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Voice Media Ventures, "Vol.47 n.26 January 16th 2020" (2020). *Black Voice News*. 1020.
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Inland Southern California's News Weekly

VOICE

January 16, 2020 Volume 47 | Issue 26

theivoice.com

Celebrating MLK's Birthday

DIVINE DISCONTENT:

Exploring the Words and Legacy
of Dr. Martin Luther King Jr.

Inside: Last Year's Hottest Housing Fight Just Got Resurrected - Here's What to Know



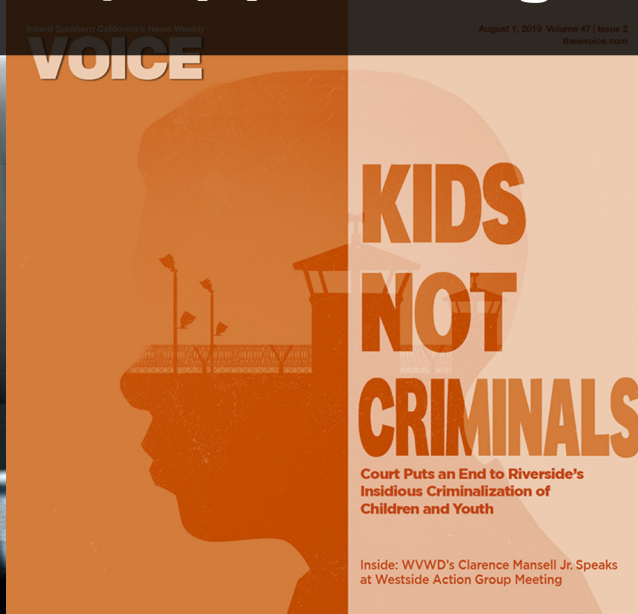
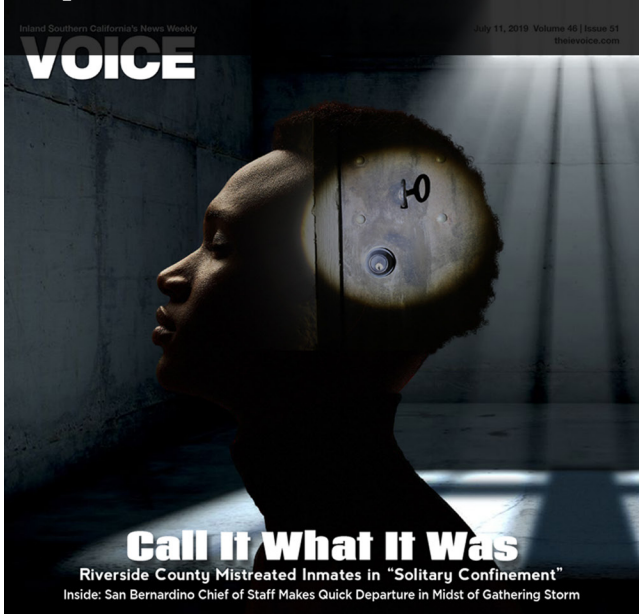
ATTENTION
please

We Welcome Your Insights and Opinions

The IE Voice/Black Voice News invites you to raise your voice on subjects of interest. We would like to publish your ideas, insights and/or opinions on topics you feel are important.

We encourage you to submit your commentaries for potential publication to myopinion@theievoice.com.

We respectfully request your submission be no more than 500 words. Any photo(s) included to accompany your writing should be at least 300 DPI.



VOICE

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ESTABLISHED 1972

Voice Media Ventures
Post Office Box 912
Riverside, California 92502
(951) 682-6070

Published every Thursday and distributed throughout the Inland Empire Adjudicated, a legal newspaper of general circulation on July 8, 1974 Case # 108890 by the Superior Court of Riverside County. Stories published do not necessarily reflect the opinions of the publishers. Member of: National Newspaper Publishers Association, California Black Media and California News Publishers Association

KEEPING IT REAL

Rowe, Rowe, Rowe Your Boat...Uh Oh!...Oh No!...It's Capsizing!

The Republican controlled San Bernardino County Board of Supervisors is rowing as fast as it can in an all-out effort to keep wrongly appointed Third District Supervisor Dawn Rowe in office and on the ballot as an incumbent in the coming election.

The Board earned the fury of many constituents when it blatantly violated the Brown Act and appointed Rowe to the position when the Third District seat was vacated by James Ramos subsequent to his election to the State Assembly in November 2018.

Board supervisors made the appointment with perceived impunity and mistakenly believed any outcry of resistance would burn brightly for a moment before public attention would turn to other things and the passion against Rowe's appointment would dissipate. From then on, Rowe and her supporters assumed she would be free to enjoy a political future on the Board. She could then run as an incumbent in the coming election, having gleaned the benefits of a full year's experience on the job, gaining recognition in the community, garnering free media coverage of her actions as supervisor and then, sail to victory at the polls this year. They were fooled.

Rowe, a Republican was appointed by the Board to replace Ramos, a Democrat, despite his having been elected to the Board in November 2012 with 65 percent of the vote in a largely Democratic district. The way Rowe was appointed was not only a violation of the Brown Act, it clearly thwarted the will of the electorate in San Bernardino County's Third District.

A community-based organization, I.E. United, filed suit against San Bernardino County for its action and in September 2019 a Superior Court judge ruled the Board had indeed violated the Brown Act in its appointment of Rowe; and ordered the appointment be rescinded.

As expected, the county appealed and in the interim, requested the order to remove Rowe from office be stayed. The stay was initially granted; however last week an Appellate Court judge reversed that ruling. Yet, the Board believes it is still in control of this issue. During the next scheduled Board meeting on Tuesday, January 28 it plans to decide whether to rescind Rowe's appointment or appeal the case to the

California Supreme Court.

The Plaintiffs, I.E. United, not surprisingly see things differently. They believe last week's ruling means Rowe is no longer a county supervisor and the county no longer has the authority to make the appointment. That prerogative, I.E. United believes, now falls to the Governor Newsom.

Under California law San Bernardino County officials had only a 30-day window to make the appointment to replace Ramos and since it has squandered away more than 30 days trying to manipulate and hold on to the seat for Rowe—that authority should now rest with the governor.

San Bernardino County Republicans appear to be following the playbook of the "Joker" in charge at the White House—first manipulate, cheat, do whatever you have to do to get your way and when a legal challenge is filed, do whatever you can to keep the case tied up in the courts while you continue having it your way—stalling for more time until you can figure out your next unscrupulous move.

Well, San Bernardino is not Washington, D.C. and California is not a "Red" state. While America is changing demographically, San Bernardino has already transitioned. The people of this county are tuned in and ready to advocate for fairness in the electoral process whether at the polls or by proxy appointment and local Republicans see the handwriting on the wall.

Since the Board and I.E. United are interpreting last week's Appellate Court ruling through different prisms, the question now seems to be whether the governor will take the ball and act? Will he break the stalemate and move forward with an appointment?

Meanwhile, taxpayers are being forced to foot the bill for the Board's political folly. Following in the footsteps of the president these people appear to have no conscience about squandering public money for their own political gains.

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



S.E. Williams
Editor



Hemet Hosts Comics' Celebration

Hemet – On Saturday, January 11, 2020 comic lovers gathered from across the region to participate in Hemet's third annual "Get Your Comics-On Vol. 3." Members of the community came together to share their love of comics, superheroes and anime at the Hemet Public Library.

The day's event included a superhero training camp for kids, an Anime Your Way drawing class and superhero crafts. Those in attendance also had an opportunity to take selfies with the Southland Ghostbusters, the 501st Legion, and R2D2. There were also several vendors available and an artist alley for those wishing to purchase comic paraphernalia.

Join the San Bernardino Symphony for a Tribute to Martin Luther King

San Bernardino

The San Bernardino Symphony Orchestra will perform a tribute concert to honor the birthdate of Dr. Martin Luther King and to acknowledge the region's unique contributions to the American civil rights movement.

The musical celebration will be held at the California Theater in San Bernardino on Saturday, January 18, 2020 beginning at 7:30 p.m. The theater is located at 562 W. 4th Street, San Bernardino.

"This concert is going to move our audience and reach out and touch their soul. The music is brilliant and powerful" said Symphony Board President Dean McVay, adding, "That's what this live symphonic experience is all about - transporting our audience to new and different places and experiences, and having them walk out of the concert hall having been moved and inspired in ways they had not considered before."

Powerhouse vocalists Jason Lusk, Lettrice Lawrence, Bradley Baker, and the Selah Gospel Choir will perform during the concert

accompanied by narrative from local education leader Dr. Margaret Hill. The performance will include electrifying renditions of anthems, hymns, and spirituals including Wade in the Water, Strange Fruit, Free at Last, City Called Heaven, and Lift Every Voice and Sing.

"Our MLK tribute will be one of the most inspiring concerts this orchestra has ever mounted," said Symphony Music Director and Conductor Anthony Parnter. "We have imported nationally regarded talent to our region to pull off a very ambitious program and these are the kinds of soulful performers who will bring the house down."

In addition, the Symphony will be performing the West Coast premiere of three-time Emmy award-winning composer John Wineglass's "Unburied, Unmourned, Unmarked."

This classical symphonic work made its premier in February of 2019 in Pittsburg. This classical symphonic work takes history off the shelves and onto the concert hall as a modern and African-American inspired take on a

continued on page 17



Jason Lusk

"No Party Preference" the March Primary

Riverside

There are more than half a million voters spread across Riverside and San Bernardino Counties who identify as "No Party Preference."

As the March primary rapidly approaches a recent mailer may have caused confusion among some voters.

For some the confusion began with wording on the front of the mailer which read, "If you want to vote for President, you must fill out this card."

Many people mistakenly believe as long as they are registered they are eligible to vote in the primary however due to nationwide restrictions established by political parties if you have not designated a political party you will not be eligible to vote in the upcoming primary.

If you are a registered voter who did not designate a party, are in receipt of one of these post cards and would like to vote in the primary election in March, you must complete and return the postcard by January 21. The postcard allows you to request a vote-by-mail primary ballot for the American Independent Party, the Democratic Party or the Libertarian

Party.

Vote-by-mail ballots cannot be requested for the Green Party, the Peace and Freedom Party or the Republican Party as those parties do not allow cross-party voting in the primary. The same will hold true at polling places on the day of the primary.

Those who are registered Independents with No Party Preference who would like to vote for Green Party, Peace and Freedom Party or Republican Party candidates in the March primary will need to reregister by February 18. They can do so by going to www.registertovote.ca.gov.

Please keep in mind your "No Party Preference" designation will not impact your ability to vote in the General Election in November. If, however, you would like to weigh in on the March primary, it is important to follow the steps detailed above.



Relieving Pain with Acupuncture

In the midst of the opioid crisis, acupuncture has been growing in popularity in the United States. Primarily used for pain management, this ancient Chinese form of alternative medicine — which involves thin needles being inserted into the skin — has gained support from the U.S. Department of Veterans Affairs and Medicaid as a viable treatment in recent years.

While the scientific evidence of acupuncture's benefits is still widely debated, research suggests it can be used to manage certain pain conditions — especially back and neck pain, osteoarthritis pain, and headaches.

It's also been used to treat a range of other conditions. As its popularity has grown, more people in the United States have begun turning to acupuncture when conventional medicine falls short.

The ancient art of acupuncture has been used in Asia for centuries to treat many conditions and relieve pain. It's now being used in the United States and other Western countries to ease everything from low back pain, to nerve pain (such as painful shingles rashes), to headaches, fibromyalgia, and menstrual cramps — and more.

Traditional Chinese acupuncture involves the insertion of extremely fine needles into the skin at specific "acupoints." This may relieve pain by

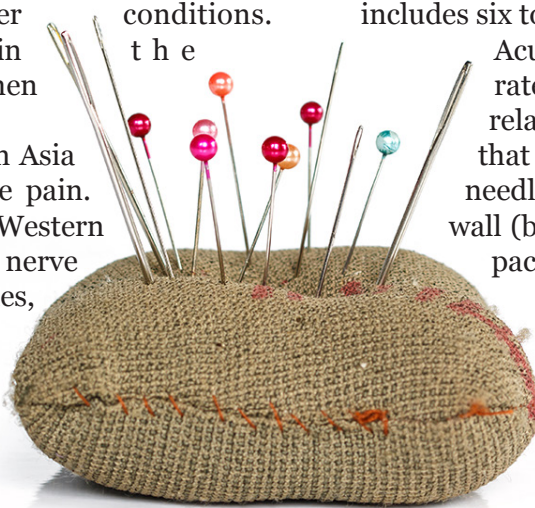
releasing endorphins, the body's natural pain-killing chemicals, and by affecting the part of the brain that governs serotonin, a brain chemical involved with mood.

In Chinese acupuncture, the acupuncturist may turn or twirl the needles slightly or apply heat or electrical stimulation to enhance the effects. He or she may also burn a therapeutic herb near the skin; this is called moxibustion.

The acupuncturist typically inserts four to 10 needles and leaves them in place for 10 to 30 minutes while you rest. A usual course of treatment includes six to 12 sessions over a three-month period.

Acupuncture is generally quite safe, and the complication rate appears to be quite low. A review of acupuncture-related complications reported in medical journals found that the most serious problem was accidental insertion of a needle into the pleural space between the lungs and the chest wall (but this is rare). The advent of single-use, sealed needle packages has all but eliminated the risks of blood-borne infections such as hepatitis B or HIV.

Throughout its long history, acupuncture has established a solid reputation as a system of health that works.



classifieds & public notices

NAME CHANGE

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER COC 1912107

To All Interested Persons: Petitioner: DESIREE WELLS, ON BEHALF OF ALORAH DELEE BROWN WELLS filed a petition with this court for a decree changing names as follows: ALORAH DELEE BROWN WELLS to, ALORAH DELEE WELLS. 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: February 26, 2020 Time: 8:00AM, Dept: C2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, CORONA BRANCH, 505 S. BUENA VISTA AVENUE, RM. 201, CORONA, CA 92882. 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: DEC 17, 2019 TAMARA L. WAGNER, Judge of the Superior Court p. 12/26/2019, 1/2/2020, 1/9, 1/16/2020

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER MVC 1913877

To All Interested Persons: Petitioner: GISSSEL ILENE CERVANTEZ filed a petition with this court for a decree changing names as follows: GISSSEL ILENE CERVANTEZ to, GISSSEL ILENE MARTHA. 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: 1/30/20 Time: 1:00PM Dept: MV2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 HEACOCK ST. BLDG. D, MORENO VALLEY, CA 92553, MORENO VALLEY COURTHOUSE. 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: DEC 04, 2019 DAVID E. GREGORY, Judge of the Superior Court p. 12/26/2019, 1/2/2020, 1/9, 1/16/2020

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER MVC 1914528

To All Interested Persons: Petitioner: STEPHEN BERNARD WRIGHT filed a petition with this court for a decree changing names as follows: STEPHEN BERNARD WRIGHT to, STEPHEN BERNARD WHITE. 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: 2/13/20 Time: 1:00PM Dept: MV2. The address of the court is: SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, MORENO VALLEY BRANCH, 13800 HEACOCK AVENUE D201, MORENO

VALLEY, CA 92553-3338. 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: DEC 27, 2019 ERIC V. ISSAC, Judge of the Superior Court p. 1/16, 1/23, 1/30, 2/6/2020

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER COC 2000176

To All Interested Persons: Petitioner: X' ZAVIER E 'STEPHON PROWELL filed a petition with this court for a decree changing names as follows: X' ZAVIER E 'STEPHON PROWELL to, STEPHON TAYLOR. The Court Orders that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing. Notice of Hearing: Date: 2/06/2020 Time: 8:00AM Dept: C2. The address of the court is:

SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, CORONA COURTHOUSE, 505 S. BUENA VISTA AVE., RM 201. 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: JAN 09, 2020 TAMARA L. WAGNER, Judge of the Superior Court p. 1/16, 1/23, 1/30, 2/6/2020

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.: 2017-01566-CA

A.P.N.:436-210-023-5 Property Address: 227 La Clarita Avenue, San Jacinto, CA 92582

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 06/14/2005. 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: Xay Vanachareun, AND Chitsana Vanachareun HUSBAND AND WIFE AS JOINT TENANTS Duly Appointed Trustee: Western Progressive, LLC Deed of Trust Recorded 06/17/2005 as Instrument No. 2005-0485091 in book ---, page--- and of Official Records in the office of the Recorder of Riverside County, California, Date of Sale: 02/26/2020 at 09:00 AM Place of Sale: AUCTION ROOM, 2410 WARDLOW ROAD #104, CORONA, CA 92880

Estimated amount of unpaid balance,



AAUW Hosts STEM Conference

San Jacinto

Hundreds of eight grade girls gathered at Mt. San Jacinto College's (MSJC) San Jacinto Campus last week to attend the 20th Annual American Association of University Women (AAUW) San Gorgonio Pass Group, Redlands Branch STEM Conference.

During the conference the young women focused on several lessons including the importance of supporting each other, having fun with math and exploring forensic science.

The workshops were led by a variety of organizations including the University of California, Riverside; Cal Baptist University, Riverside; San Bernardino Symphony; Cal Poly University, Pomona; University of Redlands; San Bernardino Valley College; Cal Fire; California Department of Justice; Redlands Police; Esri, Redlands; Ameresco Inc.; Sorenson Engineering; and others.

Documentary filmmaker and motivational speaker Amber Price was the event's keynote speaker. During her presentation she encouraged the girls to support each other and encouraged them to have a positive self-image.

As part of the day's events leaders from the private and public sectors provided hands-on workshops that helped the teens explore careers involving the science, technology, engineering and math (STEM) fields.

MJSC honor students served as guides to make sure the conference attendees made it to each workshop.

Commenting about her participation in the conference Layladelá Fuente, of Beaumont who attended the conference's newly added AAUW workshop on Animatronics said, "It was fun because we got to interact with the project."

Fuente who hopes to one day work for Disney doing robotics, shared how the conference inspired her goals. "It encouraged it because I haven't gotten to work with robots. ... It just made it more fun and more interesting."

The event, organized by the AAUW's San Gorgonio Pass Group of the Redlands Branch and hosted at the San Jacinto Campus by MSJC Outreach, is designed for eighth-graders from middle schools in Banning and Beaumont.



The San Bernardino County Superintendent of Schools is committed to working with community partners like Black Voice News to provide services, information, advocacy and leadership.

*"Intelligence plus character
- that is the true goal
of education."*

- Martin Luther King Jr.

I HAVE A DREAM
MARTIN LUTHER KING, JR.
THE MARCH ON WASHINGTON
FOR JOBS AND FREEDOM
AUGUST 28, 1963

For information on programs and services or for photos and video from around the county, follow us on



@sbc.superintendent.of.schools

Transforming lives through education

Last Year's Hottest Housing Fight Just Got Resurrected—Here's What to Know

Matt Levin
CalMatters

For the third year in a row, California lawmakers will consider a controversial housing proposal that would force neighborhoods to allow taller, denser housing near public transportation and job centers.

San Francisco Democratic Sen. Scott Wiener—whose Senate Bill 50 has twice been beaten back, in different forms, by an assortment of constituencies focused on California's housing crisis—on Monday January 6, 2020, announced revised legislation aimed at satisfying concerns over local control, among other issues, that blocked the bill last year.

Wiener has argued that the best way for California to address its crushing housing shortage is to permit the construction of more apartments near public transit. Increasing the housing supply and density, he contends, will lower rents, reduce traffic and cut emissions from greenhouse gas.

That approach has been supported by a broad political coalition including developers, environmentalists and “Yes In My Backyard” urbanist organizations. But the Legislature and governor have been less persuaded.

Wiener's proposal was blocked last year and the year before by an alliance of suburban homeowners, local governments, and anti-displacement groups who contended the bill invited developers to kill neighborhood character and gentrify lower-income communities. Chief among the concerns was the fear that local government might lose control over housing decisions, a prerogative cherished not only in city halls across the state but also by many lawmakers in Sacramento.

Whether this third iteration of the bill will be the charm politically remains an open question, as does whether Wiener's softened approach will actually make housing more affordable in California.

“More and more people understand that while SB 50 is not a silver bullet—there's no such thing—this bill is a big part of addressing the housing crisis,” said Wiener. Here are a few big things to know:

The new plan would let cities craft their own housing plans—but wield a big stick against those that don't comply. Last year's bill would have forced cities in counties with more than 600,000



The new version of Senator Scott Wiener's housing proposal would give cities more control over how to increase the supply of housing. Photo courtesy of Anne Wernikoff for CalMatters

people to allow 4- and 5-story apartment buildings near rail stations and ferry lines. No longer could cities restrict housing around Bay Area BART lines and L.A. Metro lines to single family homes.

“Job-rich, high opportunity” communities with good schools and major employment centers would also be subject to higher density requirements, regardless of whether they were near good transit.

Cities in “smaller” counties would get softer density requirements, a concession extracted by lawmakers representing Marin County and other anti-development enclaves. Still defenders of local control—who believe housing decisions should be left to locally-elected city councils and planning commissions—were displeased. Those included Sen. Anthony Portantino, Democrat from La Canada Flintridge, who used a secretive legislative prerogative to stall the legislation last May.

The changes unveiled by Wiener go softer on local governments. Cities will now get two years to develop an alternative housing plan, which they'll be able to submit to the state housing department.

The plans will have to zone for the same amount of housing required by Wiener's measure and won't be able to increase traffic or sprawl.

If local governments don't submit an acceptable alternative, the revised Wiener measure would kick in. “We've heard from cities that ‘we want to have shorter buildings in one particular area, taller buildings in another,’” said Wiener. “And we want to zone for the amount of housing that SB 50 would require, but we want to tweak it to make it a bit shorter here, and taller there.”

The League of California Cities—one of the bill's fiercest critics and a powerful Capitol lobby—declined to comment on the amendments until they had time to analyze them further. A spokesman for Sen. Portantino said the senator had not seen or been briefed on the amendments, but that he hopes, among other things, that they “give some nod to the importance local governments play” in local housing. The bill has to clear Portantino's

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Divine Discontent

Exploring the Words and Legacy of Dr. Martin Luther King Jr.

S.E. Williams
Contributor

As the inland region once again comes together in community to celebrate the life and contributions of Dr. Martin Luther King Jr. most remember him above all else, as a man of peace.

Some recall with reverence, images of Martin Luther King, Jr. (MLK) standing before the Lincoln Memorial in 1963 during the peak of the Civil Rights Movement speaking words that will reverberate through history from his “I Have a Dream Speech.”

Over the years and in succeeding generations King’s

persona is now largely coalesced into a few oft repeated phrases of love, hope and forgiveness; while his legacy as an organizer, a profound leader of a dynamic movement for change—though highly respected—is largely relegated to history books and parades.

He is heralded as the prophet of non-violence. He held a belief so powerful it moved him into a rare category among those considered truly self-actualized (i.e., doing all he was capable of). And, his teachings of non-violence have inspired movements for freedom and justice the world over.

Among King's statements most frequently quoted are, "The time is always right to do what is right." "Darkness cannot drive out darkness; only light can do that." "Hate cannot drive out hate; only love can do that." "Injustice anywhere is a threat to justice everywhere." "Our lives begin to end the day we become silent about things that matter." "I have decided to stick with love. Hate is too great a burden to bear." "Faith is taking the first step even when you don't see the whole staircase." And, "Forgiveness is not an occasional act; it is a constant attitude."

This partial list of positive, uplifting quotes would lead one to believe they represent the full catalogue of King's teachings. Yet, such words reveal only a part of the powerful oratory and written messages of King.

Another line by King frequently quoted is, "We must accept finite disappointment, but never lose infinite hope." Yes, King spoke all these words, but he also said so much more.

Much of what King taught and spoke about is rarely quoted in mixed company because it is easier for some Americans to embrace his legacy and celebrate a man who spoke most committedly of peace and love. Yet, he was a complex man. Although as a Christian preacher he was a drum major for peace, for truth, for justice and for love, he also never shied away from speaking truth to power as the leader of a people who longed for justice and access to the full rights of citizenship in a nation that continued to deny them this birthright.

Many believe it was these words—words that rattled the power brokers of America—that made him a target for assassination. Remember, King is the same man who warned us to, "Never

forget that everything Hitler did in Germany was legal."

On a different occasion he stressed, "There are some things so dear, some things so precious, some things so eternally true, that they are worth dying for. And I submit to you that if a man has not discovered something that he will die for, he isn't fit to live." King's life and death were testaments to such commitment.

Born January 15, 1929, had King lived he would be a fragile old man of 91. It is hoped with age he would only have grown more prescient in his wisdom.

Were King alive today few might argue whether he would be an advocate for reparations, consider his comments in 1967, "Again we have deluded ourselves into believing the myth that Capitalism grew and prospered out of the Protestant ethic of hard work and sacrifice. The fact is that capitalism was built on the exploitation and suffering of Black slaves and continues to thrive on the exploitation of the poor—both Black and White, both here and abroad." How much has changed since his death?

Perhaps one of the more controversial challenges verbalized by King was extended to White Americans whose support he understood the civil rights movement depended on. In 1967 he asked the following series of rhetorical questions: "Why is equality so assiduously avoided? Why does White America delude itself, and how does it rationalize the evil it retains?"

Responding to his own questions King declared, "The majority of White Americans consider themselves sincerely committed to justice for the Negro. They believe that American society is essentially hospitable to fair play and to steady growth toward a middle-class utopia embodying racial harmony. But unfortunately, this is a fantasy of self-deception and comfortable vanity." Would King think differently today?

Those critical of King might called him communist. "The evils of capitalism are as real as the evils of militarism and evils of racism," he said. Were King alive today would he be making these same or similar points?

King said, "The problems of racial injustice and economic injustice cannot be solved without a radical redistribution of political and economic

“It all boils down to the same goals. We must always ma

power.” On another occasion he said, “When machines and computers, profit motives and property rights, are considered more important than people, the giant triplets of racism, extreme materialism and militarism are incapable of being conquered.”

Some have described King as a socialist. By whatever term(s) one chooses to label economic fairness and justice, Black Americans, members of the Latinx and other minority communities—including LGBTQ, women, the working class, the elderly and disabled understand what King meant when he said, “Every step towards the goal of justice requires sacrifice, suffering, and struggle; the tireless exertions and passionate concern of dedicated individuals.” Consider the push to raise the minimum wage; the fight to maintain voter integrity and access to the ballot; the continued quest for access to healthcare; to maintain a woman’s right to choose; and, the list goes on.

The nation has witnessed groups coming together again and again particularly over the last three years in unmitigated efforts to try and “hold on” to the limited progress each group has made during the previous 50 or so years.

All these groups continue to persevere. It is because they understand (either knowingly or unknowingly) the alternative of inaction could yield disastrous and consequential results. Consider how King completed his previous statement, “Without persistent effort, time itself becomes an ally of the insurgent and primitive forces of irrational emotionalism and social destruction.”

The fight to make Martin Luther King, Jr.’s birthday a national holiday took 15 years. It was a hard-fought victory. As the nation celebrates this holiday it is more important than ever that

*act that we must never allow ourselves to become satisfied with unattained
maintain a kind of divine discontent.”*

- Rev. Dr. Martin Luther King, Jr.

King the man, not be reduced to a sanitized, more palpable version of who some would make him out to be.

He should be honored in the fullness of who he was. Yes, he was a prince of peace, a priestly-King who preached the word of God and led his followers accordingly. And yes, he was simultaneously a fierce warrior-King who led his people into battle with unwavering determination and unfaltering commitment to nonviolence.

Although President Ronald Reagan signed the bill which made King’s birthday a federal holiday it is well documented Reagan never really believed King deserved it and those who advocated for it faced fierce opposition from both congress and the president in the long years before it passed.

Reagan may have used the King holiday to provide him plausible cover for his horrendous other failures regarding the African Americans as he was no champion of the African American agenda. When Reagan left office the poverty rate among Blacks in the nation was around 31 percent; Black unemployment was double that of Whites during most of his presidency; and when he left office in January 1990 the median household income for Blacks in America was 42 percent below that of Whites.

Later this year we will mark the 52nd anniversary of MLK’s assassination. Not only does King’s work remain incomplete, in recent years African Americans have watched as hard-fought gains made during King’s lifetime are rolled back almost with a sense of urgency. It’s like watching the sand in an hourglass pour in the other direction once turned on its opposite end.

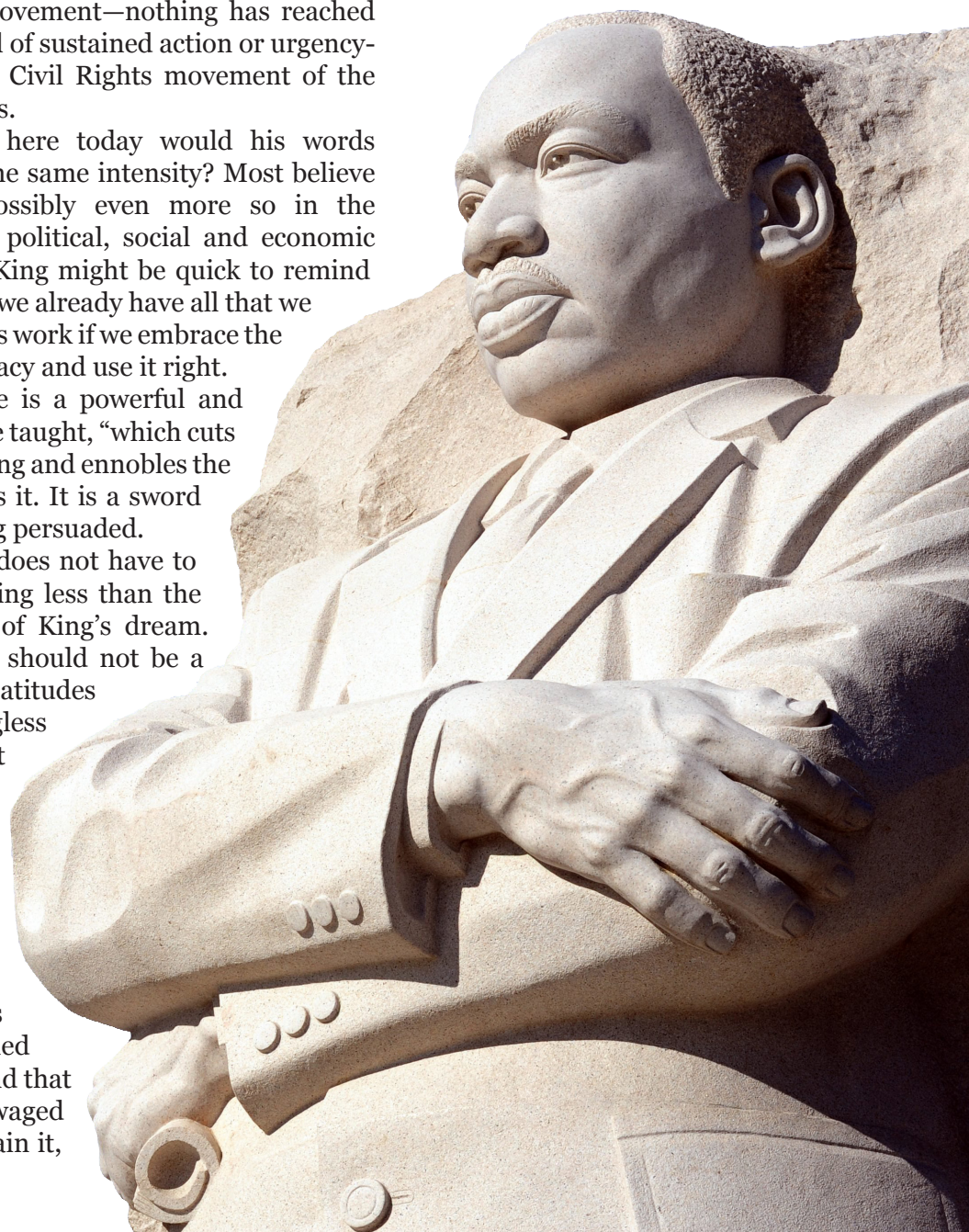
Since his death—and, certainly giving credit

and acknowledgment to the success of the Black Lives Matter movement—nothing has reached the pitched level of sustained action or urgency-of-now like the Civil Rights movement of the fifties and sixties.

Were MLK here today would his words resonate with the same intensity? Most believe they would, possibly even more so in the wake of recent political, social and economic developments. King might be quick to remind Americans that we already have all that we need to finish his work if we embrace the power of his legacy and use it right.

“Nonviolence is a powerful and just weapon,” he taught, “which cuts without wounding and ennoble the man who wields it. It is a sword that heals,” King persuaded.

This nation does not have to settle for anything less than the full realization of King’s dream. King’s birthday should not be a day of idle platitudes and meaningless phrases. Yes, it should be a day that reminds us of how far we have come. And yes, it should also be a day that reminds us of all that fueled King’s dream and that the battle he waged in his life to attain it, continues...



Hunter's Congressional Seat Will Remain Open

Riverside

Governor Gavin Newsom has decided not to call a special election to complete the unfinished term of U.S. Rep. Duncan D. Hunter, who has finally resigned after pleading guilty to a corruption charge.

The filing deadline for the state's March primary passed on December 6, 2020; and since Hunter just recently made his resignation official, Newsom was under no obligation to call a special election.

Hunter represented the 50th Congressional District which includes part of Riverside County. The vacated seat will now remain open in the U. S. House of Representatives until January 2021 when Hunter's soon to be elected successor will take office. Four candidates are vying for the seat (three Republicans and one Democrat) will face off in the March primary.

Hunter and his wife were both indicted in 2018 for diverting campaign funds for personal use. Since their indictments, first his wife and then Hunter himself struck deals with the prosecution. Hunter is scheduled for sentencing in March.

Although Hunter finally submitted a formal letter of resignation effective January 13, 2020, strangely (or maybe it's not so strange), he offered no reason for his resignation and dedicated most of the letter's content to recalling highlights of his military and congressional careers according to several media outlets including the publication Politico.

"Perhaps the contribution I am most proud of is giving a voice to our men and women in uniform," he wrote. "It has been an honor to serve the



Gov. Gavin Newsom and Duncan Hunter

people of California's 50th district, and I greatly appreciate the trust they have put in me over these last 11 years."

Hunter's resignation brought a shameful ending to a legacy of political service by the Hunter family that spanned two generations.

Financial help
for more people
than ever before



CoveredCA.com

More money is now available through Covered California to help lower the cost of health insurance. Meaning additional assistance for those already getting it and new financial help for many who may not have qualified in the past.

Get covered today. Open enrollment ends January 31.

public notices

reasonably estimated costs and other charges: \$274,631.69

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: 227 La Clarita Avenue, San Jacinto, CA 92582 A.P.N.: 436-210-023-5

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

The sale will be made, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust with interest thereon, as provided in said note(s), advances, under the terms of said Deed of Trust, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust. The total amount of the unpaid balance of the obligation secured by the property to be sold and reasonable estimated costs, expenses and advances at the time of the initial publication of the Notice of Sale is: \$ 274,631.69.

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

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

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

NOTICE OF TRUSTEE'S SALE

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

more than one mortgage or deed of trust on this property.

NOTICE TO PROPERTY OWNER: The sale date shown on this notice of sale may be postponed one or more times by the mortgagee, beneficiary, trustee, or a court, pursuant to Section 2924g of the California Civil Code. The law requires that information about trustee sale postponements be made available to you and to the public, as a courtesy to those not present at the sale. If you wish to learn whether your sale date has been postponed, and, if applicable, the rescheduled time and date for the sale of this property, you may call (866)-960-8299 or visit this Internet Web site <http://www.altisource.com/MortgageServices/DefaultManagement/TrusteeServices.aspx> using the file number assigned to this case 2017-01566-CA. Information about postponements that are very short in duration or that occur close in time to the scheduled sale may not immediately be reflected in the telephone information or on the Internet Web site. The best way to verify postponement information is to attend the scheduled sale.

Date: December 26, 2019 Western Progressive, LLC, as Trustee for beneficiary C/o 1500 Palma Drive, Suite 237 Ventura, CA 93003 Sale Information Line: (866) 960-8299 <http://www.altisource.com/MortgageServices/DefaultManagement/TrusteeServices.aspx>

Trustee Sale Assistant

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

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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.: 2019-01138-CA

A.P.N.:354-171-006-1 Property Address: 23016 PHEASANT 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 10/17/2005. 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: ROBERT J BROCK and Kyoko Brock, Husband and wife Duly Appointed Trustee: Western Progressive, LLC Deed of Trust Recorded 10/28/2005 as Instrument No. 2005-0895872 in book ---, page--- and re-recorded on 06/02/2006 as 2006-0401834 of Official

Records in the office of the Recorder of Riverside County, California, Date of Sale: 02/26/2020 at 09:00 AM Place of Sale: AUCTION ROOM, 2410 WARDLOW ROAD #104, CORONA, CA 92880

Estimated amount of unpaid balance, reasonably estimated costs and other charges: \$352,124.36

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: 23016 PHEASANT DRIVE, CANYON LAKE, CA 92587 A.P.N.: 354-171-006-1

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

The sale will be made, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust with interest thereon, as provided in said note(s), advances, under the terms of said Deed of Trust, fees, charges and expenses of the Trustee and of the trusts created by said Deed of Trust. The total amount of the unpaid balance of the obligation secured by the property to be sold and reasonable estimated costs, expenses and advances at the time of the initial publication of the Notice of Sale is: \$ 352,124.36.

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

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

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

NOTICE OF TRUSTEE'S SALE

NOTICE TO POTENTIAL BIDDERS: If you are considering bidding on this property lien, you should understand that there are risks involved in bidding at a trustee auction. You will be bidding on a lien, not on the property itself. Placing the highest bid at a trustee auction does not automatically entitle you to free and clear ownership of the property. You should also be aware that the lien being auctioned off may be a junior lien. If you are the highest bidder at the auction, you are or may be responsible for paying off all liens senior to the lien being auctioned off, before you can receive clear title to

the property. You are encouraged to investigate the existence, priority, and size of outstanding liens that may exist on this property by contacting the county recorder's office or a title insurance company, either of which may charge you a fee for this information. If you consult either of these resources, you should be aware that the same lender may hold more than one mortgage or deed of trust on this property.

NOTICE TO PROPERTY OWNER: The sale date shown on this notice of sale may be postponed one or more times by the mortgagee, beneficiary, trustee, or a court, pursuant to Section 2924g of the California Civil Code. The law requires that information about trustee sale postponements be made available to you and to the public, as a courtesy to those not present at the sale. If you wish to learn whether your sale date has been postponed, and, if applicable, the rescheduled time and date for the sale of this property, you may call (866)-960-8299 or visit this Internet Web site <http://www.altisource.com/MortgageServices/DefaultManagement/TrusteeServices.aspx> using the file number assigned to this case 2019-01138-CA. Information about postponements that are very short in duration or that occur close in time to the scheduled sale may not immediately be reflected in the telephone information or on the Internet Web site. The best way to verify postponement information is to attend the scheduled sale.

Date: January 9, 2020 Western Progressive, LLC, as Trustee for beneficiary C/o 1500 Palma Drive, Suite 237 Ventura, CA 93003 Sale Information Line: (866) 960-8299 <http://www.altisource.com/MortgageServices/DefaultManagement/TrusteeServices.aspx>

Trustee Sale Assistant

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

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NOTICE OF FINDING OF NO SIGNIFICANT IMPACT

The Federal Aviation Administration has announced that a Finding of No Significant Impact (FONSI) and Record of Decision (ROD) has been approved based upon results of a Final Environmental Assessment prepared in December 2019 for the proposed Eastgate Air Cargo Facility project at San Bernardino International Airport (SBD), San Bernardino, San Bernardino County, California.

The following projects are addressed by the FONSI and ROD:

- Construction of a 658,500-square-foot (sf) sort, distribution, and office building (the Air Cargo Sort Building) ranging between 50 and 63 feet in height. The Air Cargo Sort Building would include approximately 77 dock doors on the northern side, approximately 24 dock doors on the western side, and 20 doors to accommodate air cargo containers on the southern side of the Air Cargo Sort Building.

- Construction of taxilanes and aircraft parking apron to support 14 aircraft concurrently ranging from Boeing-737 to Boeing-767 aircraft meeting FAA Airplane Design Group IV standards.

- Construction of approximately 12 acres of ground support equipment (GSE) parking and operational support areas.

- Construction of two separate 25,000-sf

maintenance buildings.

- Construction of about 2000 employee auto-parking stalls and 380 trailer parking stalls. Employee parking would be located on the eastern portion of the Proposed Project site. Trailer parking would be located on the northern and western portions of the Proposed Project site.

- Construction of two new driveways into the Proposed Project site, including two clear-span bridges crossing the City Creek Bypass Channel.

- Construction of 3rd Street modifications to tie-in road gradients and turning lanes with bridge entrances.

- Installation of new security fencing, vehicle and pedestrian gates, and a guard shack.

- Installation of pole-mounted and/or building-mounted exterior lights for vehicle and truck parking lots, the Air Cargo Sort Building, and aircraft parking apron.

- Installation of appropriate airfield lights and signage for the aircraft parking apron and taxilanes.

- Land clearing, demolition of concrete, excavation, embankment, and grading.

- Extension of utilities to the Proposed Project site including electrical, natural gas, water, sanitary sewer, communications, and other related infrastructure.

- Installation of stormwater management systems and infrastructure.

- Landscaping.

- Project Commitment 1: Require Use of Electric Ground Support Equipment. With the exception of the fuel trucks and lavatory service trucks, which are assumed to operate on diesel fuel, the SBIAA will require the use of ground support equipment that can operate on electric battery power.

- Project Commitment 2: Construct a Second Eastbound Left Turn Lane and a Second Westbound Left Turn Lane at Victoria Avenue and 3rd Street. SBIAA shall be responsible for constructing a second eastbound left turn lane and a second westbound left turn lane at Victoria Avenue and 3rd Street.

The FONSI/ROD indicates that the proposed action is consistent with existing environmental policies and objectives as set forth in the National Environmental Policy Act of 1969 in that it will not significantly affect the quality of the human environment.

Copies of the FONSI/ROD are available for public inspection at the following locations:

U.S. Department of Transportation, Federal Aviation Administration, Western-Pacific Region, Office of Airports, 777 S. Aviation Boulevard, Suite 150, El Segundo, California 90245

San Bernardino International Airport Authority Administration Offices, 1601 East Third Street, San Bernardino, California 92408

The FONSI and ROD may also be viewed at FAA's website: https://www.faa.gov/airports/environmental/records_decision/ and SBIAA's website: <http://www.sbiaa.org>.

Copies of the Final EA and FONSI and ROD are also available at the following libraries:

Highland Sam J. Racido Branch Library and Environmental Learning Center, 7863

Central Avenue, Highland, California 92346

Highland Sam J. Racadio Branch Public Library and Environmental Learning Center, 7863 Central Ave, Highland, California 92346

San Bernardino County Library, Lake Arrowhead Branch, 27235 Highway 189, Blue Jay, California 92317

Norman F. Feldheym Public Library, 555 W 6th St., San Bernardino, California 92410

1/9, 1/16/20 CNS-3327880#

p. 1/9, 1/16/2020

NOTICE IS HEREBY GIVEN that the Housing Authority of the County of Riverside's Agency Plan, which includes the Five-Year and Annual Plan, Housing Choice Voucher Administrative Plan and Homeownership Plan is available for review at offices located at 5555 Arlington Avenue, Riverside CA 92504 and 44-199 Monroe, Suite B, Indio, CA 92201. It is also located on the Housing Authority website: www.harivco.org. Written public comment may be directed to the Housing Authority of the County of Riverside, Attn: Director, 5555 Arlington Avenue, Riverside, CA 92504. A public hearing to solicit public comment and feedback will be held before the Board of Commissioners on Tuesday, March 10, 2020, at 9:00 a.m., in the meeting room of the Board of Supervisors, Riverside County, Administrative Center, 4080 Lemon Street, First Floor, Riverside, CA 92501.

SE HACE DEL CONOCIMIENTO DEL PUBLICO que El Plan de Agencia de la Autoridad de Vivienda del Condado de Riverside, cual incluye el Plan de Cinco-Años y Plan Anual, el Plan Administrativo de Vales de Opción de Vivienda y el Plan de Propiedad de Vivienda, están disponibles para revisión en las oficinas ubicadas en 5555 Arlington Avenue, Riverside, CA 92504 y 44-199 Monroe, Suite B, Indio, CA 92201. También se encuentra en el sitio web de la Autoridad de Vivienda: www.harivco.org. Se puede dirigir un comentario público escrito a la Autoridad de Vivienda del Condado de Riverside, a la atención de: Director, 5555 Arlington Avenue, Riverside, CA 92504. Una audiencia pública para solicitar comentarios del público se llevará a cabo ante la Junta de Comisionados el Martes, 10 de Marzo de 2020, a las 9:00 a.m., en la sala de reuniones de la Junta de Supervisores del Condado de Riverside, Centro Administrativo, 4080 Lemon Street, Primer Piso, Riverside, CA 92501. 1/16/20 CNS-3330586#

p. 1/16/2020

SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT 777 North "F" Street San Bernardino, CA 92410

REQUEST-FOR-PROPOSALS RFP No. 19-21 Educational Services Support Low Performing Students

NOTICE IS HEREBY GIVEN that the San Bernardino City Unified School District of San Bernardino County, State of California, acting by and through its Governing Board, hereafter referred to as the "District", is soliciting sealed proposals in response to RFP No. 19-21, Educational Services Support - Low Performing Students.

Proposals may be received up to but not later than: Friday, January 31, 2020 at 10:00 a.m.

Vendors who are desirous of securing a copy of the RFP documents may do so by download from the District's website at: <https://sbcsd.com/cms/One>.

public notices

aspx?portalId=59953&pageld=165890. Proposal responses must conform and be responsive in accordance with the RFP Documents that are on file for examination at the District's Purchasing Department and posted on the above referenced web site.

Proposals must be received at the PURCHASING DEPARTMENT BID BOX LOCATED IN THE MAIN LOBBY FOYER AREA, SAN BERNARDINO CITY UNIFIED SCHOOL DISTRICT, 777 North F Street, San Bernardino, CA 92410, and shall be opened on the date at the below stated time and place. All responses must be clearly marked on the outside of a sealed envelope with the Vendor's company name and the RFP number. It is the Vendor's sole responsibility to ensure that its proposal response is received at the correct location and by the time of opening. No Vendor may withdraw its RFP for a period of 90 days after the date set for the opening of proposals.

A pre-bid conference will be held on Tuesday, January 21, 2020, 10:00 am, at the Board of Education, San Bernardino City Unified School District, 777 N. "F" Street, San Bernardino, CA 92410, Conference Room G&H, to address questions and discuss the contents of the RFP document. Vendors interested in participating in this RFP are strongly encouraged to attend. Failure to attend the pre-bid conference does not excuse the bidder from any of the requirements of the bid.

Contract award is contingent upon availability of funds. Small, Women-Owned, Minority and Disabled Veterans Businesses are specifically encouraged to respond.

By: Gloria Vega
Contract Analyst

Bidder Conference: January 21, 2020 @ 10:00 a.m.
Public Opening: January 31, 2020 @ 10:00 a.m.
1/16/20
CNS-3330878#

1/16/2020

NOTICE OF PETITION TO ADMINISTER ESTATE OF:
KANDACE KAY CHALFANT born 5/24/47, passed away 2/14/06 Case Number PRRI 1902173

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: KANDACE KAY CHALFANT, KANDACE KAY WARNER, KAY CALHOON. A Petition for Probate has been filed by ERNEST CALHOON in the Superior Court of California, County of: RIVERSIDE. The Petition for Probate requests that ERNEST CALHOUN be appointed as personal representative to administer the estate of the decedent. The petition requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority. A hearing on the petition will be held in this court as follows: Date: 2/10/2020 Time: 8:30 A.M., DEPT 8, SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 4050 MAIN ST, RIVERSIDE, CA 92501. RIVERSIDE HISTORIC COURTHOUSE. If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in

person or by your attorney. If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within four months from the date of first issuance of letters as provided in Probate Code section 9100. The time for filing claims will not expire before four months from the hearing date noticed above. You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Petitioner: Ernest Calhoon 4630 Border Village Drive, Suite 283, San Ysidro, CA 92173
p. 1/16, 1/23, 1/30/2020

FICTITIOUS BUSINESS NAMES

The following persons) is (are) doing business as:
HYPERWOLF
571 Crane St, Unit F
Lake Elsinore, CA 92530
RIVERSIDE COUNTY
92 Corporate Park C175
Irvine, CA 92606
Community Development, LLC
92 Corporate Park C175
Irvine, CA 92606
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. Nicholas Martin Wolin, Managing Member
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 (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/03/2019
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 NO. R-201915771
p. 12/26/2019, 1/2/2020 1/9, 1/16/2020

The following persons) is (are) doing business as:
SPEEDY LUBE
15374 Oban Cir
Moreno Valley, CA 92551
RIVERSIDE COUNTY
Speedy Lube, LLC
23615 Alessandro Blvd, Unit C
Moreno Valley, CA 92553
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. Chidi Justice Uzuakpunwa, President
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 (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 12/16/2019
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 NO. R-201916245
p. 12/26/2019, 1/2/2020 1/9, 1/16/2020

The following persons) is (are) doing business as:
FINISTERRA MORTGAGE
10276 Arlington Ave, Suite B
Riverside, CA 92503
RIVERSIDE COUNTY
Enrique – Roman
10276 Arlington Ave, Suite B
Riverside, CA 92503

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 12/18/19
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. Enrique Roman
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 (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 12/18/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 NO. R-201916419

p. 12/26/2019, 1/2/2020 1/9, 1/16/2020

The following persons) is (are) doing business as:
PANCHITO'S RESTAURANT
6072 Etiwanda Ave
Jurupa Valley, CA 91752
RIVERSIDE COUNTY
Omagui Corporation
6072 Etiwanda Ave
Jurupa Valley, CA 91752
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. Francisco–Aguilar Sandoval, President
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 (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/17/2019
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 NO. R-201916338
p. 12/26/2019, 1/2/2020 1/9, 1/16/2020

The following persons) is (are) doing business as:

FIGUEROA AUTO PAINT
5867 Jasmine St, Suit C
Riverside, CA 92504
RIVERSIDE COUNTY
Flavio-Cifuentes Figueroa
1466 Windsor St
San Bernardino, CA 92407

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 12-01-2019

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. Flavio-Cifuentes Figueroa
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 (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 12/02/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 NO. R-201915704
p. 12/26/2019, 1/2/2020 1/9, 1/16/2020

The following persons) is (are) doing business as:

LAS ISLAS MARIAS
5504 Etiwanda Ave
Jurupa Valley, CA 91752
RIVERSIDE COUNTY
Yurienaka, Inc
5504 Etiwanda Ave
Jurupa Valley, CA 91752
CA

This business is conducted by: Corporation

Registrant commenced to transact business under the fictitious business name(s) listed above on 12/31/2015

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000.) s. Leticia Ramirez, Vice President
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 (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/16/2019
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/13/2019
I hereby certify that this copy is a correct copy of the original statement on file in my office.
NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 NO. R-201916265
p. 12/26/2019, 1/2/2020 1/9, 1/16/2020

The following persons) is (are) doing business as:

PRIME TIRE SERVICE
25176 Filaree Avenue
Moreno Valley, CA 92551
RIVERSIDE COUNTY
Eric Ruben Moreno
25176 Filaree Avenue
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. Eric Ruben Moreno

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 (sec. 1440 et. seq. b & p code)
Statement was filed with the County of Riverside on 12/16/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 NO. R-201916228
p. 12/26/2019, 1/2/2020 1/9, 1/16/2020

The following persons) is (are) doing business as:

FAST ELECTRIC
21785 Ridgedale Dr
Perris, CA 92570
RIVERSIDE COUNTY
3380 La Sierra Ave, Suite 104-344
Riverside, CA 92503
Fast Mike Electric
21785 Ridgedale Dr
Perris, CA 92570
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. Mike Lucas Drlicka, President
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 (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/13/2019
I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 NO. R-201916207
p. 12/26/2019, 1/2/2020 1/9, 1/16/2020

The following persons) is (are) doing business as:

TEAM DROUGHN ENTERPRISES
30100 Apricot Ave

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 (sec. 1440 et. seq. b & p code)

SPECIAL FEATURE

Appropriations Committee before the end of this month.

AIDS Healthcare Foundation President Michael Weinstein, who has helped fund opposition to SB 50 and compared the bill to mid-century “negro removal” redevelopment programs, said the local control compromise does not go far enough.

“It’s pretty clearly a ploy to keep the bill moving when there’s so much opposition to it,” said Weinstein, after being read a summary of the amendments. Single-family-only zoning would be gone. Untouched from last year’s bill is a provision that would let the vast majority of California homeowners convert an existing single-family home to a duplex, triplex, or fourplex, regardless of where they live.

The proposal takes its cue from a growing national movement toward density as a solution to sky-high housing prices. Oregon and Minneapolis passed similar measures last year, drawing national media attention and the scorn of anti-development activists.

While a bill signed by Gov. Gavin Newsom in 2019 allowed granny flats to be built on most single-family-home lots in California, this new iteration of Wiener’s bill would go further.

That doesn’t necessarily mean residential neighborhoods will become denser overnight, David Garcia, policy director for the Turner Center for Housing Innovation at UC Berkeley, said. That’s because the bill allows single family homes only to be converted to denser housing arrangements—you won’t be able to demolish a home and rebuild multi-family housing on it. “It really won’t lead to the construction of new fourplexes,” said Garcia, who applauded the spirit of the bill. “It just doesn’t go as far as Oregon or Minneapolis.”

No one really knows how this will work in practice. Not even developers. California already requires cities to plan for enough housing to accommodate population growth and other development drivers. Wiener’s bill will become a second mandate if it becomes law.

That could mean significantly more work for the state’s Department of Housing and Community Development, which already is facing increased responsibility as the Newsom administration tries to spur more homebuilding.

“Directionally, I like where [Senator] Wiener is going,” said Ben Metcalf, a former state housing department head who left the position last year. “Practically however, it does create a major workload problem. It looks an awful lot like a parallel and duplicative process.”

The Newsom administration recently tripled the state’s housing quota for Southern California cities. How those efforts would mesh with Wiener’s bill is unclear. Dan Dunmoyer, president of the California Building Industry Association, the primary lobbying arm for developers in California, said that while he still supported the bill, he was uncertain how the amendments would affect its stated goal: building more housing. “Does this help production?” said Dunmoyer. “I don’t know yet. We need to study it more and work with [the senator].”

Wiener’s bill will still face an uphill climb. Where’s Newsom? Wiener has assembled an impressive coalition of supporters, but to get the bill through the Legislature he’ll likely need the aid of Newsom, who has called for legislation making it easier to build housing but has so far resisted explicitly backing Wiener’s bill.

When asked if Newsom now supported the bill in light of the new changes, a spokesman responded via email: “The Governor remains focused as a top priority on getting more housing built all across the state, for people at all

income levels. The Governor looks forward to working with the Legislature again this year on housing production, building on last year’s legislative and budget successes.”

“We of course work closely with the governor and his staff. . . and we keep them apprised of everything that’s happening,” said Wiener. “These were not amendments that...the governor asked us to put into the bill.”

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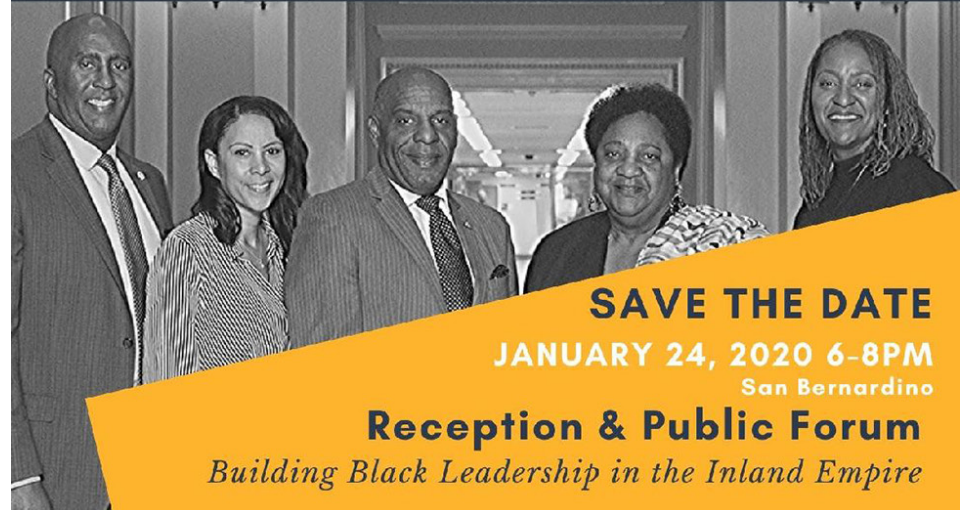
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IN THE NEWS

SB Symphony, continued from page 5

classic requiem in the spirit of Verdi, Mozart, Faure, and Britten. It mourns the souls of the enslaved Africans who died on Lowcountry rice plantations in the U.S., their bodies unburied, their suffering unmourned, and their sacrifices unmarked for future generations.

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Westside Baptist Church

15006 Randall Ave. Fontana, CA 92336

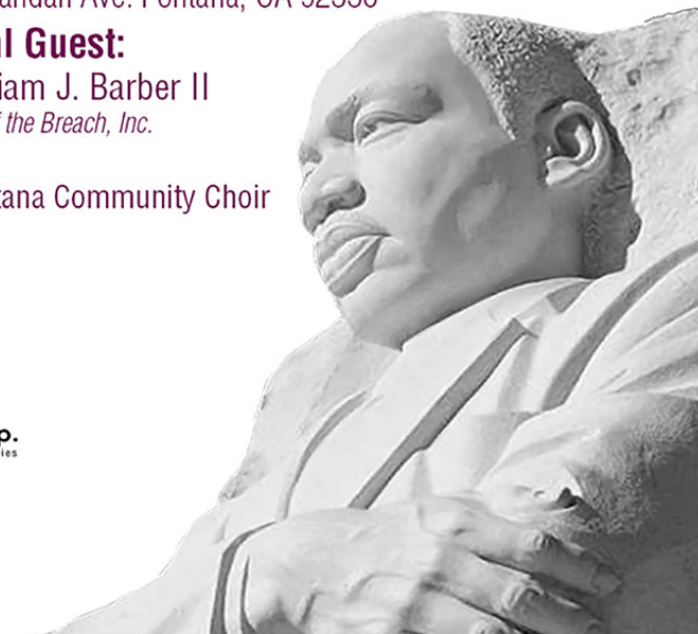
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jan20

Celebrating the Pursuit of Unity

The Riverside African American Historical Society, Inc. will be hosting the 27th Annual Martin Luther King Walk-A-Thon. The walk provides an opportunity for the residents of the Inland Southern California Communities to gather in celebration of the life and legacy of this great American Nobel Peace Prize recipient and Civil Rights Leader, Dr. Martin Luther King, Jr. The walk will begin at Bordwell Park's Stratton Community Center at 2008 Martin Luther King Blvd. and meander through the city ending at Riverside City College's Digital Library at 4800 Magnolia Avenue. Volunteers will be stationed along the route for assistance as needed. For more information visit www.raahsinc.org, Follow us at @raahsinc, #raahsinc
Stratton Community Ctr | 2008 Martin Luther King Blvd | RVSD 92507

public notices

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 Moran

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 (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 01/07/2020

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 NO. R-202000280
 p. 1/16, 1/23, 1/30, 2/6/2020

The following persons) is (are) doing business as:
DIVINE DIVAZ BEAUTY EMPORIUM
 24715 Sunnymead Blvd Suite E
 Moreno Valley, CA 92553
RIVERSIDE COUNTY
 Delania Diedra Lashawn Willis
 6485 Capistrano 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. Delania Diedra Lashawn Willis

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 (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/19/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 NO. R-201916482
 p. 1/16, 1/23, 1/30, 2/6/2020

The following persons) is (are) doing business as:
BELOVED CROWN CREATIONS
CREATED WITH PURPOSE
 16340 Avenida Monte Flora
 Desert Hot Springs, CA 92240
RIVERSIDE COUNTY
 Stephanie Johana Guzman

16340 Avenida Monte Flora
Desert Hot Springs, CA 92240

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. Stephanie Johana Guzman

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 (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 12/20/2019

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 NO. R-201916527
 p. 1/16, 1/23, 1/30, 2/6/2020

The following persons) is (are) doing business as:
ARCHANGEL ENERGY SAVINGS
 14425 Smith River Rd
 Eastvale, CA 92880
RIVERSIDE COUNTY

Michelle Rene Flores
14425 Smith River Rd
Eastvale, CA 92880

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. Michelle Rene Flores

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 (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 01/09/2020

I hereby certify that this copy is a correct copy of the original statement on file in my office.

NOTICE- In accordance with subdivision (a) of section 17920, a fictitious business 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 NO. R-202000395
 p. 1/16, 1/23, 1/30, 2/6/2020

The following persons) is (are) doing business as:
ENERGY SAVINGS SPECIALIST
 13726 Hollowbrook Way
 Corona, CA 92880

RIVERSIDE COUNTY
Sarah Geneva Macias Centino
13726 Hollowbrook Way
Corona, CA 92880

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. Michelle Rene Flores

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Statement was filed with the County of Riverside on 01/09/2020

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Peter Aldana, County Clerk,
 FILE NO. R-202000393
 p. 1/16, 1/23, 1/30, 2/6/2020

The following persons) is (are) doing business as:
E Z BODY WORKS
 22534 Scarlet Sage Way

Moreno Valley, CA 92557
RIVERSIDE COUNTY
Barbara Jean Haisley
22534 Scarlet Sage Way
Moreno Valley, CA 92557

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. Michelle Rene Flores

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 (sec. 1440 et. seq. b & p code)

Statement was filed with the County of Riverside on 01/02/2020

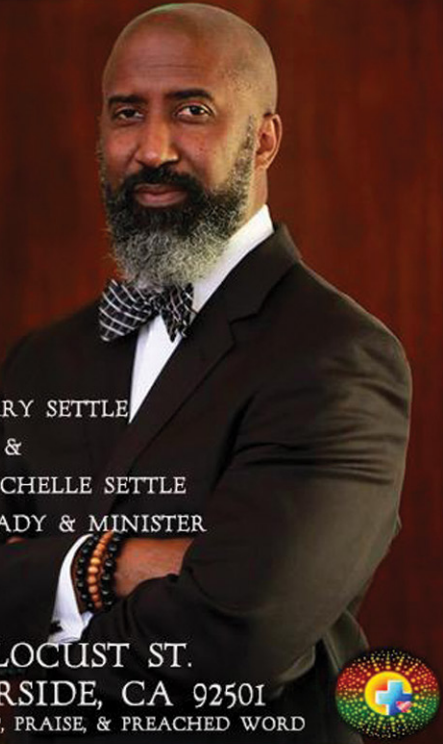
I hereby certify that this copy is a correct copy of the original statement on file in my office.

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Peter Aldana, County Clerk,
 FILE NO. R-202000053
 p. 1/16, 1/23, 1/30, 2/6/2020

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GREG LAURIE
Sunday Services
7:30 | 9:30 | 11:30 A.M.

Sunday Nights at Harvest
With Pastor Josh Thompson | 5:00 P.M.

Wednesday Night Bible Study
With Pastor Jeff Lasseigne | 7:00 P.M.

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Moreno Valley, CA 92557

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San Bernardino, CA 92418

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San Bernardino, CA 92410

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EVERYONE COUNTS

DID YOU KNOW?

- The U.S. Constitution requires everyone living in the United States to be counted every 10 years.
- This count is critical to our children's future and helps us get investments in schools, healthcare, and affordable housing that are vital to our communities.
- It only takes a few minutes to complete, and you can participate online, over the phone, or by mail.

CENSUS BEGINS THIS SPRING. MAKE SURE YOU AND EVERYONE IN YOUR HOUSEHOLD IS COUNTED.



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