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## 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](mailto: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.

**WE WANT TO  
HEAR FROM  
YOU!!!**





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**MONICA VICUNA**  
VOICE Cares

**HARDY & CHERYL BROWN**  
Co-Publishers Emeritus

**CONTRIBUTORS**  
Jon Gaede, Jeremiah Settle, Jordan Brown, Benoit Malphettes,  
Kathy Malphettes, Laura Klure

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general manager at 951.682.6070 or email [suzie@voicemediaventures.com](mailto:suzie@voicemediaventures.com).

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### When Police Kill Black Boys

A 2022 study published by Cambridge University Press told us what Black mothers and fathers already know, and regarding the murder of Ryan Gainer, is once again infuriatingly evident—that police agencies (with supporting narratives of mainstream media) continue to portray our children, our Black boys, as dangerously menacing, hyper-aggressive, oversized adults, who evoke fear in the average human being.

Ryan was only 15 years-old when he was shot and killed by San Bernardino County sheriff's deputies outside his parents' home in Apple Valley on March 9, 2024. Gainer, an autistic, was in the midst of a mental health crisis when his family called for assistance. Sheriff deputies responding to the call observed Ryan with a gardening tool, perceived him as a threat to their safety, opened fire and killed him.

Reports indicate deputies had responded to the home at least five times in recent months and as such, should have been aware of Gainer's condition. So, why weren't they prepared to better manage the situation in light of Gainer's mental health challenges?

The shooting death of a child is traumatizing for family and community and the reality that this child had special needs weighs this trauma with added sadness. This sadness is further exacerbated by comments made by San Bernardino County Sheriff Shannon Dicus in the aftermath of Ryan's death. Dicus stretched the boundaries of believability in his efforts to justify the deputies killing of 15-year old Ryan.

"Certainly juveniles can be dangerous," Dicus proclaimed. And then came the predictable and racialized "adultomorphism" (the attribution of adult traits or motives to children) too often used to disparage Black children shot down by law enforcement or overcharged by district attorneys. "He is large of stature," declared Dicus. "He is physically fit," he stated as if young Ryan was a gold medalist in Olympic weightlifting.

Dicus made these statements with ease apparently impervious to the impact of adultomorphism on the Black community and its



15 years-old Ryan Gainer was shot and killed by San Bernardino County sheriff's deputies outside his parents' home in Apple Valley on March 9, 2024. Gainer, an autistic, was having a mental health crisis and family members called for assistance. (source: yahoo.com)

racialized implications. As far as I am concerned it is nothing less than a sanitized version of a racial slur—a typical dog whistle.

Dicus never saw Ryan as a child. This way he didn't have to consciously deal with the fact that his deputies killed a child. He might as well have called Ryan a "big Black buck" or a "big Black nixxa." This is because by whatever racist description, the age-old, time-tested vilification, criminalization and dehumanization of Black boys—in this case Ryan—by police, is what matters most to authorities as they prepare to defend their own against accusations of wrongful death, potential criminal charges and a costly lawsuit against the county.

Rather than offering "dog whistle" defenses, Dicus should be answering questions when addressing the public relative to this case as to whether young Ryan's death was preventable? Whether the deputies' use of lethal force was necessary, warranted, justified? And if he believes so strongly, that the use of lethal force was their only option, then why the need to disparage a Black child with special needs in the depth of a mental health crisis? Ryan was not an animal, he was not a monster, he was a child.

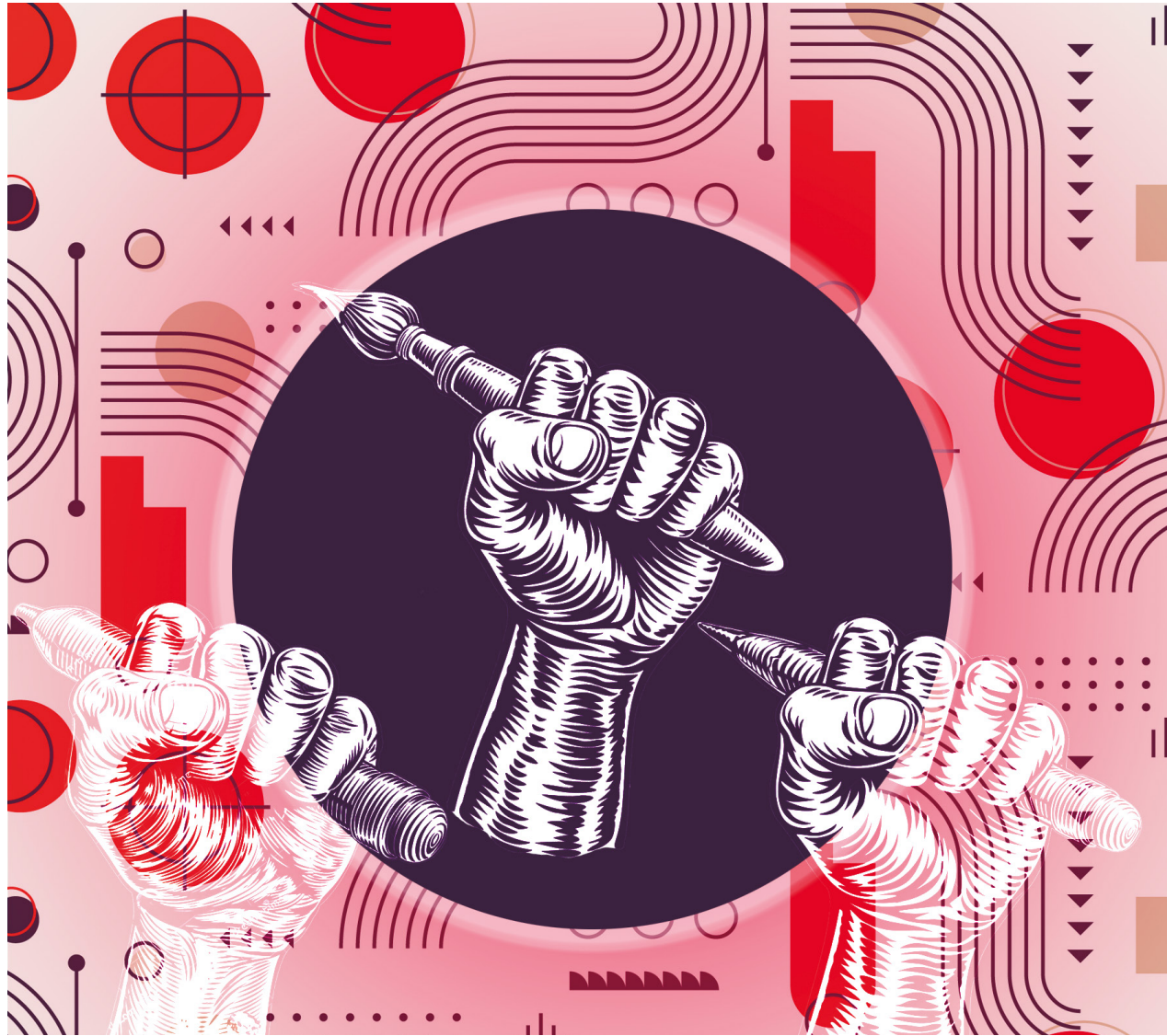
The Black community has grown weary of the bait and switch. In other words, we are not interested in the San Bernardino County Sheriffs Department making a perpetrator out of

*continued on page 14*



## Learn4Life Students Explore Career Pathways for a Future in Graphic Design

Art education is an important part of preparing students for life after high school



(Graphic by Chris Allen, VOICE)

### VOICE Contributor

**W**hen Tyreke J. saw a new barbershop open in his neighborhood, he noticed they didn't have a logo. He knew he could design something eye catching. "So, I went in and told the owner that I was a graphic designer, and he should hire me for the job – and he did," said Tyreke. "It was my first paying design job."

That bold confidence came from his graphic design courses at Learn4Life, a network of free public high schools that offers a personalized

education, a flexible schedule and job skills training. While completing the four-semester pathway, he and other students learn basic industry software like Photoshop, Illustrator and InDesign, plus animation, logo design, merchandise design and photo editing. Equally as important, there is an emphasis on the skills needed to work in this industry.

"Once students become proficient in the software and design basics, we foster their independence and help them find creative

solutions to a series of design problems," said Leticia Sanchez, graphic design teacher. "The environment becomes like a real job, and they participate in all aspects of the design process, like creative brainstorming, conceptualizing, critical thinking, collaboration and making presentations."

Students pick companies they like, and create animations and other designs. Then they pitch their creations to fellow classmates, invite critique and incorporate those suggestions into their projects.

"Plus, they're learning that time is money.



Learn4Life students allow their individuality to shine through art and graphic design. (Courtesy photo)

In the business world, they need to work under pressure and quickly," added Sanchez.

Senior Leilanie S. is graduating in May after successfully completing the graphic design pathway. She already has a part-time job at a print shop, and they have offered her a full-time position this summer. Before she came to Learn4Life, Leilanie had been struggling at her previous high school.

"I always liked drawing, and someone suggested graphic design classes, but I was too shy," she explained. "But after being at this school for a while, I had gained the confidence to try the graphic design pathway and I'm so glad I did."

Leilani loves how hands-on the design classes are, and they have made coming to school more fun, and her teacher agrees.

"When we can engage students in career technical education classes, they are more excited about their other classes," said Sanchez. "My fellow teachers often tell me they are so glad their students are taking the graphic design

*continued on page 8*



## VOICE Contributor

**R**iverside Non-Profit Resilience Fund scheduled to be up and running later this year

Non-profit organizations in the City of Riverside are now poised to benefit from a first of its kind resource, the Riverside Non-Profit Resilience Fund, which aims to mitigate the traditional challenges faced by non-profits in securing funding.

This initiative introduces a \$2.8 million revolving loan program, a collaborative effort between the city and the Inland Empire Community Foundation (IECF), designed to

“

*The Riverside Non-Profit Resilience Fund can be a lifesaver for an organization that is doing great work... The beauty of this approach is that, as the loans are repaid and the fund refreshed, even more organizations will be helped.*

- Patricia Lock Dawson  
Mayor of Riverside

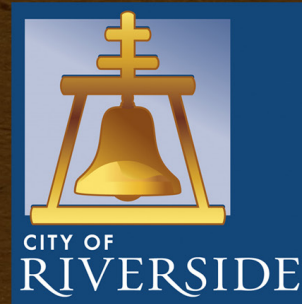
”

bolster the financial foundations of the city’s non-profit entities.

As a show of support for the initiative, leaders from diverse local non-profit organizations publicly expressed that access to such financial support could help their organizations thrive.

The self-sustaining program will be funded with money from the federal America Rescue Plan Act, or ARPA. Local governments must encumber the federal funds by the end of this year and spend them by the end of 2026 or return the money to the federal government.

## City of Riverside Makes Historic Investment in Non-Profit Organizations Through Revolving Loan Fund



(Graphic by Chris Allen, VOICE)

“The Riverside Non-Profit Resilience Fund can be a lifesaver for an organization that is doing great work,” Mayor Patricia Lock Dawson said. “The beauty of this approach is that, as the loans are repaid and the fund refreshed, even more organizations will be helped.”

“This is the kind of public-private partnership that will give our nonprofit sector a chance to innovate and grow. At IECF, we want to build a culture of philanthropy that gives the generous donors of the Inland Empire new ways to make impact. This fund will make that possible and we

hope to expand impact investing for nonprofits across the Inland Empire, starting here in Riverside,” shared Michelle Decker, IECF CEO.

The initiative addresses a crucial gap in the current financial landscape for non-profits, often sidelined by traditional banking and financial institutions wary of the delayed funding cycles associated with governmental contracts.

“These funds will play a key role in supporting non-profit organizations as they serve and assist some of the most vulnerable members

continued on page 8



# classified&publicnotices

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in CHINO**

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a 135-unit affordable apartment community. 1BR, 2BR & 3BR units for **\$600-\$950/month.**  
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Preference, income and other restrictions apply. Section 8 welcome. EHO.



**AFFORDABLE HOUSING WAITLIST  
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Apply now to live at Madera Vista Phase I, an affordable and conveniently located community in **Temecula w/ 2BR & 3BR apartments.** Located less than ½-mile from a Riverside Transit bus stop, Paloma del Sol park, Mission Medical Center and shopping.

Amenities include **in-unit laundry, gas kitchens, covered parking, two swimming pools, BBQ & garden areas.**

To apply, download a pre-application at [bridgehousing.com/madera-vista](http://bridgehousing.com/madera-vista) or pick one up in person at **44153 Margarita Road in Temecula.** Office is open Mon.-Fri. 9am to 5pm.

**For more info, call 925-945-6178.**

Income and other restrictions apply. Section 8 welcome. EHO.



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

**REAL ESTATE ONE  
REAL ESTATE ONE, ESCROW DIVISION,  
A NON INDEPENDENT ESCROW  
3400 Central Ave, Suite 350  
Riverside, California 92506  
RIVERSIDE COUNTY  
Ivan Mauricio Navarro  
3400 Central Ave, Suite 350  
Riverside, Ca 92506  
Maria Luisa Navarro  
3400 Central Ave, Suite 350  
Riverside, Ca 92506**

This business is conducted by: Married Couple

Registrant commenced to transact business under the fictitious business name(s) listed above on January 2019

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material 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. Ivan Mauricio Navarro

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 03/06/2024

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, Riverside County Clerk, FILE NO. R-202403030  
**p. 3/28/24, 4/04/24, 4/11/24, 4/18/24**

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS:  
**EAGLE INVESTIGATIONS  
40409 CORRIGAN PL  
TEMECULA, CA 92591  
RIVERSIDE COUNTY  
MOSASH ENTERPRISES  
40409 CORRIGAN PL  
TEMECULA, CA 92591**

Individual  
Married Couple  
A Limited Partnership Co-partners  
An Unincorporated Association - other than a partnership  
General Partnership  
Limited Liability Company Limited Liability Partnership

Trust  
Corporation  
Joint Venture  
State or Local Registered Domestic Partnership

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

Registrant commenced to transact business under the fictitious business name(s) listed above on.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) M. SHURRAB  
Typed or Printed Name(s) MOAMER SHURRAB  
If LLC/Corp., Title of Manager or Officer. MS

QC'D BY:  
THIS STATEMENT WAS FILED WITH THE COUNTY CLERK OF RIVERSIDE COUNTY ON DATE INDICATED BY FILE STAMP ABOVE

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 THIS STATEMENT PURSUANT TO SECTION 17913. 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 FEDERAL, STATE OR COMMON LAW (SEE SECTION 14411 ET SEQ., BUSINESS AND PROFESSIONAL CODE).  
ACR 500 (Rev. 1/2024)  
Available in Alternate Formats  
I HEREBY CERTIFY THAT THIS COPY IS A CORRECT COPY OF THE ORIGINAL STATEMENT ON FILE IN MY OFFICE.  
By  
PETER ALDANA  
RIVERSIDE COUNTY CLERK  
Page 1 of 2  
Deputy  
**p. 3/14/24, 3/21/24, 3/28/24, 4/04/24**

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

**QUICK PICK TRANSPORTATION  
19416 Mt Wasatch Dr  
Riverside, CA 92508  
RIVERSIDE COUNTY  
231 E. Alessandro Blvd, Suite 632  
Riverside, CA 92508  
B&D Investment Group LLC  
231 E. Alessandro Blvd, Suite 632  
Riverside, CA 92508  
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. Belinda Addo, 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 03/21/2024

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- 202403827  
**p. 3/28/24, 4/04/24, 4/11/24, 4/18/24, 4/25/24, 5/02/24**

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

**PERRY REALTY GROUP  
23839 Ridge Point Court  
Moreno Valley, CA 92557  
RIVERSIDE COUNTY  
Lawrence Perry  
23839 Ridge Point Court  
Moreno Valley, CA 92557**

This business is conducted by: Individual  
Registrant commenced to transact business under the fictitious business name(s) listed above on 08/13/2015

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material 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. Lawrence James Perry Sr.

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 03/01/2024

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, Riverside County Clerk, FILE NO. R-202402767  
**p. 3/28/24, 4/04/24, 4/11/24, 4/18/24**

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

**ROSEMAID CLEANING SERVICE  
18230 Haines St  
Perris, CA 92570  
RIVERSIDE COUNTY  
Rosa Briseno Delgado  
18230 Haines St  
Perris, CA 92570**

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

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

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 03/13/2024

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- 202403343  
**p. 3/28/24, 4/04/24, 4/11/24, 4/18/24**

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

**DLT ASPHALT MAINTENANCE & STRIPING  
19486 Lurin Ave  
Riverside, CA 92508  
RIVERSIDE COUNTY  
DLT Construction Inc  
19486 Lurin Ave  
Riverside, CA 92508  
CA**

This business is conducted by: Corporation  
Registrant commenced to transact business under the fictitious business name(s) listed above on 05/10/2017

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Dominique Tanks, 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 03/12/2024

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, Riverside County Clerk, FILE NO. R-202403298  
**p. 3/21/24, 3/28/24, 4/04/24, 4/11/24**

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

**DYNA WEAR  
31069 Temecula Pkwy # C1  
Temecula, CA 92592  
RIVERSIDE COUNTY  
Apparel City  
31069 Temecula Pkwy # C1  
Temecula, CA 92592  
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 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. Zakaria Ahmad, CEO

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 03/06/2024

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, Riverside County Clerk, FILE NO. R-202403031  
**p. 3/21/24, 3/28/24, 4/04/24, 4/11/24**

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

**INLAND EMPIRE ADULT DAY HEALTH CARE CENTER  
135 N McKinley St  
Corona, CA 92879  
RIVERSIDE COUNTY  
Golden Age ADHC LLC  
135 N McKinley St  
Corona, CA 92879  
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. Vipul Korat, CEO

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 03/07/2024

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- 202403053  
**p. 3/21/24, 3/28/24, 4/04/24, 4/11/24**

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

**JVA TECH SER  
217 Loretta Way  
Calimesa, CA 92320  
RIVERSIDE COUNTY  
217 Loretta Way  
Calimesa, CA 92320  
Jose Vivian Amaya  
217 Loretta Way  
Calimesa, CA 92320  
CA**

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 pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Jose Vivian Amaya

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**p. 3/28/24, 4/04/24, 4/11/24, 4/18/24**

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

**THOMAS & THOMAS  
26514 Arboretum Way 1803  
Murrieta, CA 92563  
RIVERSIDE COUNTY  
Michael Eugene Thomas  
26514 Arboretum Way 1803**



**VOICE Contributor**

**A**ssemblymember Dr. Corey Jackson introduces a Bill and Assembly Constitutional Amendment to Expand the California Youth Childhood Tax Credit to End Child Poverty

In response to the surge in child poverty, Assemblymember Dr. Corey Jackson has introduced two proposals to develop and strengthen the California Youth Childhood Tax Credit (YCTC). Recent data from the Public Policy Institute of California (PPIC) reveals a concerning spike in youth poverty from 9.0% in

“

*Eliminating childhood poverty is not just a goal; it is a moral and economic imperative for the future of California. Our state's youth deserve a chance to thrive, unburdened by poverty.*

*- Dr. Corey A. Jackson  
CA Assemblymember, 60th District*

”

fall 2021 to 13.8% in early 2023.

The Latino poverty rate in California has seen an alarming increase, rising to 16.9% from 13.5% in fall 2021, according to the PPIC. Latinos continue to be disproportionately affected, comprising about half (50.7%) of poor Californians but only 39.7% of the total population.

Furthermore, social safety net programs have proven effective in keeping children out of poverty. In early 2023, these programs successfully prevented poverty for 14.9% of children, approximately 1.3 million in total, as

## California Assemblymember Proposes Expansion of YCTC to Combat Child Poverty



Assemblymember Dr. Corey A. Jackson (Photo courtesy of a60.asmdc.org)

reported by the PPIC.

This data underscores the critical need to expand social safety net programs and initiatives like the YCTC to address the specific challenges faced by children of immigrants and other vulnerable populations in California.

Data shows that living in poverty exposes children to heightened stress, chronic health conditions, abuse and neglect, neighborhood crime, and poor school performance and increased violence. Prolonged exposure to such conditions significantly shapes their development, which is why the status quo in California is not acceptable. Children need resources and services to thrive, it is our responsibility as a state to ensure this is a priority.

We know that these programs work. We saw the results on the poverty rate during the pandemic and it is time we enact a permanent solution to address this childhood poverty pandemic.

“Eliminating childhood poverty is not just a goal; it is a moral and economic imperative for the future of California. Our state's youth deserve a chance to thrive, unburdened by poverty,” said Assemblymember Dr. Corey A. Jackson “Youth poverty is a policy choice. That is why I am proposing two options to get this done. If childhood poverty exists in California, it is because the legislature and the Governor have decided that it is acceptable.”

To realize this vision, Assemblymember Dr.

*continued on page 8*





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## IN THE NEWS

*Learn4Life Students, continued from page 4*

classes because they become more motivated in other parts of their schoolwork.”

March is Youth Art Month, created to celebrate and promote arts education. For more information about Learn4Life and its career pathways, visit <https://learn4life.org/programs/career-technical-education/>.

*About Learn4Life*

*Learn4Life is a network of nonprofit public high schools that provide students personalized learning, career training and life skills. Each school is locally controlled, tuition free and gives students the flexibility and one-on-one attention they need to succeed. Serving more than 59,000 students through a year-round program, we help them prepare for a future beyond high school. For more information, please visit [www.learn4life.org](http://www.learn4life.org).*

*City of Riverside, continued from page 5*

of our Riverside community,” Mayor Pro Tem Steve Hemenway said. “We look forward to the positive benefits this program will have for many years to come.”

Loan amounts under this program are anticipated to range between \$150,000 and \$200,000, with efforts underway to augment the fund through additional contributions.

The inaugural loans to be distributed towards the end of this year or the beginning of 2025.

“We are excited to use one-time ARPA funds for on-going growth and innovation with our nonprofit sector. Riverside’s City Council listened to around 30 organizations provide powerful testimony online and in-person sharing how beneficial this could be – we’re excited to build it with them and see how this idea could scale across the IE, starting with Riverside,” Decker said.

*CA Assemblymember, continued from page 7*

Corey A. Jackson has introduced two policies to tackle the youth poverty pandemic in California:

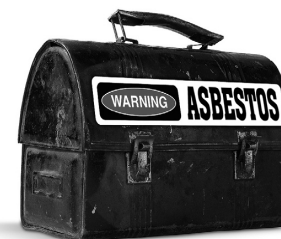
**Revenue Generation:** ACA 21 seeks to authorize the state to tax candy for the purpose of raising revenue to end youth poverty. The bill would also raise the maximum age of a qualifying

child for purposes of the young child tax credit to 18 years of age.

**Strategic Reallocation:** AB 2977 reprioritizes and revises current tax credits in order to strengthen the YCTC. The bill proposes to amend the Capital Gains Step-Up Basis on Assets, the First-Year Franchise Tax Exemption and the California Earned Income Tax Credit.

The expansion of the YCTC aims to shift priorities and bring an end to youth poverty. In the past we have been content with managing it, but that is not good enough. Our children deserve better. Taking bold action, combining programs and creating sustainable revenue streams to establish an equitable tax credit that effectively ends youth poverty across the state is essential to the future of California.

Assemblymember Corey A. Jackson represents Assembly District 60, which includes the cities of Moreno Valley, Perris, Hemet, San Jacinto, a small portion of Riverside, and the unincorporated areas of Mead Valley, Good Hope, Nuevo, and East Hemet and is committed to promoting equity and opportunity for all Californians.



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## Is S.B. City Manager Charles Montoya Trying to Create a Den of Smiling Face Liars?



**Hardy Brown, Sr.**  
**Publisher Emeritus**

Photo by Benoit Maphettes

It was on January 31, 2024 during a discussion at a city council meeting that City Manager Charles Montoya told council members that he had in his possession a Letter of Intent from a bonding company to renovate San Bernardino's City Hall.

During the back-and-forth discussion Councilmember Kim Calvin stated this was the first time she had heard of this renovating of city hall and this Letter of Intent and asked "when did the council give you the direction to take on this project?"

Montoya responded back that he needed to move quickly and is bringing the project to them at this meeting.

I wanted to see the letter, so on February 20, 2024 I put in a Public Record Request (#24-335) for a copy of the Letter of Intent that he mentioned on January 31, 2024.

The city responded back by email on March 1, 2024 that they were working diligently on my request and should have an answer by March 6, 2024.

On March 7, 2024, I received a notice that they were still working on my request and would have my requested information by March 20, 2024.

They also said if I had any questions or concerns to call their office. I did just that and had my wife call Montoya's office. His assistant wanted to know if I followed the proper procedures for my request.

I gave them my request number (#24-335) assigned by them and he had his assistant tell me someone would call me back later with the information. I am still waiting for that phone call.

On March 19, 2024 I received a notice that stated; "Please be advised that per the City Manager's office, the city does not possess any responsive document pertaining to this request, and this request is closed."



SB City Manager Charles Montoya

I do not know why City Manager Montoya would lie to the council and public that he had a Letter of Intent on January 31 and then on March 19 inform me no such document is in his possession.

This type of behavior is in keeping with why Montoya was "Terminated with Cause" from his last job, according to a letter dated December 23, 2021 and signed by the Mayor Kenneth N. Weise of Avondale, Arizona.

As a retired Human Resources Manager, let me offer the mayor and council some free advice, while in closed session ask Montoya why he said he had a signed Letter of Intent and is now telling the public that there is no responsive document.

More on this next week.

### WE WANT TO HEAR FROM YOU!



We Welcome Your  
Insights and Opinions

We encourage you  
to submit your  
commentaries  
for potential  
publication to [info@blackvoicenews.com](mailto:info@blackvoicenews.com).

## NAACP Asks Black Student-athletes to Reconsider Florida Colleges

### Leland Stein III | Contributor



Leland Stein III

Why are our Southern brothers and sister so afraid of the words "diversity, equity and inclusion," to the points of eliminating the words from their government and schools.

It is just a fact that when there are diverse voices in a boardroom different cultural points of view can be hear and debated, even if not implemented.

Florida Gov. Ron DeSantis signed a bill that prohibits the use of state funds for any DEI (diversity, equity and inclusion) programs.

As a result, the University of Florida

announced on March 1 it had closed the Office of the Chief Diversity Officer, eliminated 13 full-time DEI positions and 15 administrative appointments and halted DEI-focused contracts with outside vendors.

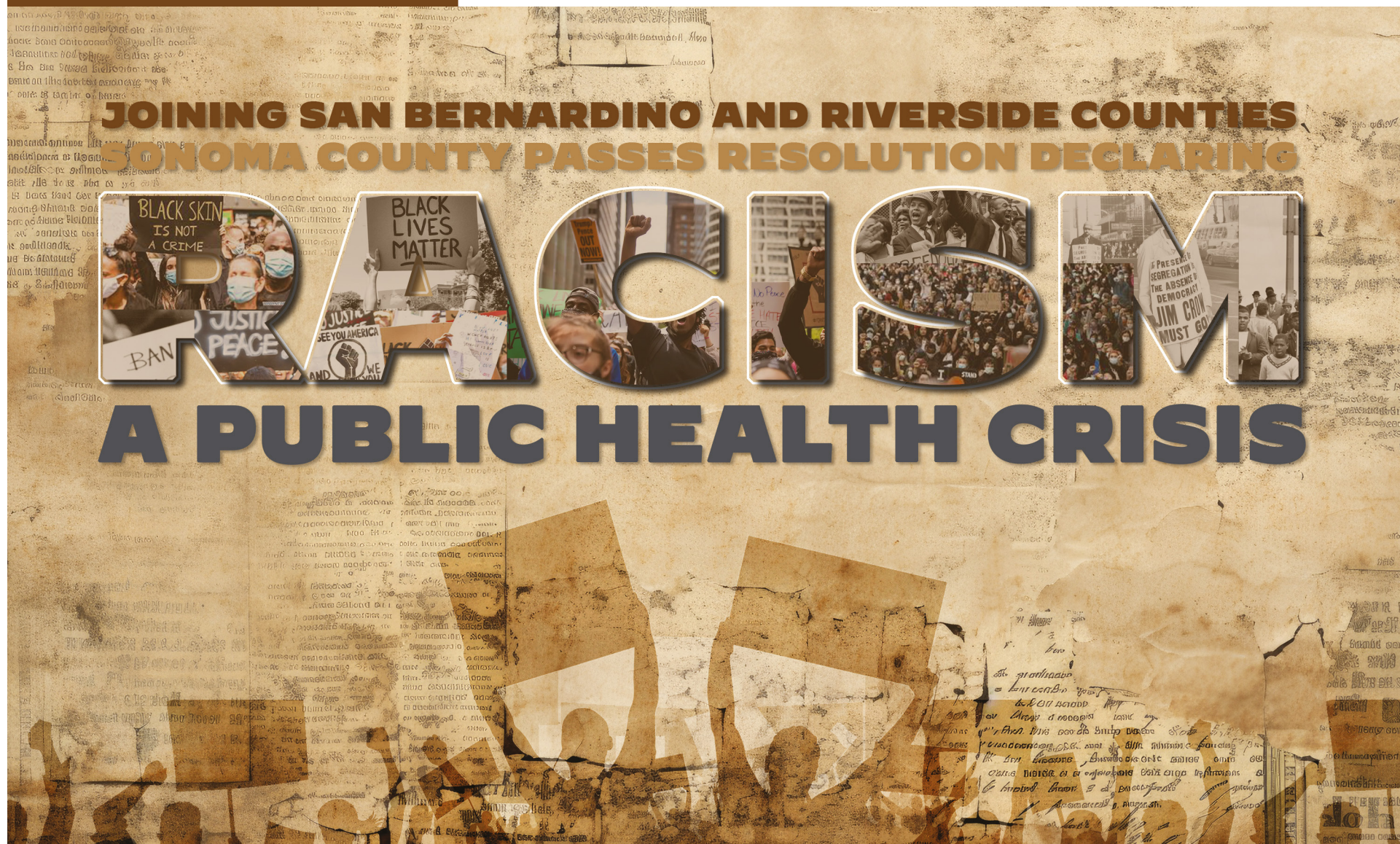
Taken aback by the attack on harmless DEI departments in Florida schools, and state government, the NAACP took aim.

The NAACP asked Black student-athletes to reconsider their decisions to attend public colleges and universities in the state of Florida, in response to the University of Florida and other state schools recently eliminating their diversity, equity and inclusion programs.

NFL Hall of Famer and Florida great Emmitt Smith also spoke out, voicing his disgust at UF's decision and asking minority athletes at UF to

*continued on page 12*





(Graphic by Chris Allen, VOICE)

by Breanna Reeves

**S**onoma County joined more than 30 California city and county governments in declaring racism a public health crisis following a resolution passed by the board of supervisors on March 12.

In a unanimous vote, the board passed the resolution after hearing a presentation from Sonoma County Department of Health Services (DHS) Director Tina Rivera who addressed the difficulties of living in Sonoma County as a Black woman who has experienced discrimination, microaggressions, and physical, mental and emotional harm.

“As a Black woman living — yes, I live in this county — and working in Sonoma County,

[it] has been extremely difficult and it’s been extremely difficult to remain here, but yet I have,” Rivera said.

While many jurisdictions passed resolutions to declare racism as a public health crisis between 2020 and 2022, Sonoma County launched a Five-Year Strategic Plan in March 2021 which included a Racial Equity and Social Justice element to establish racial equity across the county’s workforce and services.

Sonoma County’s efforts to address racial equity follow a 2021 data snapshot of the county which found striking inequity among communities of color across the county. According to data from the 2021 Portrait of Sonoma County, Black people have a life

expectancy at birth (71 years) that is 10 years shorter than white people in the county (81.6 years).

Additionally, DHS’s Community Health Dashboard breaks down local health data by race/ethnicity where possible and finds “key data points about local inequities.” The data revealed that Black and Hispanic/Latinx children in Sonoma County are roughly 2.5 times more likely to live in poverty than their white counterparts.

This data was presented in an executive summary, submitted by the Department of Health Services to the board of supervisors, and outlined recommended actions to be carried out under the resolution.



“These outcomes are the result of centuries of laws, policies, and systems that disadvantage people of color. They contribute to poorer health outcomes within these communities because they prevent people from gaining access to the programs, services, resources, and opportunities they need to live and thrive,” the executive summary noted.

The resolution calls Sonoma County Board of Supervisors and the County to follow eight listed actions, including adopting a Health Equity Action Plan and Community Health Assessment, advocating and funding efforts to allocate resources to antiracists goals and guarantee consistent collection of disaggregated demographic data.

In her speech to the board, Rivera acknowledged their courage for taking steps to advance equity in the county by creating an Office of Equity, implementing a racial equity pillar and for having difficult conversations. Rivera acknowledged their ability and willingness to have difficult and uncomfortable conversations with her, the only Black female department head.

“I acknowledge the historic and the ongoing harms of systemic racism, and I challenge us today to commit to addressing those harms through community-centered action and accountability,” Rivera said.

Like dozens of resolutions, Sonoma County’s resolution sets out to establish actions to address systemic inequality in the county. Over the course of the pandemic, as city councils and county boards began passing resolutions to declare racism a public health crisis, researchers Alex Reed and Candice Mays of Mapping Black California (MBC), a Black Voice News project that leverages data to support social justice initiatives, developed the Racism as a Public Health Crisis platform.

With support from The Starling Lab for Data Integrity at Stanford University and ESRI, Reed and Mays developed the platform as an accountability tool where resolutions are captured and stored in a secure digital ledger. By doing so, community members and stakeholders can return to the declarations and learn more about actions outlined, and if they were carried



(Source: Unsplash.com)

out.

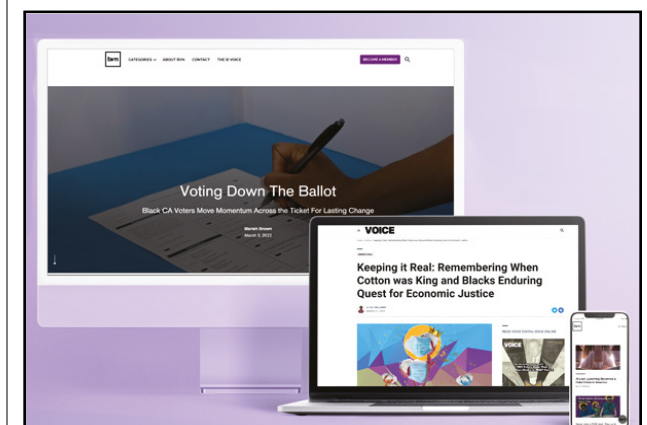
“The question for me is not why did it take Sonoma County so long to make this declaration, but how much longer would it have taken if the DHS Director Tina Rivera weren't Black, able to empathize with other Black residents based on her own experience, and in a position to leverage her role and access to data to advocate for herself and her community?” Mays said.

While Sonoma County may be late in making their declaration, there are dozens of other jurisdictions across the state who have not passed any resolutions. According to Mays, tardiness is not the issue, rather focus should be turned on those jurisdictions who have yet to make similar declarations.

“The longer other jurisdictions wait to get on board, the longer Black residents, and other residents of color, the very residents working, living, and raising families within these communities will be forced to wait and to fight just for the right to live healthy lives, to live good lives,” Mays explained.

While several city councils and local

government organizations have passed resolutions throughout the state, Sonoma County is just the 46th county to pass a resolution among California’s 58 counties.



**Read “Combating Racism as a Public Health Crisis” Series at  
BlackVoiceNews.com**



## State Financial Aid Deadline Extended to May 2, 2024

### VOICE Contributor

The California Student Aid Commission (Commission), together with the Legislature and Governor Newsom, are pleased to announce that the state financial aid priority deadline has been further extended to May 2, 2024.

Today, Governor Newsom signed Assembly Bill 1887 (Cervantes), and as an urgency measure, this bill takes effect immediately. As a result, financial aid applications submitted by California students intending to go to a four-year university by May 2, will be considered on-time for the Commission's administered financial aid programs, including the Cal Grant and Middle Class Scholarship.

"Making the path to fulfilling our students' dreams of achieving higher education more affordable and accessible is among the highest duties of our state government, and Assembly Bill 1887 being signed into law is a way to honor that duty," said Assemblymember Sabrina Cervantes. "This new law will give California students more time to complete the FAFSA and gain access to the financial resources they need to begin their college careers in earnest."

"I extend my deepest gratitude to Assemblymember Cervantes, the entire Legislature, and Governor Newsom for working together to extend such an important financial aid deadline," said Marlene Garcia, Executive Director of California Student Aid Commission. "We are deeply appreciative for our policymakers coming together, along with all our partners across K-12 and higher education, in helping ensure students have the time and assistance to apply for financial aid."

Students and families can receive help filing out the FAFSA or California Dream Act Application at free Cash for College Workshops. High schools are encouraged to inform students and families about this extension and of resources available to them. College students who are looking to renew their financial aid are also encouraged to complete their financial aid

applications by May 2 to have access to all the financial aid support available. To help inform students and families about all the resources available to them, we ask media members to:

Share information of the extended financial aid application deadline for students planning to go to a four-year university.

*\*Students attending a community college have until September 2 to complete a financial aid application and be eligible for state aid.*

Share information on where students and families can get support completing their financial aid application by registering for one of our Statewide Cash for College Webinars or attending one of our in-person Cash for College Workshops.

### Upcoming Statewide Webinars:

Tuesday, 3/26 1:30pm-2:45pm

Thursday, 3/28 10am-11:15am

Tuesday, 4/2 6pm-7:15pm

Saturday, 4/6 10am-11:15am

Tuesday 4/9 5:30pm-6:45pm

Monday 4/15 6pm-7:15pm

Thursday 4/18 5:30pm-6:45pm

Wednesday 4/24 10am-11:15am

Thursday 4/25 6pm-7:15pm

Wednesday 5/1 6pm-7:15pm

*The California Student Aid Commission currently serves over 400,000 students and administers the state's \$3 billion portfolio of student financial aid programs and services, including the Cal Grant, the Middle Class Scholarship, and the California Dream Act Application. The Commission serves as a resource for policymakers and the public on college affordability and financing issues, and advocates for policy changes to eliminate cost as a barrier to any qualified California student pursuing a higher education. Visit our website at [www.csac.ca.gov](http://www.csac.ca.gov) or follow us on social media by clicking on our Link Tree.*

*NAACP Asks, continued from page 9*

"be aware and vocal" about the decision.

In a statement, NAACP president and CEO Derrick Johnson wrote, "Diversity, equity, and inclusion are paramount to ensuring equitable and effective educational outcomes. The value Black and other college athletes bring to large universities is unmatched. If these institutions are unable to completely invest in those athletes, it's time they take their talents elsewhere."

Florida also announced "Principles of Sociology" could no longer be a course and needs to be replaced with a general class about American history.

Said Florida Commissioner of Education Manny Diaz Jr explaining why DEI is so dangerous: "Higher education must return to its essential foundations of academic integrity and the pursuit of knowledge instead of being corrupted by destructive ideologies."

Added Diaz: "These actions ensured that we will not spend taxpayers' money supporting DEI and radical indoctrination that promotes division in our society."

Facts be damned:

Say anything long enough and somehow it becomes facts . . . the state of Alabama just followed suit, Texas close behind, with some other Southern states talking about fighting the evil DEI . . . Wow!

Other in-state schools, such as North Florida and Florida International, have also recently shuttered DEI programs.

Ultimately, the NAACP sounding the horn brings attention to the issue, but it's going to take the young athletes to boycott those schools before these football hungry universities to take notice.

The Southern universities obviously wants their black student athletes to shut up and just play ball. Don't ask to sit at the table of decision making or think they care about you beyond the playing fields.

The Southern universities obviously wants their black student athletes to shut up and just play ball. Don't ask to sit at the table of decision making or think they care about you beyond the playing fields.

Contact Leland at [lelstein3@aol.com](mailto:lelstein3@aol.com)



## Antonio Ray Harvey California Black Media

On March 21, San Francisco District Attorney Brooke Jenkins shared her perspectives on Proposition 47 (Prop 47), a controversial 10-year-old ballot measure that has been inflaming debates and influencing law enforcement action in California. The 10-year-old proposition has significantly impacted legal proceedings related to crime and punishment in the state.

At “A Conference on Crime,” a daylong event held on March 21 and hosted by Capitol Weekly, Jenkins said Prop 47 started as a proactive way of reducing penalties for certain crimes. However, she added, it has evolved from a “pure” and “noble” effort into a “revolving door” for many individuals charged with low-level crimes.

“I think what we’ve seen are a few unintended consequences particularly when it comes to retail theft,” said Jenkins, the keynote speaker at the event, held at the California Endowment Conference Center near the State Capitol. “But I don’t want to blame it on Prop 47 alone. I think there are a number of factors that played into what came after Prop 47.”

Organizers say the conference focused on the most challenging law enforcement issues facing California today: organized retail theft, the lethal fentanyl crisis, and the growing debate on whether or not to amend Prop 47.

Prop 47 was a ballot measure passed by California voters on Nov. 5, 2014. The initiative reclassified some non-violent property crimes from felonies to misdemeanors, where the value of item involved does not exceed \$950. In addition, Prop 47 converted some drug possession offenses into misdemeanors.

Retail thefts that exceed the \$950 threshold are defined as commercial burglaries, a crime that can be charged as either a misdemeanor or a felony. On Jan. 4, the Public Policy Institute of California (PPIC) released a report revealing that robberies of commercial businesses were up in 9 of the 15 largest counties in the state in 2022 compared to 2019.

The state’s most populous county, Los Angeles, experienced the highest commercial robbery rate in 2022, followed by San Joaquin, Sacramento, and Kern.

“We now have watered it down to the point

## SF DA Brooke Jenkins, Other Leaders, Weigh in on Prop 47 and Retail Theft

that misdemeanor charges are basically legalized when it comes to retail theft. There’s just not much we can do,” Jenkins told California Black Media at the event held two blocks north of the State Capitol. “So, from my vantage point, again, unintended consequences. I think there are just some adjustments that have to be made in order to get us to a point where we have something that incentivizes people to engage in the change they need for their lives.”

Sharp increases in fentanyl use and the growing frequency of retail thefts were other concerns discussed in depth at the conference. Fentanyl has been linked to thousands of opioid-related deaths across the state over the last three years and images of individuals wearing masks brazenly storming retail stores in smash-and-grab heists continue to haunt business owners, leading to store closures up and down the state.

Panelists participating in the discussion on Prop 47 included Assemblymember Kevin McCarty (D-Sacramento), Marc Beaart from the Los Angeles District Attorney’s Office Organized Crime Division, Sacramento County Sheriff Jim Cooper, and Lenore Anderson from the Alliance for Safety and Justice.

Anderson was the campaign chair and co-author of Prop 47, explained that the proposition was designed to minimize incarceration and reallocate prison funding to reform efforts involving mental health and drug treatment, kindergarten to 12th grade education, and victim programs.

Anderson, an attorney, told attendees that Prop 47 has been “overwhelmingly successful” since it became law 10 years ago, adding that it has helped to alleviate prison overcrowding.

“That’s a huge victory,” Anderson said.

Cooper, a law enforcement agent with over 30 years of experience and a former member of the state Assembly, said shoplifting and low-level crimes are “directly related to Prop 47.”

“If Prop 47 is working so well, why do we have over 20 bills introduced this year in the legislature to deal with Prop 47 issues?” Cooper asked. “The proponent says, ‘Hey, crime is down.’ It’s not down (because) it’s underreported.”

Beeart is the Bureau Director for L.A. County’s



County of San Francisco District Attorney Brooke Jenkins delivered the keynote speech at Capitol Weekly’s Conference on Crime in Sacramento on March 21, 2024. The conference examined three challenging issues: rising retail theft, the fentanyl crisis, and the ongoing effects of Prop 47 in the state. CBM photo by Antonio Ray Harvey.

Fraud and Corruption Prosecutions. His office files conspiracy, receiving stolen property, and smash-and-grab robbery charges against violators. The bureau also focuses on prosecuting “ring leaders” of mob-style retail theft. Beaart said the \$950 misdemeanor limit established by Prop 47 “is a red herring for the public,” suggesting that it is misleading to focus on it as causal.

“In L.A. County we’ve decided to allocate our resources in the most efficient way possible,” Beaart said. “We do not prosecute low-level drug offenses. We use our resources for higher and better prosecution that have an impact on the community.”

Overall, PPIC analysis of crime data indicates that retailers are the main targets of crime in various parts of California. Shoplifting incidents rose in the Bay Area, Los Angeles and other urban areas. Commercial burglary and robbery are also more prevalent across the state widespread, according to PPIC.

By 2022, commercial burglary was up in 21 of California’s 58 counties primarily in large urban counties. Commercial robberies rose in 25 counties.

“Right now, we have a system where it’s a revolving door for many of these folks,” Jenkins said. “They just come with a new case. Some of them 20 times and there’s nothing we have to sort of usher them in a different direction.”





## EDUCATE ENGAGE INFORM

Scan the QR Code to read  
last week's issue online.



## KEEPING IT REAL

*When Police Kill Boys, continued from page 3*

“ ”

*Across America, we've often heard of the 'Herculean Black man' and 'wild savage' that needs to be put down. We won't allow Ryan's name and image to be concocted or depicted in that way.*

*- DeWitt Lacy*

the victim. We are not buying the tried and true racialized justification for failed policing. When authorities like Dicus stand before us spewing the language of structural and institutional racism, it does not wash away Ryan's blood from the hands of the deputies who took his life, any more than Dicus throwing the weight of his bonafides as an elected official in front of the officers to serve as their shield.

Some might wonder how again and again across this country officials still justify the killing of a Black child and still manage to sleep comfortably at night—I think it's easy when you objectify Black children . . . when you transform a Black child into an adult with superhuman size and strength . . . when you morph a Black child into a monster, a brute.

Let us compare Ryan's description with the description and treatment of the 2015 mass murderer of nine Black people at the Mother Emanuel African Methodist Church in Charleston, N.C., 21 year-old Dylan Roof. "He was very quiet, very calm... He didn't talk . . . He sat down here very quietly. He was not problematic . . . He hadn't eaten in a couple of days . . . They bought him a hamburger . . . one of the police officers went and picked it up."

This is an example of the difference in treatment between a 15-year old Black child with a mental disability in the midst of a mental health crisis and a 21-year old racist white man who was on the run after murdering nine

innocent Black people. The obvious difference—Ryan was a Black male child while Roof was "free, white and 21," as the saying goes.

When Black children are seen through the lens of institutional racism it explains why Dicus can so dispassionately explain how the circumstances which led to Ryan's death did not provide a chance for the officers to use a stun gun or another non lethal option. "The use of a taser in this situation with the amount of time or the use of pepper-spray would not have been something we would have been able to react to quickly enough," he offered.

Members of Black communities continue to endure various forms of racial injustice, abuse, systemic and institutional racism which includes excess use of force by law enforcement—this is part of the nation's historical racist continuum. It seems no matter how many laws are passed, protests are waged, uprisings erupt or declarations of racism as a public health crisis are adopted, Black adults, Black youth, Black children will continue to die due to police use of excessive force until the mindset of white supremacy is eradicated from the soul of this nation.

I don't mean to sound pessimistic and this is just my opinion. But as always, I'm keeping it real.

S.E. Williams  
Executive Editor

**public**notices



# publicnotices

or common law (sec. 1440 et. seq. b &p code) Statement was filed with the County of Riverside on 02/26/2024

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Peter Aldana, Riverside County Clerk, FILE NO. R-202402484  
p. 3/14/24, 3/21/24, 3/28/24, 4/04/24

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

**EC DRYWALL & CONSTRUCTION**  
**75 W. Nuevo Rd. Ste E PMB 132**  
**Perris, CA 92571**  
**RIVERSIDE COUNTY**  
**Cesar - Lizarraga**  
**75 W. Nuevo Rd. Ste E PMB 132**  
**Perris, CA 92571**

This business is conducted by: Individual  
Registrant commenced to transact business under the fictitious business name(s) listed above on 02/13/2019

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material 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 Cesar Lizarraga

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 03/05/2024

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, Riverside County Clerk, FILE NO. R-202402899  
p. 3/14/24, 3/21/24, 3/28/24, 4/04/24

**STATEMENT OF ABANDONMENT OF USE OF FICTITIOUS BUSINESS NAME**  
**File No. R-202315499**

**THE 8 TEAM**  
**27120 Eucalyptus Ave, Suite G-339**  
**Moreno Valley, CA 92555**  
**RIVERSIDE COUNTY**  
**Jarod Salas**  
**27120 Eucalyptus Ave, Suite G339**  
**Moreno Valley, CA 92555**  
**Brandy Salas**  
**27120 Eucalyptus Ave, Suite G339**  
**Moreno Valley, CA 92555**  
This business is conducted by: Married Couple

The fictitious business name(s) referred to above was filed in Riverside County on 10/23/2023

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a

misdemeanor is punishable by a fine not to exceed one thousand dollars (\$1000).) s. Jarod Salas

Peter Aldana, Riverside County, Clerk  
FILE NO R-202315499  
p. 3/21/24, 3/28/24, 4/04/24, 4/11/24

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

**7-ELEVEN STORE #33613B**  
**Temecula, CA 92592**  
**RIVERSIDE COUNTY**  
**45592 Alpine Pl**  
**Temecula, CA 92592**  
**Pam & Jas, Inc.**  
**45590 Alpine Pl**  
**Temecula, CA 92592**  
**CA**

This business is conducted by: Corporation

Registrant commenced to transact business under the fictitious business name(s) listed above on 03/05/2024

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material 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. Paramjit Nagra, 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 03/05/2024

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, Riverside County Clerk, FILE NO. R-202402922  
p. 3/21/24, 3/28/24, 4/04/24, 4/11/24

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

**ELEGANT KREATION EVENTS**  
**14823 White Box Lane**  
**Moreno Valley, CA 92555**  
**RIVERSIDE COUNTY**  
**Kimberly Noel Martin**  
**14823 White Box Lane**  
**Moreno Valley, CA 92555**

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

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

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 03/20/2024

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- 202403718  
p. 3/28/24, 4/04/24, 4/11/24, 4/18/24

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

**MIDWEST LOCKSMITH**  
**1395 4 th St**  
**Norco, CA 92860**  
**RIVERSIDE COUNTY**  
**Demetris - Kontos**  
**1395 4th St**  
**Norco, CA 92860**

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 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. Demetris - Kontos

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 03/06/2024

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, Riverside County Clerk, FILE NO. R-202403002  
p. 3/14/24, 3/21/24, 3/28/24, 4/04/24

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

**CHARMING SPA**  
**23846 Sunnymead Blvd. Suite 8**  
**Moreno Valley, CA 92553**  
**RIVERSIDE COUNTY**  
**23846 Sunnymead Blvd. Ste 8**  
**Moreno Valley, CA 92553**  
**MENG - XIANGI**  
**23846 Sunnymead Blvd. Ste 8**  
**Moreno Valley, CA 92553**

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

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material 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. MENG XIANGLI, 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 03/07/2024

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, Riverside County Clerk, FILE NO. R-202403069  
p. 3/14/24, 3/21/24, 3/28/24, 4/04/24

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

**FIELDS OF MAY TRANSPORTATION**  
**4301 La Sierra Ave Apt 44**  
**Riverside, CA 92505**  
**RIVERSIDE COUNTY**  
**Kevin - Mayfield**  
**4301 La Sierra Ave Apt 44**  
**Riverside, CA 92505**

This business is conducted by: Individual  
Registrant commenced to transact business under the fictitious business name(s) listed above on 10/23/2023

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material 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. Kevin Mayfield

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 03/04/2024

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, Riverside County Clerk, FILE NO. R-202402836  
p. 3/14/24, 3/21/24, 3/28/24, 4/04/24

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

**EXCELSIOR CHARTER SCHOOLS**  
**CORONA-NORCO**  
**EXCELSIOR CORONA-NORCO**  
**ECS C-N**

**1400 Fullerton Ave**  
**Corona, CA 92879**  
**RIVERSIDE COUNTY**  
**15505 Civic Drive, Suite B**  
**Victorville, California 92392**  
**ECS Corona-Norco**

This business is conducted by: Corporation  
Registrant commenced to transact business under the fictitious business name(s) listed above on February 14, 2018  
I declare that all the information in this statement is true and correct. (A registrant who declares as true any material 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. Alicia Anderson, CFO

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 03/05/2024

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, Riverside County Clerk, FILE NO. R-202402894  
p. 3/14/24, 3/21/24, 3/28/24, 4/04/24

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

**FUND FINDER PROS**  
**30464 Mendocino Way**  
**Murrieta, CA 92563**  
**RIVERSIDE COUNTY**  
**Fouzeyya Malley Shuibi**  
**30464 Mendocino Way**  
**Murrieta, CA 92563**

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 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. Fouzeyya Shuibi

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 03/11/2024

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, Riverside County Clerk, FILE NO. R-202403238  
p. 3/21/24, 3/28/24, 4/04/24, 4/11/24

The following persons) is (are) doing business as:  
**CORONA NORCO SMOG CHECK L.L.C.**  
**410 River Road Suite D**  
**Corona, CA 92878**  
**RIVERSIDE COUNTY**  
**CORONA NORCO SMOG CHECK L.L.C.**  
**410 River Road Suite D**  
**Corona, CA 92878**  
**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 pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Douglas Kent Wells, Manager  
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 03/06/2024

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, Riverside County Clerk, FILE NO. R-202403012  
p. 3/14/24, 3/21/24, 3/28/24, 4/04/24

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

**BIRCH & BARE**  
**44613 Arbor Ln**  
**Temecula, CA 92592**  
**RIVERSIDE COUNTY**  
**Ducketts LLC**  
**3400 Cottage Way Ste G2 #5090**  
**Sacramento, California 92825**  
**CA**

This business is conducted by: Limited Liability Company

Registrant commenced to transact business under the fictitious business name(s) listed above on 02/15/24

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material 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. Robert Cauthorn, CEO

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 03/04/2024

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, Riverside County Clerk, FILE NO. R-202402850  
p. 3/14/24, 3/21/24, 3/28/24, 4/04/24

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

**RED DIAMOND CLUB**  
**RED DIAMOND CLUB CONSULTING**  
**DIAMOND CLUB**  
**14136 Bay Circle**  
**Corona, CA 92880**  
**RIVERSIDE COUNTY**  
**AWZ Investments LLC**  
**14136 Bay Circle**  
**Corona, CA 92880**  
**CA**

This business is conducted by: Limited Liability Company  
Registrant has not yet begun to transact business under the fictitious business name(s) listed above.  
I declare that all the information in this statement is true and correct. (A





**public**notices

Peter Aldana, Riverside County Clerk,  
FILE NO. R-202402433  
**p. 3/14/24, 3/21/24, 3/28/24, 4/04/24**

s. Tanjura Drumgole  
Peter Aldana, Riverside County, Clerk  
FILE NO R-202100679  
**p. 3/07/24, 3/14/24, 3/21/24, 3/28/24**

Peter Aldana, Riverside County Clerk,  
FILE NO. R-202402530  
p. 3/07/24, 3/14/24, 3/21/24, 3/28/24

18 VOICE | MARCH

this statement does not of itself authorize  
the use in this state of a fictitious business  
name in violation of the rights of another

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Peter Aldana, Riverside County Clerk,  
FILE NO. R-202402045

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.

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material 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

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, Riverside County Clerk,  
FILE NO. R-202402644

**RETIRED COUPLE**  
HAS \$1MIL TO LEND ON CA. REAL ESTATE\*

**V.I.P. TRUST DEED COMPANY**  
Buys T.D.s and Buys/Lends on Partial Interests

**OVER 40 YEARS OF FAST FUNDING**

Principal **(818) 248-0000** Broker

[WWW.VIPLoan.com](http://WWW.VIPLoan.com) \*Sufficient equity required - no consumer loans

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Private Party loans generally have higher interest rates, points & fees than conventional discount loans



# publicnotices

**p. 3/07/24, 3/14/24, 3/21/24, 3/28/24**

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

**LA MICHOACANA CAFE**  
**22455 Alessandro Blvd, Ste 117**  
**Moreno Valley, CA 92553**  
**RIVERSIDE COUNTY**  
**4041 Pedley Rd, Spc 55**  
**Riverside, CA 92509**  
**Y&A Medina Enterprise LLC**  
**4041 Pedley Rd, Spc 55**  
**Riverside, CA 92509**  
**CA**

This business is conducted by: Limited Liability Company  
Registrant commenced to transact business under the fictitious business name(s) listed above on 1/1/2024

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material 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. Yaneth Medina, 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 02/29/2024

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, Riverside County Clerk, FILE NO. R-202402675

**p. 3/07/24, 3/14/24, 3/21/24, 3/28/24**

## ORDER TO SHOW CAUSE FOR CHANGE OF NAME

**CASE NUMBER CVSW2402234**

To All Interested Persons: Petitioner: MARY DOLORES MARTINEZ MORENO filed a petition with this court for a decree changing names as follows: MARY DOLORES MARTINEZ MORENO to. MARIA DOLORES MORENO. The Court orders that all persons interested in this matter appear before this court 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 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: 6/27/2024 Time: 8:00AM Dept: S101 . The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, SOUTHWEST JUSTICE CENTER, 30755-D AULD ROAD, SUITE 1226, MURRIETA, CA 92563. 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: MARCH 12, 2024  
BELINDA A. HANDY, Judge of the Superior Court

**p. 3/28/24, 4/04/24, 4/11/24, 4/18/24**

## ORDER TO SHOW CAUSE FOR CHANGE OF NAME

**CASE NUMBER CVMV2401581**

To All Interested Persons: Petitioner: ROBERTA RAMIREZ FUENTES filed a petition with this court for a decree changing names as follows: ROBERTA FUENTES. The Court orders that all persons interested in this matter appear before this court 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 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: 4/10/24 Time: 8:00AM Dept: C2 . The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA AVENUE # 201, CORONA, CA 92882, CORONA 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: 2/21/2024  
J. CURRY, Clerk of the Superior Court

**p. 3/07/24, 3/14/24, 3/21/24, 3/28/24**

## ORDER TO SHOW CAUSE FOR CHANGE OF NAME

**CASE NUMBER CVMV2401782**

To All Interested Persons: Petitioner: MICHELLE MARIE ORNELAS filed a petition with this court for a decree changing names as follows: MICHELLE MARIE ORNELAS to. MICHELLE MARIE PINTO. The Court orders that all persons interested in this matter appear before this court 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 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: 4/26/2024 Time: 8:00AM Dept: MV2 . The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 HEACOCK STREET. BLDG D #201, MORENO VALLEY, CA 92553. 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: 3/21/24  
SAMRA FURBUSH, Judge of the Superior Court

**p. 3/21/24, 3/28/24, 4/04/24, 4/11/24**

## AMENDED ORDER TO SHOW CAUSE FOR CHANGE OF NAME

**CASE NUMBER CVCO2400034**

To All Interested Persons: Petitioner: AMY KATHLEEN LIGGINS filed a petition with this court for a decree changing names as follows: AMY KATHLEEN LIGGINS to. EHMEY KATHLEEN LIGGINS. The Court orders that all persons interested in this matter appear before this court 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 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: 4/10/24 Time: 8:00AM Dept: C2 . The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA AVENUE # 201, CORONA, CA 92882, CORONA 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: 2/21/2024  
J. CURRY, Clerk of the Superior Court

**p. 3/07/24, 3/14/24, 3/21/24, 3/28/24**

## ORDER TO SHOW CAUSE FOR CHANGE OF NAME

**CASE NUMBER CVCO2401165**

To All Interested Persons: Petitioner: BIBIANSA CORTEZ DE RAVELO filed a petition with this court for a decree changing names as follows: BIBIANSA CORTEZ DE RAVELO to. BIBIANA RAVELO. The Court orders that all persons interested in this matter appear before this court 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 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: 4/24/2024 Time: 8:00AM Dept: C2 . The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA AVENUE # 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: 03/01/2024  
TAMARA L. WAGNER, Judge of the Superior Court

**p. 3/14/24, 3/21/24, 3/28/24, 4/04/24**

## PUBLIC NOTICES

### VEHICLE SALE

**NOTICE OF SALE OF VEHICLE**  
Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California. The undersigned will sell the following vehicle(s) at lien sale at said time(s) 04/05/2024 at 10:00 AM Make/Yr. 2019 DODGE CHALLENGER Lic.: VIN: # 2C3CDZFJ6KH524567 Location: 15176 WHITTRAM AVE, FONTANA, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

**p. 3/28/2024**

## NOTICE OF SALE OF VEHICLE

Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California. The undersigned will sell the following vehicle(s) at lien sale at said time(s) 04/05/2024 at 10:00 AM Make/Yr. 2020 TOYOTA PRIUS Lic.: 8NDX225 Vin. # JTDKARFP5L3137825 Location: 15176 WHITTRAM AVE, FONTANA, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

**p. 3/28/2024**

## NOTICE OF SALE OF VEHICLE

Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California. The undersigned will sell the following vehicle(s) at lien sale at said time(s) 04/05/2024 at 10:00 AM Make/Yr. 2021 KIA Lic.: # KNDJ23AU0M7763229 Location: 18400 VAN BUREN BLVD, RIVERSIDE, CA Said sale is for the purpose of satisfying

lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

**p. 3/28/2024**

## NOTICE OF SALE OF VEHICLE

Notice is hereby given, pursuant to Section 3071 of the Civil Code of the State of California. The undersigned will sell the following vehicle(s) at lien sale at said time(s) 04/05/2024 at 10:00 AM Make/Yr. 2006 CHEVY SILVERADO Lic.: 46483K3 Vin. # 1GCHC24U86E220985 Location: 18400 VAN BUREN BLVD, RIVERSIDE, CA Said sale is for the purpose of satisfying lien of the undersigned for towing, storage, labor, materials, and lien charges, together with costs of advertising and expenses of sale.

**p. 3/28/2024**

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