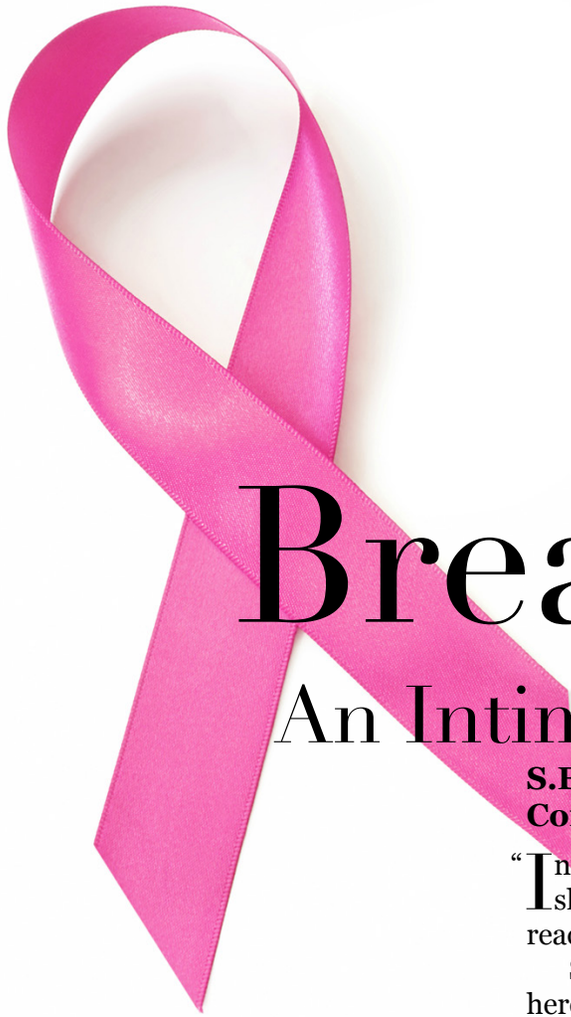
It's no secret the campaign for Sheriff of Riverside County has been a contentious one. According to current Sheriff and candidate for re-election Stan Sniff, the main difference between prior contests and this one lies in the the large amount of special interest money involved this campaign.

There has allegedly been \$1.2 million in union money alone funneled into this fight. According to Sniff, the Riverside Sheriff's Association (R.S.A) recently added another hundred thousand dollars, so they have a million dollars invested in the effort to remove the sheriff.

However, Sniff clarified, "[It's] not John Q citizen's money. If you stripped all the union money out, there'd be very little actually out there . . . Usually special interest people put in money for a reason."

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Fighting Breast Cancer

An Intimate Lesson of Survival

S.E. Williams
Contributor

“I never believed I would live past the age of 39,” she said describing a place of acceptance she’d reached early in life.

Sandra was born with a dangerous form of hereditary hypertension. It is the same form of hypertension that cut short the life of her maternal grandmother at the age of 39, and like a nightmare scenario that repeats itself, this same deadly affliction which stole the life of Sandra’s mother. Like the grandmother, her own mother passed far too soon, also at the age of 39.

Although she passed this same hypertension on to her son, advances in medication and treatment has made a difference in their lives. It wasn’t until she turned fifty years-old that she allowed herself to believe she had truly beaten the odds, released a life-long anxiety and embraced the potential gift of longevity both her mother and grandmother were denied.

Such optimism however would be tested and rigorously shaken a few years later by a telephone call she received on the eve of Thanksgiving 2012. “I had just sat down to relax after a rigorous day at work, a rush home and furious preparation of my holiday dish for the

next day's family feast when the telephone rang."

"Hello, Sandra? I recognized the voice of my primary care doctor. 'I'm so sorry,' she began... My heart beat accelerated, I sank back in my chair and my mind returned momentarily to the place of uncertainty I'd abandoned years ago when I thought I had beaten the odds of a shortened life."

At the same time, her doctor's voice droned on in the background walking her through the results of the biopsy and charting a path forward regarding the next steps in what was now a battle to beat the odds associated with breast cancer.

This breast cancer journey actually began weeks earlier when a trained technician reviewed her mammogram, identified calcification in the right breast and advised her primary physician of the need for further testing.

The next step was a diagnostic mammogram which differs from a regular screening mammogram because additional views of the breast are taken. After the diagnostic exam, Sandra was scheduled for a biopsy. It was the biopsy results that led her doctor to call that fateful evening.

Calcifications, like those in her right breast, look like grains of salt on a breast x-ray and are very common and can be found in the breast of nearly half of women over the age of 50 and in at least one in ten women under the age of 50. Because they are too small to be felt during physical examinations of the breasts, they are usually detected during routine mammograms. Breast calcifications can result from normal aging, inflammation, and/or past trauma to the area—it does not result from calcium in one's diet.

More than 98 percent of the time when calcifications are found during routine mammograms—they are ultimately determined to be non-cancerous. Sadly, Sandra fell among the two percent of women whose breast calcifications were cancerous.

"My first reaction when I heard the news was fear," Sandra explained, "Fear of the unknown, and confusion. I was confused as to why someone like myself, who went for a breast exam every year like I was supposed to, and given there was no history of breast cancer in my family, how this could happen?"

She continued, "I think it is human nature to go to the worst place first and begin to wonder if this was what was going to end my life, so to speak."

One of the first things she did after getting the news was to research. "I wanted to find out why and how [I got it]? Was there anything that I did to bring it on? And, I wanted to find out what the possibilities were regarding treatment, medication, etc. Would I lose my breasts? Would I lose my hair? I wanted to know everything associated with breast cancer."

She also thought about the impact this would have on her only child. "My son and I are very close. I wanted to tell him in person. "When I told my son, I wanted to talk to him, I could tell he suspected right away that something was up."

She was right. Her son knew right away something was wrong, "I

raised him as a single mother and we can read each other very well," she explained. "His first reaction was very emotional—he cried. He later told me he cried because he knew what it could mean. I think because cancer usually has such a negative connotation. He said it was the stark reality of not knowing how ill I was and whether or not my death could be imminent."

Buoyed by the support of her partner, son and other loved ones, Sandra met with an oncologist and surgeon to discuss her treatment options. "The cancerous

calcifications were grouped in two sections on opposite sides of my right breast. If I opted for a lumpectomy the surgeon would have had to carve out two large sections on either side of it and there was no guarantee they would get it

all or that it would not return. I chose a mastectomy," she said because it offered the best odds that all the cancer would be removed.

Sandra went on to explain how she might have made a different decision had she been younger. "I've learned over the years that I am more than my body parts, that the loss of one or both breasts would not make me less of a woman."

She further explained how her support network was instrumental in helping her through the shock of the initial diagnosis and making the hard decision to have a mastectomy. "I never felt pushed," she confided. "I was able to speak my feeling about what I was going through, and I was listened to without judgement or others imposing their beliefs on me. My partner allowed me to express how I felt. I was never told what to do. This made it easier for me to make decisions. There was truly a partnership that I felt was in my best interest."

Dealing with cancer can be catastrophic. "It is a blessing to have people that embrace you and take your experience to heart without the 'if I were you' so to speak."

After deciding to have a mastectomy Sandra was faced with the additional choice of whether to have reconstructive surgery. "I weighed

"Never be ashamed of a scar. It simply means you were stronger than whatever tried to hurt you."

- Unknown

WOMEN'S HEALTH

Breast Cancer Stats and

When it comes to breast cancer, what can hurt you. These figures reveal the

This year, 232,677

1 in 8 women who live to be age 70 will develop breast cancer in her lifetime.

But there's good news

Breast cancer's mortality rate has been declining since 1989, due to early detection and improved treatment.

Physically **25%** to develop cancer who are

More than 2.8 million people living in the U.S. with breast cancer

healthfeed.uofuhealth.org

Cancer Facts

What you don't know is the scary truth.

70 new cases of breast cancer will be diagnosed in women.

Breast cancer accounts for about 30% of all cancers in women.

It's the most common cancer diagnosis for women in Utah.

About 85% of diagnoses occur in women with no family history of breast cancer.

News.

Active women are 40% less likely to develop breast cancer than those who are inactive.

More than 1 million women in the U.S. are breast cancer survivors.



ACT NOW

Breast cancer education and screenings can save up to 37 lives every day in the U.S., according to the World Health Organization. Share this infographic and discuss a screening plan with your doctor.



the pros and cons, but ultimately decided against it.”

This was the one part of her cancer journey where she expressed disappointment with the medical community. Although she had made it abundantly clear to the surgeon she did not want and would never consider reconstructive surgery, the surgeon took it upon herself to leave additional skin when the breast was removed just in case Sandra changed her mind.

The doctor later explained she left the extra skin because—based on her surgical experience—so many women do change their minds about reconstructive surgery and without additional skin that can be stretched to accommodate it, there is no way to do reconstruction. “It was not her place to override my decision,” Sandra said with a tinge of anger and frustration. Removing the extra skin would now require another surgical procedure, something she did not want to undergo.

Sandra encouraged other women to document their preferences to protect themselves from other physicians who may take similar liberties. “I didn’t like the fact she [the surgeon] took that privilege. I was offended by that,” she adamantly declared. Beyond this issue, she has no regrets about the course of treatment.

From a different perspective, Sandra stressed the valuable role of caretakers and spoke with praise of how important the caretaker was in her own recovery. “I was the person with the cancer. I was the

person who had the ‘C’ word, but I think the caretaker, caregiver was the real hero. I think the person who cleared my drainage tubes, who looked at and washed my scar before I found courage to see it for myself, the person who steadied me when I found the courage to look at it for the first time and nearly fainted—that’s the real hero.” She continued, “I always felt blessed. My faith is strong, and I knew God would take care of me, but having that support person, the unsung hero called ‘caregiver’ helps cancer survivors like myself make it through.”

Fortunately, her cancer was caught before it spread to her lymph system and she did not require chemo therapy or radiation; however, she was prescribed hormone therapy for five years following the surgery to reduce the chance of the cancer reoccurring. She also went for diagnostic mammograms every six months.

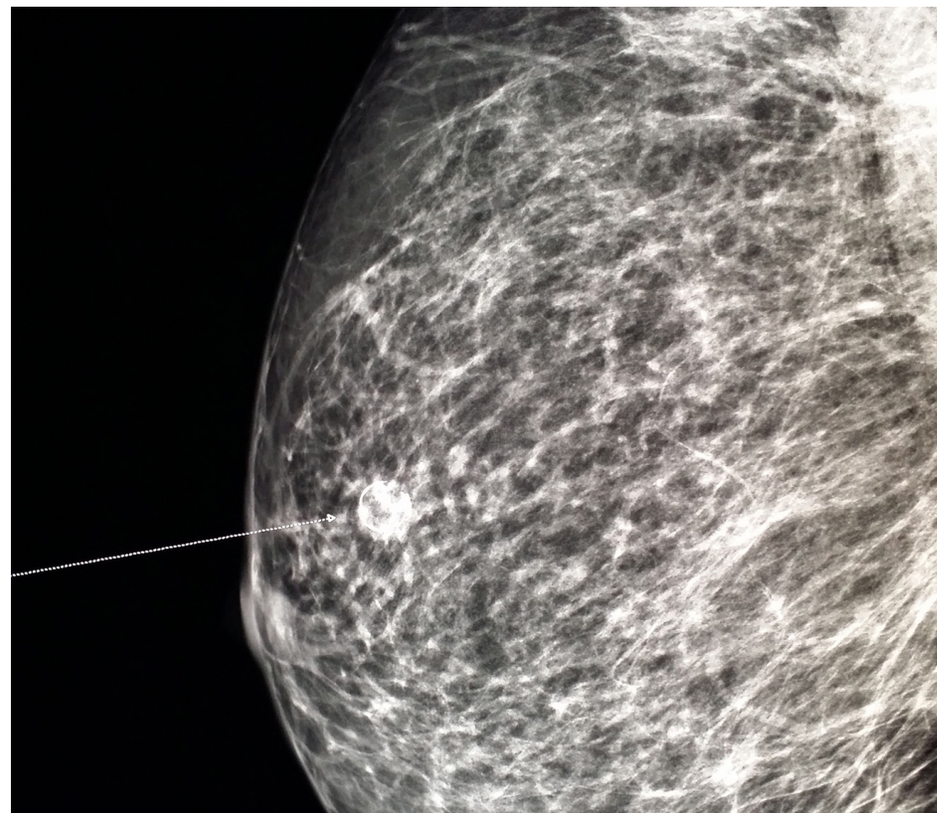
Sandra completed her five years of hormone therapy almost two years

ago. “There was a certain security I had while taking the medication,” she said along with what she described as the self-imposed belief that as long as she took it, the cancer would not come back. “When I came off it, I felt insecure and afraid. Every little feeling that came up I was questioning the doctor, ‘Is it coming back?’”

The oncologist reassured her there would continue to be check-ups every three months and a diagnostic mammogram annually or sooner if warranted. “The fact I would be closely monitored made me feel more secure. Although I continue to have what I describe as ‘electric charges’ from the nerve endings left when my breast was removed, I am in a good place right now. I don’t worry about it anymore. With ongoing support and my faith, it is not something I constantly think about—I know whatever the future holds, I will get through it . . . my faith keeps me rooted in the fact that I can make it through anything.”

Sandra encourages women not to assume that because no one in their family has ever had breast cancer that they are exempt. “I am ‘now’ my family’s history,” she noted. “Value yourself. Be proactive. Get your mammograms as recommended. Don’t assume because you can’t feel a lump in your breast(s) that you are safe—I never had a lump.” She also noted how sons, as well as daughters, of women with breast cancer may be at risk and should consult with their doctor about scheduling a breast examination.

In conclusion Sandra said, “I know I have a lot more to offer this world—maybe this conversation for example—sharing my journey, encouraging others to be proactive in this regard is, maybe it is all part of the reason I’m still here.”



A picture of a breast with a benign calcification

2018 ELECTIONS

Sheriff Stan Sniff, continued from page 8

This campaign has triggered what Sniff called “gangsterism.” On October 10th, Sniff posted on his campaign page an example of what he meant. It involved what Sniff said was an attack on one of his supporters, Hamilah Shengur. Shengur, a Muslim woman, had signs in her front yard supporting Sniff trashed and a hateful note left for her. “Almost everybody who has been close to me in the community, supported me, or been in a picture with me, have been attacked,” he shared.

Sheriff Sniff said there are numerous reasons this campaign against him was triggered—he believes the primary reasons were related to his advocacy for body cameras, blood draws whenever deadly force is used, and automatic vehicle locators. The union opposed the shift to body cameras for police accountability, and even took Sniff and the Board of Supervisors to court over the changes.

Among his accomplishments as sheriff, Sniff

discussed his push to ensure the quality of new deputies, noting how the hiring process is so competitive the department hires only one in every 100 applicants.

As part of his posture to run a transparent and accountable department, the sheriff has terminated people who do not perform to standard. This has been another point of contention with the R.S.A. Additionally, Sniff has worked with the A.C.L.U on certain issues to come up with ideas on police accountability, and he has pushed for quality training. For example, the training curriculum includes autistic and tribal communities.

The department operated in a de-centralized manner over the approximate 7,300 square miles of Riverside County, an area nearly equal to the size of New Jersey, in addition, the department has faced deep budget cuts over the past two years.

Sniff explained that there are three main

priorities the Sheriff’s Department has worked out with the county: “(1) To complete enough hiring to at least partially open the new jail in Indio—about 65 to 70 positions at this point in addition to jail staff. (2) Regain some of the deputies that they lost in the unincorporated areas, since the department shrunk over the past couple years. (3) To regain or repopulate the teams and task forces that the department had to back out of.”

As the campaign comes to end, Sniff believes that voters have a clear choice between himself and the other candidate. “There will be a catharsis on November 6th,” Sniff said. He explained his belief that the department will either continue with its commitment to embrace diversity, become more modernized and be a better agency or veer off into an uncertain future.

To learn more about Sheriff Sniff’s campaign, visit www.reelectsheriffsniff.com.

public notices

NAME CHANGE

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

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1820695

To All Interested Persons: Petitioner: GLADYS TORRES filed a petition with this court for a decree changing names as follows: GLADYS TORRES to GLADYS WILLIAMS 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 28, 2018 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4050 Main Street, Riverside, CA 92501 A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice News, 1201 University Avenue, Suite 210, Riverside, CA 92507
Date: Oct 10, 2018
Sharon J. Waters Judge of the Superior Court
p. 10/8, 10/15, 11/1, 11/8/2018

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1821027

To All Interested Persons: Petitioner: MUNIRA GANIYEVA filed a petition with this court for a decree changing names as follows: MUNIRA GANIYEVA to MOON GANI. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 11/27/2018 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County

of Riverside 4050 Main Street, Riverside, CA 92502. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice, 1201 University Avenue, Suite 210, Riverside, CA 92507
Date: OCT.17, 2018
John W. Vineyard, Judge of the Superior Court
p. 10/25, 11/1, 11/8, 11/15

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER RIC 1821383

To All Interested Persons: Petitioner: ROBERT MARTINEZ filed a petition with this court for a decree changing names as follows: JASIAH HUGO RUEDA to JASIAH ROBERT MARTINEZ. 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: 12/3/2018 Time 8:30 am Dept.: 12. The address of the court is: Superior Court of California, County of Riverside 4050 Main Street, Riverside, CA 92502. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: Black Voice, 1201 University Avenue, Suite 210, Riverside, CA 92507
Date: OCT. 18, 2018

John W. Vineyard, Judge of the Superior Court
p. 10/25, 11/1, 11/8, 11/15

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

publicnotices

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.

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

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. 10/18, 10/25/2018

FICTITIOUS BUSINESS NAMES

The following person(s) is (are) doing business as:
**VILLAGE KEEPER
40050 Gibraltar Drive
Murrieta, CA 92562
RIVERSIDE COUNTY
Maisha Lavonne Jones
40050 Gibraltar Drive
Murrieta, CA 92562**
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. Maisha Lavonne Jones
Statement filed with the County of Riverside on 09/11/2018

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

Peter Aldana, County Clerk
File # R-201812586
p. 10/4, 10/11, 10/18, 10/25/2018

The following person(s) is (are) doing business as:
**ROCKY'S TOWING
31035 Lakeview Ave
Nuevo, CA 92567
RIVERSIDE COUNTY
Silvestre P Ceja
31035 Lakeview Ave
Nuevo, CA 92567**

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. Silvestre P Ceja
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-201813456
p. 10/4, 10/11, 10/18, 10/25/2018

The following person(s) is (are) doing business as:
**DALTON&DALTON GROUP
3903 Brockton Ave Sute 3
Riverside, CA 92501
RIVERSIDE COUNTY
231 Alessandro Blvd Sute 643
Riverside, CA 92508
Steinburg & Evans LLC
3903 Brockton Ave Sute 3
Riverside, CA 92501**
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. Richard Wayne Drake III, Manager
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-201813443
p. 10/4, 10/11, 10/18, 10/25/2018

The following person(s) is (are) doing business as:
**B&B ECONOMIC DEVELOPMENT
6682 Magnolia Ave
Riverside, CA 92506
RIVERSIDE COUNTY
4275 Luther St
Riverside, CA 92506
Giancarlo Mateo Liceaga
4275 Luther St
Riverside, CA 92506**

This business is conducted by: Individual Registrant has not yet begun to transact business under the fictitious business name(s) listed above
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).) s. Giancarlo Mateo Liceaga
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-201813001
p. 10/4, 10/11, 10/18, 10/25/2018

The following person(s) is (are) doing business as:
**G AND C TRUCKING
4442 Agate St
Riverside, CA 92509
RIVERSIDE COUNTY
Gabino - Tinajero
4442 Agate St
Riverside, CA 92509**
This business is conducted by: Individual Registrant has not yet begun to transact business under the fictitious business name(s) listed above

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).) s. Gabino - Tinajero
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-201813612
p. 10/4, 10/11, 10/18, 10/25/2018

The following person(s) is (are) doing business as:
**JD&Y AUTO DEALERS
26901 Cimarron Canyon Dr
Moreno Valley, CA 92555
RIVERSIDE COUNTY
Daniel Kwasi Yeboah
26901 Cimarron Canyon 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. Daniel Kwasi Yeboah
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-201813465
p. 10/4, 10/11, 10/18, 10/25/2018

The following person(s) is (are) doing business as:
**D & B ECONOMIC DEVELOPMENT GROUP
6682 Magnolia Avenue
Riverside, CA 92506
RIVERSIDE COUNTY
Douglas Ivan Hernandez Somarriba
6682 Magnolia Avenue
Riverside, CA 92506**

This business is conducted by: Individual Registrant has not yet begun to transact business under the fictitious business name(s) listed above
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000).) s. Douglas Ivan Hernandez Somarriba
Statement filed with the County of Riverside on 09/27/2018

NOTICE: In accordance with subdivision (a) of section 17920, a fictitious name statement generally expires at the end of five years from the date on which it was filed in the office of the county clerk, except, as provided in subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 Et Seq., business and professions code). I hereby certify that this copy is a correct copy of the original statement on file in my office.
Peter Aldana, County Clerk
File # R-201813522
p. 10/4, 10/11, 10/18, 10/25/2018

The following person(s) is (are) doing business as:
**STAR BUFFET
23750 Alessandro Blvd, Bldg # M
Moreno Valley, CA 92553
RIVERSIDE COUNTY
9446 Taft St
Riverside, CA 92508
Gurpreet - Singh
9446 Taft St
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. Gurpreet - Singh
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-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 01/19/92
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).)

publicnotices

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

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

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 92555

RIVERSIDE COUNTY

1462 Yarrow Lane

Beaumont, CA 92223

Dominique Ralpheal 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 Ralpheal 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

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

ADRIAN'S AUTO ELECTRIC

10387 Jordan Dr.

Riverside, CA 92505

RIVERSIDE COUNTY

Adrian -- Cuellar

10387 Jordan Dr.

Riverside, CA 92505

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above 04/15/2010

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. Adrian Cuellar

Statement filed with the County of Riverside on 10/09/2018

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

this copy is a correct copy of the original statement on file in my office.

Peter Aldana, County Clerk

File # R-201814088

p. 10/18, 10/25, 11/1, 11/8/2018

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

ANGELICA'S HOUSE CLEANING

14151 Galvin Ct

Moreno Valley, CA 92553

RIVERSIDE COUNTY

Angelica Maria Ponce

14151 Galvin Ct

Moreno Valley, CA 92553

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above 2-26-18

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

s. Angelica Maria Ponce

Statement filed with the County of Riverside on 10/09/2018

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

Peter Aldana, County Clerk

File # R-201814058

p. 10/18, 10/25, 11/1, 11/8/2018

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

JORDAN TRADING

10405 San Saevine Way #D

Mira Loma, CA 91752

RIVERSIDE COUNTY

Khader Habib Elias Zeit

11479 Springwood

Riverside, CA 91752

Aladdin - Qutob

1515 Quebec Ave

Champlin, MN, 55316

Sulaiman - Hamouda

7161 Ximines LN

Maple Grove, MN 55316

This business is conducted by: General Partnership

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

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

s. Khader Habib Elias Zeit

Statement filed with the County of Riverside on 10/9/2018

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

public notices

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-201814057

p. 10/18, 10/25, 11/1, 11/8/2018

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

FIRST LADY PERFUME
25211 Sunnymead Blvd
Moreno Valley, CA 92553
RIVERSIDE COUNTY
1131 Ardmore St
Riverside, CA 92507
Nazmul – Hoq
1131 Ardmore St
Riverside, CA 92507

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. Nazmul – Hoq

Statement filed with the County of Riverside on 09/04/2018

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

Peter Aldana, County Clerk
File # R-201813729

p. 10/18, 10/25, 11/1, 11/8/2018

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

BEARD N BREW
9814 Magnolia
Riverside, CA 92503
RIVERSIDE COUNTY
Sarah Ellen Waits
5631 Dean Way
Riverside, CA 92504

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

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

s. Sarah Ellen Waits

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-201813638

p. 10/18, 10/25, 11/1, 11/8/2018

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

NAVARROS DRIVER
3524 Kansas Ave
Riverside, CA 92507
RIVERSIDE COUNTY
Arturo Navarro Aguirre
3524 Kansas Ave
Riverside, CA 92507

This business is conducted by: Individual Registrant commenced to transact business under the fictitious business name(s) listed above on 10-10-08

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. Arturo Navarro Aguirre

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

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-201814130

p. 10/18, 10/25, 11/1, 11/8/2018

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

THE UNIFORM ZONE
2724 Canyon Springs Pkwy Units A&B
Riverside, CA 92507
RIVERSIDE COUNTY
Issam – Alshiekh
7871 Mission Grove Pkwy s #171
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. Issam – Alshiekh

Statement filed with the County of Riverside on 10/11/2018

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

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

Peter Aldana, County Clerk
File # R-201814197

p. 10/18, 10/25, 11/1, 11/8/2018

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

GRAMMIE'S KOOL TREATS
6130 Camino Real, Spc 61
Jurupa Valley, CA 92509
RIVERSIDE COUNTY
Katherine Ann Munnel
6130 Camino Real, Spc 61
Jurupa Valley, CA 92509

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

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

s. Katherine Ann Munnel

Statement filed with the County of Riverside on 10/11/2018

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

Peter Aldana, County Clerk
File # R-201814234

p. 10/18, 10/25, 11/1, 11/8/2018

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

RANCHO VICTORIA EVENTS
1796 EMERALD WAY
PERRIS, CA 92571
RIVERSIDE COUNTY
TANIA EDITH LOPEZ QUEZADA
JAVIER QUEZADA
1796 EMERALD WAY
PERRIS, CA 92571

This business is conducted by: Married Couple 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. Tania Edith Lopez Quezada, Javier Quezada

Statement filed with the County of Riverside on 10/18/2018

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-201814601

p. 10/25, 11/1, 11/8, 11/15/2018

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

FOUR ACES GARAGE DOORS
3708 MCKENZIE ST.
RIVERSIDE, CA 92503
RIVERSIDE COUNTY
JOSE ALBERTO LOPEZ VILLALOBOS
3708 MCKENZIE ST.
RIVERSIDE, CA 92503

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

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

s. Jose Alberto Lopez Villalobos

Statement filed with the County of Riverside on 10/18/2018

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-201814588

p. 10/25, 11/1, 11/8, 11/15/2018

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

PK TRUCKING
20638 RIDER ST.
PERRIS, CA 92570
RIVERSIDE COUNTY
PEDRO – BERNAL
20638 RIDER ST
PERRIS, CA 92570

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

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

s. Pedro Bernal

Statement filed with the County of Riverside on 10/17/2018

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

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

Peter Aldana, County Clerk
File # R-201814548

p. 10/25, 11/1, 11/8, 11/15/2018

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

PRO CLEANERS SERVICES
12244 OAKS AVE.
CHINO, CA 91710
RIVERSIDE COUNTY
LUBA, INC.
12244 OAKS AVE.
CHINO, CA 91710

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. Tania Edit Lopez Quezada, Javier Quezada

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-201813830

p. 10/25, 11/1, 11/8, 11/15/2018

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

K/I ENTERPRISES
5885 JURUPA AVE. STE. O
RIVERSIDE, CA 92504
RIVERSIDE COUNTY
GASAN ELIAS ALHAJJ
201 CHAPMAN AVE APT 42S
PLACENTIA, CA 92870

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. Gasan Elias Alhajj

Statement filed with the County of Riverside on 10/17/2018

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

Peter Aldana, County Clerk
File # R-201814509

p. 10/25, 11/1, 11/8, 11/15/2018

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

AG TRUCKING
16386 ABEDUL ST
MORENO VALLEY, CA 92551
RIVERSIDE COUNTY
ARMANDO GOMEZ OROPEZA
16386 ABEDUL ST
MORENO VALLEY, CA 92551

This business is conducted by: INDIVIDUAL

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

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

s. Armando Gomez Oropeza

Statement filed with the County of Riverside on 10/17/2018

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

Peter Aldana, County Clerk
File # R-201814544

p. 10/25, 11/1, 11/8, 11/15/2018

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

WINCHESTER LIQUOR & MARKET
28535 WINCHESTER RD.
WINCHESTER, CA 92596
RIVERSIDE COUNTY
DANY – KHIN
KUNTHEA BRACH KHIN
4158 SAINT GEORGE PLACE
RIVERSIDE, CA 92504

This business is conducted by: Married Couple

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

FPPC Investigations Involving Bill Postmus Cloud Hesperia Elections

Gail Fry Contributor

Convicted Felon William J. Postmus, former San Bernardino County Supervisor and Assessor, has been discovered by The IE Voice/Black Voice News to be allegedly linked to large campaign contributions to Hesperia City Council Member Paul Russ and loans to Hesperia City Council Member Rebekah Swanson—the contributions and loans were made through Mountain States Consulting Group, LLC.

The political activity conducted by Mountain States Consulting Group, LLC caught the attention of the California Fair Political Practices Commission (FPPC) when two Hesperia residents filed complaints and the FPPC opened an investigation on February 7, 2017, referenced as #2017-00082.

Additionally, the FPPC opened investigations into the campaign reporting of Hesperia City Council Member Paul Russ's campaign for San Bernardino County Supervisor in 2016 referenced as File no. 16/374 and Bill Holland's campaign for San Bernardino County Supervisor in 2016 referenced as File no. 16/375—both investigations were opened September 2, 2016.

In an interview with The IE Voice/Black Voice News, FPPC Communications Director Jay Wierenga confirmed that all three “are still open cases.”

The inability to confirm the legal filing for Mountain States Consulting Group, LLC with the California, Nevada or Delaware Secretary of States and discovery that the address provided to the campaign of Hesperia City Council Member Rebekah Swanson was actually a UPS Store at the Victorville Mall, led to speculation that this could be alleged campaign money laundering.

Campaign money laundering is where someone makes campaign contributions in a name other than the name by which such person is identified for legal purposes. This is a violation of California Government Code Section 84301 and is classified as a misdemeanor.

A recent national search of limited liability companies located Mountain States Consulting Group, LLC, as a Wyoming limited liability company with William J. Postmus as a member.

The same William J. Postmus, former disgraced San Bernardino County Supervisor and Assessor,

who signed a plea agreement and pled guilty to numerous felonies including conspiracy to commit a crime, public official receiving a bribe, conflicts of interest, and embezzlement in what became known as the “Colonies Scandal.”

Postmus was awaiting sentencing after cooperating and providing testimony for the criminal trial of developer Jeffrey Burum, former San Bernardino County Supervisor Paul Biane, former San Bernardino Assistant County Assessor and Sheriff's Labor Union President James Erwin and the former top aide for former San Bernardino County Supervisor Gary Ovitt, Mark Kirk.

On August 28, 2017, after viewing evidence and hearing testimony, including the testimony of Postmus, two juries found all defendants not guilty of the charges. Now Burum, his business, Colonies Partners, LP, Erwin and Kirk are suing San Bernardino County and the San Bernardino County District Attorney for millions of dollars and Postmus will seek to withdraw his guilty plea at a November 2nd hearing. According to news reports, he will claim that he was addicted to drugs, under duress and coerced by investigators to enter the guilty plea.

Postmus, through his membership position in Mountain States Consulting Group, LLC purportedly funneled \$3,300 in loans to Rebekah Swanson for her Hesperia City Council 2016 Committee and \$5,000 in contributions to the Russ for Supervisor 2016 Committee.

Additionally, Jeremiah Brosowski, appointed to the Hesperia City Council on July 11, 2018, to replace Russ Blewett after his passing, has ties to Mountain States Consulting Group, LLC. Brosowski reported receiving somewhere between \$10,000 and \$100,000 from Mountain States Consulting Group, LLC—it was listed as a source of income on Brosowski's Economic Interest Statement along with Tony Strickland Consulting, Inc.

Former California State Senator Tony Strickland, a Senior Consultant of MJ Real Estate Investors, is no stranger to FPPC as reported by the Los Angeles Times. In 2016, Strickland was accused of 16 violations of campaign finance law, including political money laundering and the filing of false statements. In May 2016, Strickland agreed to pay



Former SB County Supervisor Bill Postmus

a \$40,000 fine.

In an October 18, press release announcing FPPC enforcement actions, Rebekah Swanson, as the treasurer for her husband's campaign for Hesperia School Board, failed to timely file five semi-annual campaign statements. The FPPC and Swanson reached a “streamline settlement” where Swanson agreed to pay a fine of \$1,045.

Returning to Mountain States Consulting Group, LLC, Mountain States Consulting Group reported their address as Mall Blvd, Ste. 188, Victorville, CA 92392-7665, a post office box at a UPS store at the Victorville Mall, when the entity is really located in Wyoming.

FPPC Communications Director Jay Wierenga explained, under California Government Code Section 84211(f)(2), “a committee must report an actual street address for a contribution (not a PO box).”

When The IE Voice/Black Voice News presented the circumstances of these campaign contributions from Mountain States Consulting Group, LLC to California Common Cause, its Policy and Legal Director Nicolas Heidorn stated, “If it's true that a donor is secretly sending money to a candidate

continued on page 18

Bill Postmus, continued from page 17

through a sham third party, that would be highly illegal.”

“California requires transparency in campaign donations so that the voters know who is supporting candidates,” Heidorn voiced explaining, “Transparency is also important to promote accountability, should donors later seek special favors from the candidates they helped elect.”

The funneling of money from an entity purportedly controlled by convicted felon Postmus to campaigns in the City of Hesperia where its city council is considering a number of large development projects—most specifically, the controversial Tapestry Project in Summit Valley—has Hesperia Resident Al Vogler speculating the developers are seeking to control the Hesperia City Council, the Hesperia Recreation and Park District and the Hesperia Unified School District in order to obtain waivers of normal development requirements.

Vogler questions the sources of the substantial amount of campaign money flowing into the campaigns for City Council, the questionable appointment of Jeremiah Brosowski, the evasiveness of city council members when

questioned about Jeremiah Brosowski’s appointment, the alleged recent bullying of City of Hesperia employees, and the close ties some of the city council members have with development and marijuana interests.

When he attended the July 11 City of Hesperia City Council meeting where Brosowski was appointed, Vogler confirmed he heard from witnesses who were in the lobby they observed developer Dino DeFazio, Ghulam Farooq who has ties to the marijuana industry and possibly, former Hesperia City Council Member Bill Jenson speaking with Brosowski prior his being questioned by the City Council in consideration of his appointment.

After hearing from other applicants who were there seeking to fill Blewett’s vacant city council position, Council Member Paul Russ then nominated Brosowski and Rebekah Swanson seconded the nomination.

Vogler suspects DeFazio, Farooq and possibly Jenson provided the questions and advice to Brosowski in advance and in doing so, gave him an advantage over the other applicants.

Vogler then requested the July 11 video footage from the security cameras located in the lobby to

confirm the information provided to him by his sources. The City of Hesperia claimed the security footage is recorded over within 48-hours in an endless loop thus making the footage from July 11, unattainable.

Then Vogler attended three subsequent meetings of the Hesperia City Council and questioned the suspect appointment of Brosowski. He received no answers to his questions at two of the meetings and one generalized response at another, however most of his questions remain unanswered.

Vogler also questions whether Postmus’ alleged campaign contributions/loans made through Mountain States Consulting Group, LLC. in violation of California Government Code is a violation of the terms of Postmus’ plea agreement, which includes provisions requiring Postmus not to violate any laws?

The IE Voice/Black Voice News posed questions and requested comment from Hesperia City Council Members Paul Russ, Rebekah Swanson and Jeremiah Brosowski. They had not responded by the deadline.

Affordable Housing, continued from page 5

construction materials has led to the increased cost of multi-family development. As a result, the report projected by the year 2020, the average monthly rents in the inland region will increase by \$78. By comparison Los Angeles, Orange, San Diego and Ventura Counties are projected to increase by \$91, \$52, \$209 and \$107 respectively.

California is at a crossroads. Developers are reluctant to build market-rate housing without tax credits and other incentives while on the other hand, renters and their supporters are pushing for more rent control.

Although the Inland Empire is as impacted by the stand-off as other parts of the state, it is expected the inland area will continue to offer the lowest monthly rental rate in Southern California during the next two years. By 2020, however, the rental rate for apartments in the region are expected to increase by five percent from its current average of \$1457 per month to \$1535, while the vacancy rate is expected to decline slightly from 3.91 percent to 3.85 percent.

Poverty Summit, continued from page 5

The forum connected “evidence-based” best practices with those on the frontlines of poverty intervention across the inland region to build a holistic understanding of poverty in the area. The Blum Initiative issued a report which included local poverty trends over the past 15 years, poverty risk-factors, and provided a comparison to trends in neighboring counties.

During the summit, Joe Sanberg, founder of the nonprofit CalEITC4Me, noted, “The real measure of poverty is the daily experience and the silent suffering of those living with the constant struggle to afford life’s basic needs—that never-ending pit in your stomach.” Sanberg stressed how this is the case for the supermajority of those living in the Inland Empire.

He continued, “If you understand that so many Americans live in poverty because of a long set of bad and lazy economic policy choices, then you realize we can create a different future with different choices, and that is the source for authentic hope.”

To learn more about the UCR Bloom Initiative visit <http://blum.ucr.edu/>. For more

information about CalEITC4me visit <http://caleitc4me.org/>.

Kids Mental Health, continued from page 7

offer specialized training for mentors and professionals who work with young children in school, community-based, and behavioral health settings.

Child psychiatrist, Dr. Matthew Chang, director of RUHS—Behavioral Health, said recognizing and managing behavioral, emotional and mental health issues early on can change the trajectory of a child’s life from misunderstanding and struggle to success and achievement.

To learn more visit www.ruhealth.org and www.rccfc.org.

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ELECTION DAY IS NOVEMBER 6th

VOICE VOTER GUIDE

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Alex Padilla, Secretary of State
Betty Yee, Controllor
Fiona Ma, Treasurer
Xavier Becerra, Attorney General
Steve Poizner, Insurance Commissioner
Marshall Tuck Superintendent of Public Instruction

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Dianne Feinstein, United States Senator

SAN BERNARDINO COUNTY

Pete Aguilar, US Representative, District 31
Norma Torres, US Representative, District 35
James Ramos, State Assembly, District 40
Sherman Garnett, SB County School Board, Area B
Hardy Brown II, SB County School Board, Area D
Joseph Williams, SB Community College, District Area 2
Dina Walker, Rialto Unified School Board
Acquanetta Warren, Mayor Fontana
Darcy McNaboe, Mayor Grand Terrace
Carey Davis, Mayor San Bernardino
Fred Shorett, SB City Council, 4th Ward
Denise Davis, Redlands City Council, District 1
Jasmin Hall, Inland Empire Utilities Agency Board, Division 4
Susan Longville, San Bernardino Municipal Water, Division 3

RIVERSIDE COUNTY

Stan Sniff, Riverside County Sheriff
Chad Mayes, State Assembly, District 42
Sabrina Cervantes, State Assembly, District 60
Brian Hawley, Riverside Community College, Area 4
Eric Linder, Riverside County Supervisor, District 2
Russ Bogh, Riverside County Supervisor, District 5
Denise Fleming, Mayor Moreno Valley
Corey Jackson, Moreno Valley City Council, District 2
David Starr Rabb, Perris City Council

PROPOSITIONS

PROP 1

Authorizes \$4 billion in general obligation bonds for existing affordable housing programs for low-income residents, veterans, farmworkers, manufactured and mobile homes, infill, and transit-oriented housing. Fiscal Impact: Increased state costs to repay bonds averaging about \$170 million annually over the next 35 years.

A **YES** vote on this measure allows the state to sell \$4 billion in general obligation bonds to fund veterans and affordable housing.

PROP 2

Amends Mental Health Services Act to fund No Place Like Home Program, which finances housing for individuals with mental illness. Ratifies existing law establishing the No Place Like Home Program. Fiscal Impact: Allows the state to use up to \$140 million per year of county mental health funds to repay

up to \$2 billion in bonds. These bonds would fund housing for those with mental illness who are homeless.

A **YES** vote on this measure means the state could use existing county mental health funds to pay for housing for those with mental illness who are homeless.

PROP 3

Authorizes \$8.877 billion in state general obligation bonds for various infrastructure projects. Fiscal Impact: Increased state costs to repay bonds averaging \$430 million per year over 40 years. Local government savings for water-related projects, likely averaging a couple hundred million dollars annually over the next few decades.

A **YES** vote on this measure means the state could sell \$8.9 billion in general obligation bonds to fund various water and environmental projects.

PROP 4

Authorizes \$1.5 billion in bonds, to be repaid from state's General Fund, to fund grants for construction, expansion, renovation, and equipping of qualifying children's hospitals. Fiscal Impact: Increased state costs to repay bonds averaging about \$80 million annually over the next 35 years.

A **YES** vote on this measure means the state could sell \$1.5 billion in general obligation bonds for the construction, expansion, renovation, and equipping of certain hospitals that treat children.

PROP 5

Removes certain transfer requirements for homeowners over 55, severely disabled homeowners, and contaminated or disaster-destroyed property. Fiscal Impact: Schools and local governments each would lose over \$100 million in annual property taxes early on, growing to about \$1 billion per year. Similar increase in state costs to backfill school property tax losses.

A **YES** vote on this measure means: All homeowners who are over 55 (or who meet other qualifications) would be eligible for property tax savings when they move to a different home.

The top ten contributors are realtors associations with SEIU and CTA being againt.

PROP 6

Repeals a 2017 transportation law's taxes and fees designated for road repairs and public transportation. Fiscal Impact: Reduced ongoing revenues of \$5.1 billion from state fuel and vehicle taxes that mainly would have paid for highway and road maintenance and repairs, as well as transit programs. The people can give themselves a quick raise by voting yes.

A **YES** vote on this measure means: Fuel and vehicle taxes recently passed by the Legislature would be eliminated, which would reduce funding for highway and road maintenance and repairs, as well as transit programs. The Legislature would be required to get a majority of voters to approve new or increased state fuel and vehicle taxes in the future and immediately lower gas prices.

PROP 7

Gives Legislature ability to change daylight saving time period by two-thirds vote, if changes are consistent with federal law. Fiscal Impact: This measure has no direct fiscal effect because changes



to daylight saving time would depend on future actions by the Legislature and potentially the federal government.

PROP 8

Regulates amounts outpatient kidney dialysis clinics charge for treatment. Requires rebates and penalties if charges exceed limit. Requires annual reporting to the state. Prohibits clinics from refusing to treat patients based on payment source. Fiscal Impact: Overall annual effect on state and local governments ranging from net positive impact in the low tens of millions of dollars to net negative impact in the tens of millions of dollars. A **NO** vote on this measure means kidney dialysis clinics would not have their revenues limited by a formula and would not be required to pay rebates.

PROP 10

Repeals state law that currently restricts the scope of rent control policies that cities and other local jurisdictions may impose on residential property. Fiscal Impact: Potential net reduction in state and local revenues of tens of millions of dollars per year in the long term. Depending on actions by local communities, revenue losses could be less or considerably more.

A **NO** vote on this measure means: State law would continue to limit the kinds of rent control laws cities and counties could have.

PROP 11

Law entitling hourly employees to breaks without being on-call would not apply to private-sector ambulance employees. Fiscal Impact: Likely fiscal benefit to local governments (in the form of lower costs and higher revenues), potentially in the tens of millions of dollars each year.

A **NO** vote on this measure means: Private ambulance companies would be subject to labor laws for this industry. Based on a recent court decision, these laws likely would require ambulance companies to provide EMTs and paramedics with off-duty meal and rest breaks that cannot be interrupted by a 911 call.

PROP 12

Establishes minimum requirements for confining certain farm animals. Prohibits sales of meat and egg products from animals confined in noncomplying manner. Fiscal Impact: Potential decrease in state income tax revenues from farm businesses, likely not more than several million dollars annually. State costs up to \$10 million annually to enforce the measure.

A **NO** vote on this measure means: Current minimum space requirements for confining egg-laying hens, pregnant pigs, and calves raised for veal would continue to apply. Current ban on businesses in California selling eggs not meeting these space requirements for hens would remain in effect