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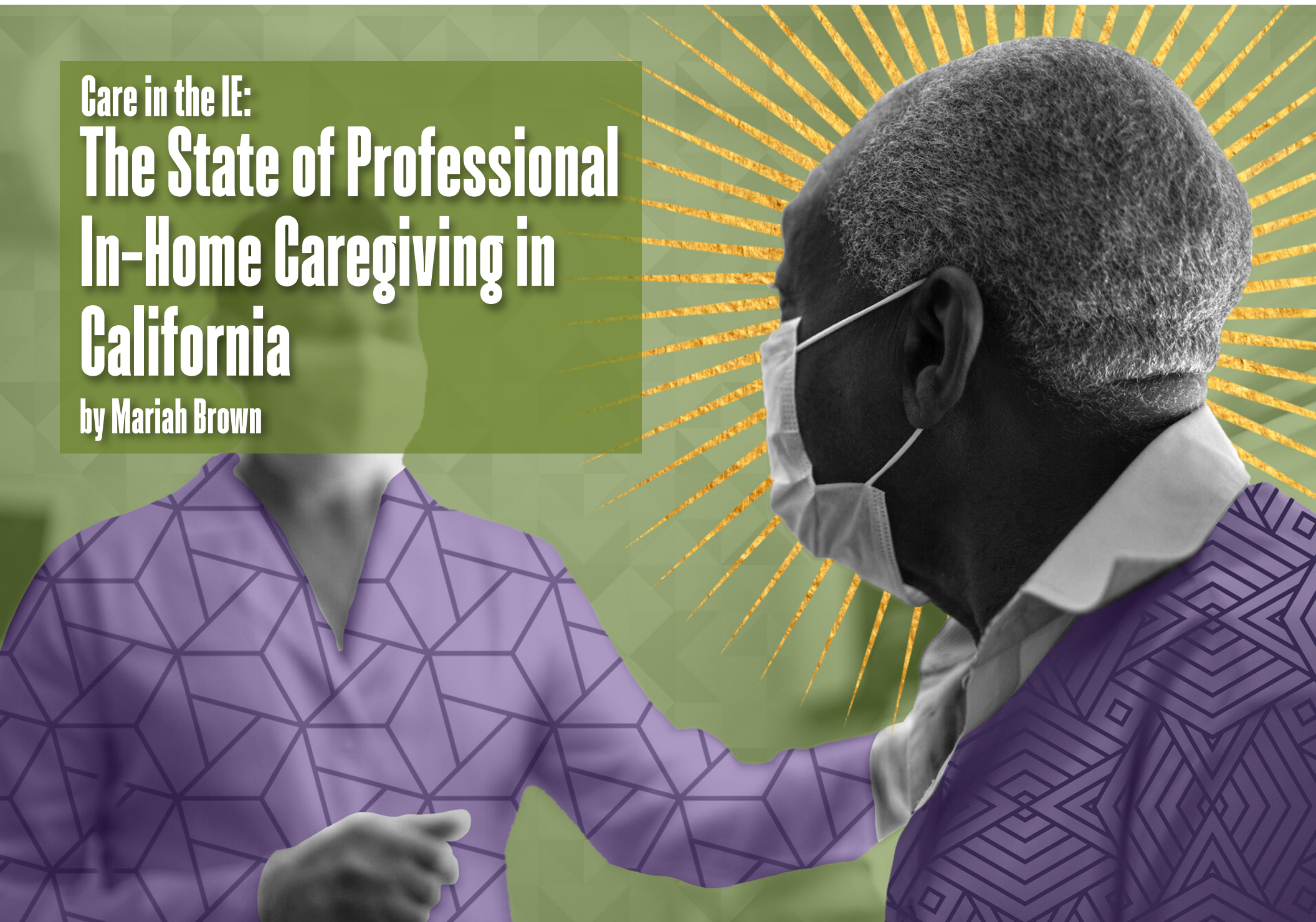
Voice Media Ventures

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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.

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.

Email your request to info@blackvoicenews.com

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



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Supreme Court Shields Trump with Immunity



During a campaign event in Sioux Center, Iowa in January, 2016, former President Donald Trump claimed he could shoot someone on Fifth Avenue in New York and not lose any votes. istockphoto.com)

"I could stand in the middle of Fifth Avenue and shoot somebody, and I wouldn't lose any voters, OK?" former President Donald J. Trump proclaimed during a campaign event in Sioux Center, Iowa in January, 2016. "It's, like, incredible."

Although it seemed ridiculous and very far-fetched at the time, many were understandably concerned that Trump truly believed what he said. Once elected president, he began to test the limits of his power.

Even after being impeached twice by the U.S. House of Representatives during his one term in office, both times he was acquitted on all counts by the U.S. Senate, leaving little doubt that his statement about his proposed immunity in relation to his Fifth Avenue scenario was proving to be true.

It wasn't until the end of Trump's first term, after he'd clearly lost his bid for reelection and was desperate to retain power, that Trump

took his testing the limits on his power to the extreme. This was clearly evidenced by his role in igniting the deadly January 6, 2021, attack on the U.S. Capitol. His purported goal, to prevent a joint session of Congress from counting the Electoral College votes—an essential part of the process necessary to formalize the victory of then President-elect Joe Biden.

Although Trump now stands convicted of no less than 34 felonies related to fraud under campaign finance laws, the probability that he will ever serve time in jail remains unlikely.

On Monday, July 1, the U.S. Supreme Court gave Trump the validation needed for him to state with confidence, that what he expressed to supporters in Sioux Center, Iowa in 2016, was true. That the former president is above the law despite today's protestations from Chief Justice John Roberts in a failed attempt to minimize the

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Op Ed: Let's Build A Black Creative Economy in the IE



Graphic by Chris Allen, VOICE

By Joseph “J Pash” Patrick

There are many creative ways to make a living. I chose the route of using my God-given talents, building skill sets, and demanding that my art form become my main source of income.

What is a creative economy? When you think about the word economy, what comes to mind? Community? Partnerships? Spending money? Sharing resources? These are a few that come to mind for me. I wholeheartedly believe that with all of the creatives we have in the Inland Empire, the fastest-growing population, we can achieve one of the most stable economies in the nation, maybe even the world.

Where do we start? Let go of judgment. We have to trust in creatives. A lot of people believe the false idea that creatives can't boost the

economy when, in fact, the main reason people visit various regions — Atlanta, New York, and LA for instance — is because of the arts (even the Louvre in Paris!). There are different attractions that, without creatives, wouldn't exist including museums, concerts, galleries, plays, festivals, and other events that require creative experts across various industries to achieve success. Developing more programs, like the Inland Empire's Creative Corps, can infuse funding into the ecosystem to financially support the work of the region's creatives.

The Inland Empire has work to do... Based on my experience as a Black father in the Inland Empire, I have been able to serve my family as the sole income provider for the past six years through my art. I started with a vision of what I needed equipment-wise to build my business,

impact so that different areas of the region thrive.

Well-known and established corporations: Give Black creatives an opportunity to work alongside you and pay them what they are asking.

Politicians and community leaders: If you need campaigns, documentation, and headshots, book Black photographers, Black marketers, and Black filmmakers to take your brand to the next level.

Overall, make sure you aren't sticking with

“

Incorporate! Make your brand a legal entity. Collaborate with other Black businesses and corporations, elected officials, city, county, and community leaders to achieve the creative economy we desire to see in the Inland Empire.

”

Passion Net Pro Headquarters and Art Institute. I believe every pathway is your own, and you can be in control of it as long as you commit to believing it is for you.

So... How do we build it? Incorporate! Make your brand a legal entity. Collaborate with other Black businesses and corporations, elected officials, city, county, and community leaders to achieve the creative economy we desire to see in the Inland Empire. We must unite.

Ways to achieve a successful creative economy:

Creatives: Create educational curricula and community programs that deal with social

continued on page 19

Breanna Reeves | Staff

The California National Guard's Counterdrug Task Force seized 1,170,893 pills containing fentanyl and 986 pounds of fentanyl powder in May alone, according to an announcement by CA Gov. Gavin Newsom.

Since January 2024, the task force has seized an estimated seven million pills containing fentanyl across the state, including at ports of entry along the southern border.

Fentanyl is a synthetic opioid, typically prescribed by doctors to treat pain. It is up to

“

California's robust partnerships to tackle illegal fentanyl are leading to significant results time and time again... We will continue to take fentanyl out of our neighborhoods, hold drug traffickers accountable, and expand access to life-saving medicine to benefit all Californians.

- Gov. Gavin Newsom

”

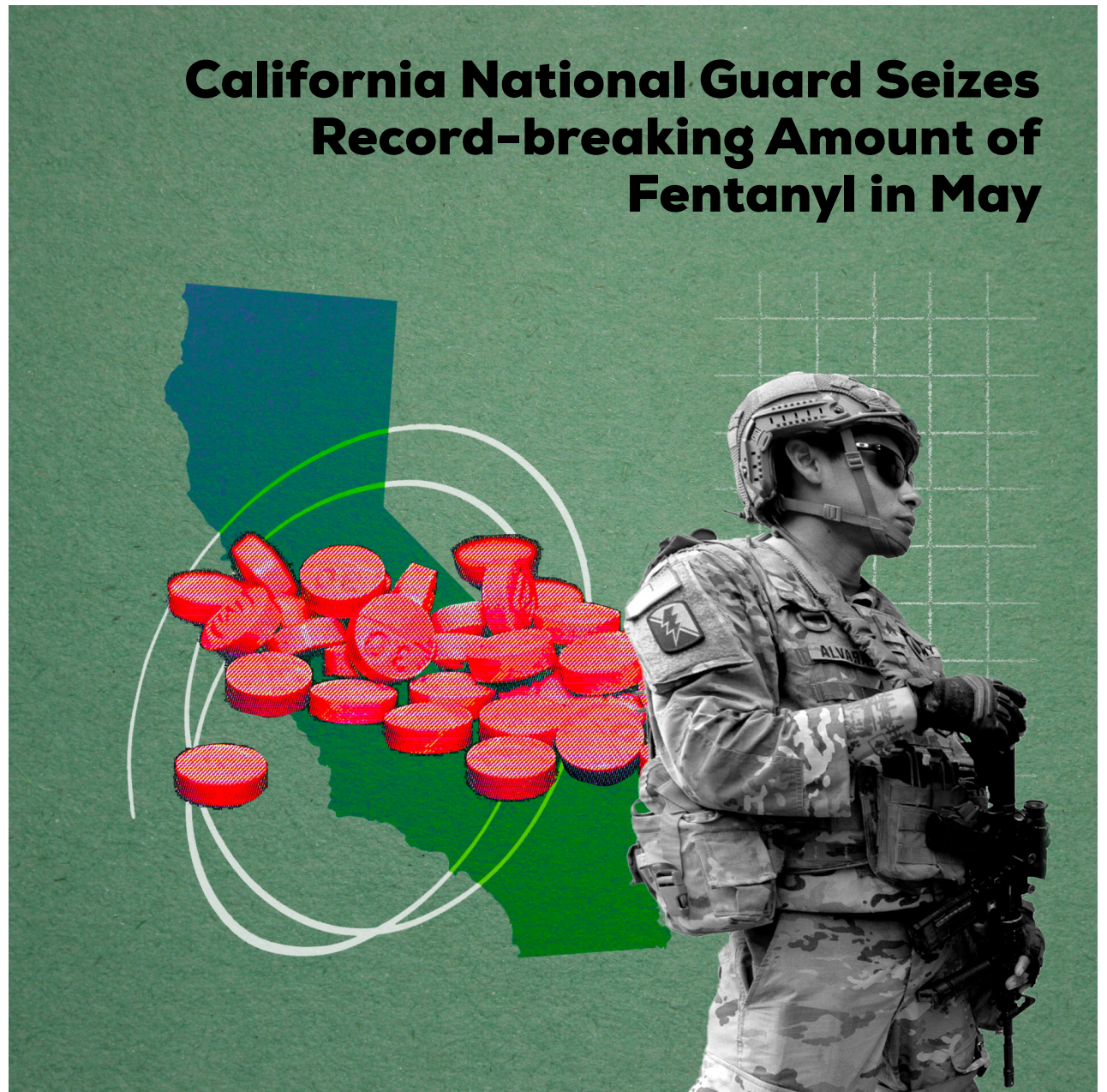
50 times stronger than heroin and 100 times stronger than morphine.

According to the California Department of Public Health, there were nearly 6,000 opioid-related overdose deaths in California in 2021.

“California's robust partnerships to tackle illegal fentanyl are leading to significant results time and time again,” Newsom said in a press release. “We will continue to take fentanyl out of our neighborhoods, hold drug traffickers accountable, and expand access to life-saving medicine to benefit all Californians.”

Recently, Newsom more than doubled the

California National Guard Seizes Record-breaking Amount of Fentanyl in May



(Graphic by Chris Allen, VOICE)

deployment of CalGuard service members embedded with the Counterdrug Task Force to crack down on fentanyl smuggling.

Additionally, Newsom and state legislators have been addressing the ongoing fentanyl crisis in other ways, including enacting stricter laws. In January, Assembly Bill 701 took effect which adds three years to the sentence for dealing more than one kilogram of fentanyl, and sentencing increases as the weight of a substance gets larger. AB 701 also classifies fentanyl on the

same list of controlled substances which include heroin and cocaine. These substances carry harsher penalties and sentencing enhancements for drug traffickers and dealers.

Two bills that seek to address the fentanyl crisis currently await Senate approval: AB 1976 which would require businesses to carry naloxone nasal spray in first aid kits by July 2027. Naloxone is an emergency medical treatment that blocks the effects of an opiate

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classifieds & public notices



PUBLIC NOTICE OF FINAL RECORD OF DECISION NEWMARK GROUNDWATER CONTAMINATION SUPERFUND SITE SOURCE OPERABLE UNIT SAN BERNARDINO, CALIFORNIA

The U.S. Environmental Protection Agency (EPA) announces the Final Record of Decision (ROD) for the portion of Newmark Contaminated Groundwater Superfund Site called the Source Operable Unit (OU) in May 2024. Groundwater in the Northwest Area of the Source OU is contaminated with low concentrations of volatile organic compounds (VOC), primarily tetrachloroethene (PCE), a human-made chemical which is a common ingredient used in industrial cleaning solvents.

The selected remedy includes monitoring the natural decrease of contaminants in groundwater until the federal drinking water standard for PCE is met, promulgating a San Bernardino County ordinance to prohibit the construction of water supply wells in the area of groundwater contamination, and performing an assessment of potential concerns associated with PCE and trichloroethene (TCE) vapors in soil in the Northwest Area. This remedy will protect the community from the PCE in the groundwater.

For More Information

For more information about the Final ROD, please contact Ms. Sharissa Singh, EPA Remedial Project Manager, via email at Singh.Sharissa@epa.gov, or via telephone at (213) 247-7776. Para entregar comentarios en español, por favor deje un mensaje en nuestro buzón de voz al 1-800-231-3075 o por correo electrónico a [thompson.georgia@epa.gov](mailto:georgia.thompson@epa.gov).

The Final ROD and other site documents are available for review at the following locations listed below: John M. Pfau Library at Cal-State San Bernardino 5500 University Parkway San Bernardino, CA 92407 (909) 537-5000 Administrative Record US Environmental Protection Agency 75 Hawthorne Street San Francisco, CA 94105 (415) 947-8000

EPA website: epa.gov/superfund/Newmark
Click the "Site Documents & Data" tab on the left, then click the Administrative Records link, then click the 2024 Newmark Groundwater Contamination Source OU-3 Final ROD AR (59 documents) link.

Or scan the QR code below:



DTSC EnviroStor database: Envirostor.dtsc.ca.gov
(Type "Newmark" and select from the drop down menu)
If you have difficulty accessing the online materials or have questions, please contact:
Georgia Thompson, Community Involvement Coordinator
U.S. Environmental Protection Agency
(628) 629-2596
thompson.georgia@epa.gov

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

SWEET JORLENE HOMECARE
30875 Avenida Juarez
Cathedral City, CA 92234
RIVERSIDE COUNTY
6 Centerpointe Dr, Suite 700
La Palma, California 90623
Garden Living At Alpine LLC
926 West Alpine Avenue
Santa Ana, California 92707
CA

This business is conducted by: Limited Liability Company

Registrant commenced to transact business under the fictitious business name(s) listed above on 05/08/2024

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. Susan Nuguid, Secretary

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 06/13/2024

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, Riverside County Clerk, FILE NO. R- 202407797
p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

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

A & Y PIZZA
6185 Magnolia Ave #143
Riverside, CA 92506
RIVERSIDE COUNTY
A & Y PIZZA LLC
6185 Magnolia Ave #143
Riverside, CA 92506

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. Alemayehu Jimma Roba, 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 05/13/2024

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

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Peter Aldana, Riverside County Clerk, FILE NO. R- 202406313
p. 7/04/24, 7/11/24, 7/18/24, 7/25/24

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

DRAGONFLY ARTWARE
40799 Calle Santa Cruz
Indio, CA 92203
RIVERSIDE COUNTY
Angela Denise Gates
40799 Calle Santa Cruz
Indio, CA 92203

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

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

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 06/20/2024

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office.

Peter Aldana, Riverside County Clerk, FILE NO. R- 202408039
p. 7/04/24, 7/11/24, 7/18/24, 7/25/24

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

ROBERTTHINK.COM
ROBERTTHINK
26164 Bluebell Street
Menifee, CA 92586
RIVERSIDE COUNTY
Robert Howard Gottlieb
26164 Bluebell Street
Menifee, CA 92586

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. Robert Gottlieb

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 06/10/2024

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

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Peter Aldana, Riverside County Clerk, FILE NO. R- 202407489
p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

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

XQUISITE FLORAL DESIGN AND EVENTS
4193 Flat Rock Drive, Suite 200
Riverside, CA 92505
RIVERSIDE COUNTY
Neasha Black-Smith
4193 Flat Rock Drive, Suite 200
Riverside, CA 92505

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

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

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 05/23/2024

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Peter Aldana, Riverside County Clerk, FILE NO. R- 202406855
p. 7/04/24, 7/11/24, 7/18/24, 7/25/24

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

ROCKIN' RAMEN
31805 Temecula Pkwy #9
Temecula, CA 92592
RIVERSIDE COUNTY
800 Roosevelt Ave, Ste 200
Irvine, CA 92620
YGK Inc
31805 Temecula Pkwy #9
Temecula, CA 92592
CA

This business is conducted by: Corporation
Registrant commenced to transact business under the fictitious business name(s) listed above on 8/28/2013

I declare that all the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code, that the registrant knows to be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000) s. Young Gi Kim, 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 06/20/2024

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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- 202408043
p. 7/04/24, 7/11/24, 7/18/24, 7/25/24

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

WILDOMAR AUTO LLC
35127 Unga Cir
Wildomar, CA 92595
RIVERSIDE COUNTY
35127 Unga Cir
Wildomar, CA 92595
WILDOMAR AUTO LLC
35127 Unga Cir
Wildomar, CA 92595
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. Jorge Curiel, CEO

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Peter Aldana, Riverside County Clerk, FILE NO. R- 202407846
p. 7/04/24, 7/11/24, 7/18/24, 7/25/24

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

BRIDGES REENTRY SERVICES
12981 Perris Blvd, Suite 103
Moreno Valley, CA 92553
RIVERSIDE COUNTY
11875 Pigeon Pass Road, Suite B13
PMB 1061
Moreno Valley, CA 92557
BRIDGES REENTRY SERVICES LLC
14420 Elsworth Street, Suite 102 PMB
1069
Moreno Valley, CA 92553
CA

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

Democrats Stay the Course with Biden and Harris



Hardy Brown, Sr.
Publisher Emeritus
Contributor

Photo by Benoit Maphettes

As I watched the debate between President Biden and the former “lying” president, I thought of the conversation Moses had with God in Exodus 4:10-17. Moses tried to make excuses not to lead the Israelites out of bondage, and I was reminded of this when President Biden had moments of struggling with his speaking.

I’m sharing this story my way, but read it for yourself. Moses said to God, “I don’t talk well; I stutter and stammer when I speak sometimes.” God would not let Moses off the hook with those excuses and said, “Moses, who do you think made the mouth on people? I did. I made some people mute, some deaf, some sighted, and some blind. I want you to go because you have the character and values of decency, integrity, passion, compassion, empathy, wisdom, and most of all, the personal experience of working in Pharaoh’s house and government. Plus, if you need someone to speak on your behalf when you have a stutter episode, take your sidekick brother Aaron with you; he’s good with words.” Now, that would not have helped the President on Thursday. Mr. President, let me suggest you organize an “Aaron for Biden-Harris Speakers Club” and keep going.

In your case, Joe, you have a lot of Aarons who can speak on your behalf, beginning with Vice President Kamala Harris. I first met Kamala in my office at the Black Voice News in San Bernardino when she was thinking about running for Attorney General of California. I endorsed her then and I endorse her now, even though some non-Black Democrats do not believe women should be in leadership positions, I am glad President Biden does not believe or behave in a racially and gender-discriminatory manner.

I thought a lot about how important it is to have the right people speaking for you, when I listened to Black Republican Congressman Byron Donalds of Florida speak as one who represents the MAGA school of thought in the



Vice President Kamala Harris and President Joe Biden (Photo courtesy of JoeBiden.com)

current RNC.

Rep. Donalds’ uninformed remarks about life for Blacks under the Jim Crow Era of our nation’s history reflect racist beliefs that life was better for us under policies and laws of unequal segregation and racial terror. I was born under the “Separate but Equal” Jim Crow laws. As a reminder, these laws were put into legal operation in May 1896, when the U.S. Supreme Court issued a 7-1 decision against Homer Plessy, a mixed-race man in Louisiana, who wanted to ride a whites-only public train.

After I let Congressman Donalds’ words sink in for a few minutes, I thought, Hardy, you had better write about your own personal experience under Jim Crow because this Black Republican MAGA is drinking the Kool-Aid of this 34-time felony-convicted, bleached-orange-hair, lying man named Trump. With Black people like Senator Tim Scott, U.S. Representative Donalds being in Congress, and Clarence Thomas being on the Supreme Court, these guys will lead us back to the days of slavery. Representative Donalds is hoping he will be selected to be

a servant in the Big House while his people suffer in the fields and streets because he sees Justice Clarence Thomas hanging around with billionaires and receiving millions in gifts.

It was 46 years after Jim Crow laws were legalized that I was born in the township of Trenton, in Jones County, North Carolina, in December 1942. Likewise, President Joe Biden, you were born 19 days before me in November 1942, in Scranton, Pennsylvania, where there was de facto segregation of the races. My introduction to Mr. Jim Crow South was just 17 days after I was born when they dragged my uncle Isaac Strayhorn from the white-owned Brock Family Mill Pond, weighted down with cinder blocks around his dead, swollen body. This was described in a news article in 2021 by his son Clemmie Strayhorn, who was 8 when it happened. This was the first time I had heard how he died because the sheriff at that time told my Aunt Betty, Isaac’s wife, to take him home and bury him and be glad we found him and

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So Long Willie Mays, A Name Synonymous with Baseball Passes at 93



(L to R) Willie Mays, Magglio Ordonez, David Ortiz, Alex Rodriguez and Derek Jeter. Mays being honored at historic Rickwood Field in Birmingham, Alabama in 2007, where he once played in the Negro Leagues at age 16. (Photo: Jon Gaede BVN/NNPA)

Jon D. Gaede | BVN Sports

Goodbye Willie Howard Mays Jr. (1931-1924). The “Say Hey Kid” is imbedded in the memory of every young person who wished they could play with the ability that Willie did for so long. He had no weaknesses in his game and truly transcended it. We are only left with the images of a young Willie playing stick ball with local kids on a Harlem neighborhood street, or wheeling around the bases to leg out a triple, Willie’s special flair and exuberance for the game, always pulled us in. From the early years with the Birmingham Black Barons of the Negro

Leagues to the New York and San Francisco Giants (23 seasons), we watched in awe as he gave us memories to last a lifetime.

Bestowed with the “Presidential Medal of Freedom” by President Barack Obama in 2015, Godfather of Hall of Famer Barry Bonds, served two years in the U.S. Army during the Korean War (1952-54).

Willie left us just two days before he was to be honored at a special Major League Baseball (MLB) tribute game played at historic Rickwood Field- Birmingham, Alabama for the Birmingham Black Barons of the Negro

Leagues at age 16. In those early days, Willie wore number eight on the vintage flannels and played only on Sundays during the school year. Baseball remained a segregated game until Jackie Robinson broke the modern-day color barrier on April 15, 1947.

Young Willie played in the era of the all-time Negro League greats to include: Josh Gibson, Cool Papa Bell, Oscar Charleston, Buck O’Neil, Satchel Paige, Jud Wilson, Turkey Stearns,

“

Willie left us just two days before he was to be honored at a special Major League Baseball (MLB) tribute game played at historic Rickwood Field- Birmingham, Alabama for the Birmingham Black Barons of the Negro Leagues at age 16.

”

Cumberland Posey, Blue Moon Odom, Larry Doby and Jackie Robinson to name a few. Paige didn’t get a chance to play in the major leagues until age 42, but Jackie Robinson, followed by Hank Aaron and Mays were among the younger stars who made the transition and Hall of Fame MLB careers.

A “five tool” player, Willie Mays is widely considered to be the best all-around baseball player to put on a pair of cleats. He hit for an average (.301); total hits (3,293); for power (660) home runs; RBI (1,906); he stole 339 bases; and ran down almost every ball hit his way. Mays was named “Rookie of the Year” in 1954, played in a record 24 All-Star games, National League MVP (1954 and 1965), 12 “Gold Glove” awards,

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Cheech Marin Center for Chicano Art & Culture Celebrates Two Years of Success



Attendees enter The Cheech Marin Center for Chicano Art & Culture of the Riverside Art Museum for an early preview of the new exhibits on June 21, 2024. The exhibitions “Shifting Perspectives: Cheech Collects” and “Hogar Dulce Hogar” were on preview for select guests a day prior to the Cheech Museum’s two year anniversary celebration weekend. (Aryana Noroozi for Black Voice News/ CatchLight Local)

Aryana Noroozi | Staff

The Cheech Marin Center for Chicano Art & Culture of the Riverside Art Museum celebrated its two year anniversary on June 22. Since opening, the museum has welcomed nearly 100,000 visitors and over 10,000 students from school tours and art classes.

The museum is the result of a public-private partnership between Riverside Art Museum, the City of Riverside and comedian Cheech Marin, one of the world’s leading collectors of Chicano art. The anniversary served as a celebration of featured art in the museum as well as the opening of the Shifting Perspectives: Cheech Collects and Hogar Dulce Hogar exhibitions. Over the past year and a half, artists and collectors have donated 80 works by almost 35 artists to The Cheech Center Collection.

Shifting Perspectives, the latest Cheech Collects edition, explores different mediums including photography and sculpture, paintings, prints, drawings and mixed media works. The exhibit highlights the significance of a home where Chicana/o/x cultural production and thought are centered, and poses the question of what prospects line the horizon when this perspective continues to be uplifted. The exhibition contains pieces from Cheech Marin’s personal collection as well as donations from other collectors.

Hogar Dulce Hogar explores the complex relationship between home, immigration, and the human experience through the lens of 19 different Inland Empire based artists using various mediums. Their

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Care in the IE: The State of Professional In-Home Caregiving in California



There are nearly 470,000 professional in-home health care providers in California, all represented by the Service Employees International Union Local 2015 (SEIU 2015), the state's largest union for long-term care workers. (Graphic by Chris Allen, VOICE)

by Mariah Brown

In San Bernardino County, Lesia Louro begins her day at 5 a.m., ready to visit her first client, an elderly woman who relies on Louro to be her eyes and ears. Her elderly patient's eyesight and hearing have begun to deteriorate in her old age. This is one of two clients Louro cares for within a three-mile radius of her home. Louro is among approximately 470,000 professional in-home health care providers in California, all represented by the Service Employees International Union Local 2015 (SEIU 2015), the state's largest union for long-term care workers.

Louro represents professionals who navigate the complexities of rising demand for in-home care, diverse employment structures and varying training requirements. As families manage the logistics of in-home

care, caregivers advocate for improvements to ensure sustainable and quality support for California's elderly population while addressing their own financial struggles.

"The work we do is imperative," Louro said. "The financial compensation we receive is nothing. We want better wages and benefits."

The state is experiencing a surge in the demand for home care services, driven by an aging population referred to as Baby Boomers, people born between 1946 and 1964, and an increasing preference for home-based care. Caregivers offer a range of services, from medical care like wound dressing and medication management to personal care activities such as bathing and meal preparation. Specialized services, such as dementia care and palliative care, require additional training and expertise.

The U.S. Census Bureau forecasts that the number of individuals over 65 will increase from 43 million in 2012 to 84 million by 2050, with their share of



Top: Lesia Louro, caretaker in California and regional vice president for SEIU Local 2015, Region 2. (Source: Lesia Louro); Bottom: Brandi Wolf, Policy and Research Director for SEIU Local 2015. Her scope of work impacts policy for thousands of SEIU Local 2015 members. (Source: Brandi Wolf)

the population rising from 14% to 21%. As people age, they require more extensive and complex healthcare services, which in turn heightens the demand for healthcare workers, including those working in-home.

Employment Structure and Training

Nealy all in-home caregivers in California work as individual providers. Those involved in programs like In-Home Supportive Services (IHSS) are unionized. In IHSS, caregivers who are Medicaid care workers are represented by unions: SEIU Local 2015 represents workers in 37 of California's 58 counties, while the United Domestic Workers (UDW) represents those in 21 of the state's remaining counties.

Agencies often handle administrative tasks such as background checks and payroll, while independent contractors may have more flexibility, but must manage these aspects themselves. Unions like the SEIU 2015, which advocates for better wages and working conditions for long term care workers, ensures caregivers undergo specific training programs that cover basic health care skills, emergency procedures, and specialized care techniques. However, the requirements for caregivers can differ.

IHSS providers must pass a background check, complete necessary forms through the Department of Social Services, attend a local orientation and fill out enrollment paperwork. Training and certification requirements vary by county, but no formal certification or bonding is required.

About 70% of IHSS providers are family members of the care recipients. The remaining 30% are friends or community organization members chosen by the care recipients. Those without a personal IHSS provider turn to the county public authority for help finding an eligible provider. Most of them work independently, although some work through private agencies like Homebridge in San Francisco, which contracts with the city and county to serve high-need clients. These agency workers, about an estimated 300 in the city,

are also unionized under SEIU Local 2015.

Work Conditions and Compensation

On average, caregivers in California work around 30 to 40 hours per week, and can work up to a maximum of 66 hours per week. Though many work beyond those hours to meet the demands of their clients. The work can be physically and emotionally demanding, often requiring long hours and the ability to handle stressful situations. Caregivers are usually assigned to clients based on compatibility and the client's specific needs. Compensation varies, with hourly rates ranging from \$15 to \$25, depending on experience and location.

One of Louro's clients was approved by Medicaid insurance for up to 50 hours a month. However, Louro spends significantly more time with her client due to her extensive needs. She also observes that her client is isolated and lacks family or friends to provide care. Louro not only fulfills her client's basic care requirements, but also addresses her need for companionship, which she considers crucial.

"It's really the love we're providing them, because love is what we all need to survive," Louro said.

Despite their vital role, the average wage for an IHSS provider in California is around \$17.50, which is not a living wage anywhere in the state, according to Brandi Wolf, policy and research director for SEIU Local 2015. According to Massachusetts Institute of Technology's (MIT) Living Wage Calculator, the average hourly wage for a single adult in California should be \$27.32. The state's hourly minimum wage is currently \$16.

The IHSS program, grounded in a social rather than a medical model, emphasizes providing social support to its consumers.

Consequently, many caregivers have to take on additional clients or work extra jobs, such as in nursing homes or fast food restaurants, to make a livable wage. To address these challenges, the union is advocating for a living wage and aims to move collective bargaining from the county level to a statewide master contract.

Many caregivers strive to meet the demand for services and are often compelled to take on multiple clients to make ends meet.

Louro, who makes \$18.10 an hour, explained, "We can barely afford to pay our bills." Funding should be allocated in the budget for workers like us. We are essential to the lives of those we care for, who cannot otherwise care for themselves."

Financial Assistance and Support Options

Medicaid, also known as Medi-Cal in California, funds family caregivers for eligible individuals. For those with Medi-Cal, in-home care can be a lifesaver. It covers many aspects of in-home care, including paying family members or qualified caregivers to provide tailored care.

However, for those without Medi-Cal, paying for care out-of-pocket can be prohibitive. Options for these individuals include sliding scale services, subsidies and assistance from non-profit organizations. Families who exceed the income threshold for Medi-Cal but still need care have options such as long-term care insurance, state programs and financial planning services. For those who do not qualify for Medi-Cal and cannot afford private care, community programs and volunteer organizations offer vital support.

If a person who needs care does not qualify for Medi-Cal and cannot afford private services, they may need to deplete their savings and live at the poverty line to become eligible for IHSS, according to Wolf. Alternatively, they might rely on unpaid care from family. Those who struggle because they don't qualify for Medi-Cal often face significant barriers to accessing the caregiving support they desperately need, exacerbating challenges within the system.

As a full-time caregiver for her husband, 81-year-old Cheryl Brown, California State Commissioner on Aging and former California

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SPECIAL FEATURE



Attendees socialize and view art at the preview opening of the “Shifting Perspectives: Cheech Collects” and “Hogar Dulce Hogar” exhibitions on June 21, 2024 at The Cheech Marin Center for Chicano Art & Culture of the Riverside Art Museum. The exhibitions “Shifting Perspectives: Cheech Collects” and “Hogar Dulce Hogar” were on preview for select guests a day prior to the Cheech Museum’s two-year anniversary celebration weekend. (Aryana Noroozi for Black Voice News/ CatchLight Local)

Cheech Marin, continued from page 9

work challenges the idea of home not being a fixed place, but rather a place carried through the experience of the heart and mind. The artists hope their work will prompt viewers to reflect on their own memories of home as well as empathize with others.

Shifting Perspectives: Cheech Collects will be on view from June 1, 2024 through April 27, 2025 and Hogar Dulce Hogar will be on view from June 22, 2024 through September 22, 2024.

Ceramic piece, “Have You Ever Felt Like You Can’t Leave,” by artist Bee Cisneros stands on display as part of the “Hogar Dulce Hogar” exhibition at The Cheech Marin Center for Chicano Art & Culture of the Riverside Art Museum on June 21, 2024. The exhibitions “Shifting Perspectives: Cheech Collects” and “Hogar Dulce Hogar” were on preview for select guests a day prior to the Cheech Museum’s two year anniversary celebration weekend. (Aryana Noroozi for Black Voice News/ CatchLight Local)



Guests enter the “Shifting Perspectives: Cheech Collects” exhibition on June 21, 2024 at The Cheech Marin Center for Chicano Art & Culture of the Riverside Art Museum. The exhibitions “Shifting Perspectives: Cheech Collects” and “Hogar Dulce Hogar” were on preview for select guests a day prior to the Cheech Museum’s two year anniversary celebration weekend. (Aryana Noroozi for Black Voice News/ CatchLight Local)

Breanna Reeves | Staff

The U.S. Supreme Court ruled on June 27 that Idaho hospitals are allowed to provide emergency abortions when a patient's health is at risk. The official ruling came just one day after a document related to the case was unintentionally uploaded to the Court's website, which Bloomberg News obtained before it was taken down.

In a 6-3 vote, the Court's decision on Thursday reversed the previous order that allowed a near-total abortion ban to take effect. According to current Idaho law, abortion is illegal except in cases of incest, rape, some cases of nonviable pregnancies, and only when it is "necessary to prevent the death of the pregnant woman." The law is punishable by up to five years in prison.

However, the Court's decision does not directly address the chief issue at hand regarding Idaho's restrictive abortion ban and federal law, Emergency Medical Treatment and Active Labor Act (EMTALA), passed by Congress in 1986, which ensures "public access to emergency services regardless of ability to pay" across Medicare-participating hospitals.

The three dissenting votes came from Justice Samuel Alito, who wrote a dissenting opinion, and Justices Clarence Thomas and Neil Gorsuch.

"Desperate to find some crumb of support for its interpretation, the Government scrapes together a handful of sources that it says evidence a general understanding that EMTALA requires hospitals to perform health-related abortions prohibited by Idaho law. None of these sources stands for that proposition," wrote Justice Alito.

At the center of the Court's opinion, Idaho's law and federal legislation is EMTALA's interpretation, and whether the federal law recognizes abortion care as life-saving in the event of an emergency.

In 2022, the Biden administration sued Idaho over its abortion ban and asserted the ban violated EMTALA. This resulted in a temporary injunction that prevented the law's enforcement of an abortion ban in emergency care situations.

Following the Supreme Court's decision on June 27, they declined to rule on whether Idaho's near-total abortion ban conflicts with EMTALA,

U.S. Supreme Court Allows Idaho Hospitals to Provide Emergency Abortions – For Now



In a 6-3 vote on Thursday, June 27, the U.S. Supreme Court reversed the previous order that allowed a near-total abortion ban to take effect in the state of Idaho. (Graphic by Chris Allen, VOICE)

and dismissed the case. The case now returns to a lower court.

"While today's ruling will provide temporary relief to Idaho patients seeking emergency medical care, the National Health Law Program is disappointed that the Supreme Court chose to sidestep the issue instead of reaffirming the nearly forty-year-old guarantee in EMTALA that all patients, regardless of pregnancy status, deserve emergency medical care," said Cat

Duffy, policy analyst at the National Health Law Program (NHeLP), in a statement. NHeLP is an organization that supports and advances health rights of low-income and underserved individuals.

In a scathing majority opinion, Justice Ketanji Brown Jackson wrote that the justices are, in part, for allowing Idaho's law to take effect because they stayed the lower courts

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IN MY OPINION

Democrats Stay, continued from page 7

called you. This was told to me by my cousin Dr. Sam Barber in 2021.

Uncle Isaac's Death Certificate listed his cause of death as drowning without a boat. It was dated 12/24/1942 and signed by Dr. Thomas Vassey. I knew Dr. Vassey as a child because he was the only doctor in town and provided care to everyone in town. Of course, whenever Blacks came to him for service, he would take out his revolver pistol to let us know he had it and instill fear in us. His wife was always nice to Blacks and even gave me the polio vaccination.

I went to segregated schools with hand-me-down books after white children had used them. I just found out in 2013 that the wooden elementary school I attended across the dirt street from my house was paid for and built by the Black community, while the white children went to a brick school built with taxpayers' money and had central heating.

When I left home after graduating from high school in 1960, I had to sit in the back of the Greyhound bus until I transferred buses in Washington, D.C., on my way to New York City. While things were a little better in New York, I ran into some blatant discrimination in California and am still fighting the good fight.

Now to a disability that makes me feel for you so strongly. I have ALS, and after 22 years (the 5% living over 20 years club with ALS) of not giving up, my speech is gone, but I still write my comments down, and my wife, Cheryl, reads them at local city council, school board, and water board meetings.

So stay the course and let it be your decision to bow out. And if you come to that conclusion, let me suggest you give a one-week lead notice and resign and let the Vice President take your place. Then Harris can appoint Dr. Jill Biden as her VP, and the Harris-Biden campaign can go forward without a break of motion. They know the Biden-Harris accomplishments, and they will energize the women, Black, Latino, Asian, Muslim, LGBTQ agenda. VP Harris can handle the former president, and you will still be a part of the cabinet, which will bring comfort to our international friends. I think the voter turnout will go through the roof.

Whatever you decide, I am with you and your family and VP Harris all the way.

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KEEPING IT REAL

“ ”

From Watergate we learned what generations before us have known; our Constitution works. And during Watergate years it was interpreted again so as to reaffirm that no one - absolutely no one - is above the law.

- Leon Jaworski

Supreme Court, continued from page 3

impact of the ruling.

“The president is not above the law,” Roberts wrote on behalf of the high court’s conservative majority. His words, however, did not match the court’s action. In a 6-3 decision, the Supreme Court ruled that for “core” presidential activity, Trump basically has the absolute immunity he’s claimed all along. As a result, Trump’s discussions with the Justice Department, as he worked fiendishly to overthrow the results of the 2020 Election, were covered with this absolute immunity.

For other presidential actions and customary powers, the high court confirmed there is at least some immunity. The justices however, primarily deferred considerations in this area to the lower courts to sort things out.

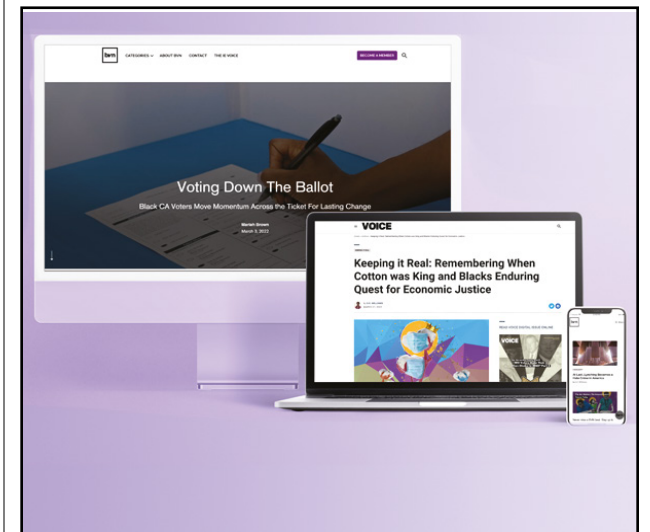
The court’s ruling also made it clear that, “Congress may not criminalize the president’s conduct in carrying out the responsibilities of the executive branch under the Constitution.”

The majority further determined any official acts facilitated by the former president cannot be considered as evidence in a potential trial. This will make it extremely difficult for the Justice Department to prevail in its January 9 case against the former president.

Finally, this ruling prevents lower courts from considering Trump’s motives regarding January 9, 2020. Giving the former president

ammunition to argue he never intended to overthrow the election.

S.E. Williams
Executive Editor



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s. Vicky Williams, 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 06/21/2024

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

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Peter Aldana, Riverside County Clerk, FILE NO. R- 202408116
p. 7/04/24, 7/11/24, 7/18/24, 7/25/24

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

**MODIFIED SHIPPING CONTAINERS
43200 Business Park Dr, Ste 105**

Temecula, CA 92590

RIVERSIDE COUNTY

Phi Alpha Contract Solutions

32262 Corte Parado

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

s. Anthony Durso, CEO

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Peter Aldana, Riverside County Clerk, FILE NO. R- 202407538

p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

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

INDIAN SPRINGS MOBILEHOME PARK

49305 Highway 74

Palm Desert, CA 92260

RIVERSIDE COUNTY

430 S. San Dimas Ave

San Dimas, CA 91773

Goldstein Properties. Inc. General

Partner of is Palm Desert, LP

2029 Century Park East, Suite 400

Los Angeles, CA 90067

CA

This business is conducted by: Limited Partnership

Registrant commenced to transact business under the fictitious business name(s) listed above on 09/01/2008

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

s. James Goldstein, President of Goldstein Properties

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Peter Aldana, Riverside County Clerk, FILE NO. R- 202407675

p. 6/27/24, 7/04/24, 7/11/24, 7/18/24

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

ENVOGUE WELLNESS & IV

SOLUTIONS

30448 Hometown Lane

Menifee, CA 92584

RIVERSIDE COUNTY

Janice Lynette Atkinson

30448 Hometown Lane

Menifee, CA 92584

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 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. Janice Lynette Atkinson

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Peter Aldana, Riverside County Clerk, FILE NO. R- 202407564

p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

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

CMP GLOBAL EXCURSIONS &

CHARTER SERVICE

3131 Arlington Ave, Apt 80

Riverside, Ca 92506

RIVERSIDE COUNTY

3131 Arlington Ave, Apt 80

Riverside, Ca 92506

Clorice Marie Perez

3131 Arlington Ave, Apt 80

Riverside, Ca 92506

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

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

s. Clorice Marie Perez

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Peter Aldana, Riverside County Clerk, FILE NO. R- 202406433

p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

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

THRISTEA PERRIS

75-J W Nuevo Rd

Perris, CA 92571

RIVERSIDE COUNTY

8547 Attica Dr

Riverside, CA 92508

Tassty Vibes LLC

8547 Attica Dr

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. Yashodhan Jog, CEO

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Peter Aldana, Riverside County Clerk, FILE NO. R- 202407636

p. 6/27/24, 7/04/24, 7/11/24, 7/18/24

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

DIRTY SUDS & WELLNESS

39520 Murrieta Hot Springs Rd, Ste

219-2022

Murrieta, CA 92563

RIVERSIDE COUNTY

3800 W. Devonshire Ave, 98

Hemet, CA 92545

Chef J's Specialties & Wellness LLC

39520 Murrieta Hot Springs Rd, Ste

219-2022

Murrieta, CA 92563

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. Joye Abney, 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 06/4/2024

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, Riverside County Clerk, FILE NO. R- 202407243

p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

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

APR

1048 E Sixth Street

Beaumont, CA 92223

RIVERSIDE COUNTY

1048 E Sixth Street

Beaumont, CA 92223

PG Sandbagging LLC

27120 Eucalyptus Ave G222

Moreno Valley, CA 92555

CA

This business is conducted by: Limited Liability Company

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

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

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 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. Derrick Robinson, 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 06/10/2024

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, Riverside County Clerk, FILE NO. R- 202407468

p. 6/27/24, 7/04/24, 7/11/24, 7/18/24

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

APR

1048 E Sixth Street

Beaumont, CA 92223

RIVERSIDE COUNTY

1048 E Sixth Street

Beaumont, CA 92223

PG Sandbagging LLC

27120 Eucalyptus Ave G222

Moreno Valley, CA 92555

CA

This business is conducted by: Limited Liability Company

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

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

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 *Sufficient equity required - no consumer loans

Real Estate License #01041073 CA Department of Real Estate, NMLS #339217
Private Party loans generally have higher interest rates, points & fees than conventional discount loans

public notices

be false, is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1000)

s. Orisca Paige, Managing Member
The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code) Statement was filed with the County of Riverside on 06/10/2024

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, Riverside County Clerk,
FILE NO. R- 202407460
p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

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

THAIHOT RESTAURANT
81944 Highway 111, Ste C&D
Indio, CA 92201

RIVERSIDE COUNTY
Ekkarach Thaweerak
81944Highway111, Ste C&D
Indio, CA 92201

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. Ekkarach - Thaweerak

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 06/06/2024

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, Riverside County Clerk,
FILE NO. R- 202407407
p. 6/13/24, 6/20/24, 6/27/24, 7/04/24

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

CARZ N CARZ
14136 Bay Circle
Eastvale, CA 92880
RIVERSIDE COUNTY
DEEVAN LLC
14136 Bay Circle
Eastvale, CA 92880
CA

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

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

s. Naveed Ghori, Managing Member

The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (sec. 1440 et. seq. b & p code) Statement was filed with the County of Riverside on 06/10/2024

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, Riverside County Clerk,
FILE NO. R- 202407552
p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

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

CENTRO ESPIRITUAL SOL Y LUNA
25211 Sunnymead Blvd #A-2
Moreno Valley, CA 92553
RIVERSIDE COUNTY
Olivia – Rios Hernandez
12591 Magnolia Dr
Moreno Valley, CA 92555

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

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

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

s. Olivia Rios Hernandez

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 05/31/2024

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, Riverside County Clerk,
FILE NO. R- 202407108
p. 6/13/24, 6/20/24, 6/27/24, 7/04/24

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

MARQUEZ ENERGY/SOLAR CONSULTING
14255 Homestead Dr
Moreno Valley, CA 92553
RIVERSIDE COUNTY
Marquez Energy/Solar Consulting
14255 Homestead Dr
Moreno Valley, CA 92553
CA

This business is conducted by: Corporation
Registrant commenced to transact business under the fictitious business name(s) listed above on 05/01/2024

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. Maria G Marquez Ramirez, 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 05/29/2024

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, Riverside County Clerk,
FILE NO. R- 202406986
p. 6/13/24, 6/20/24, 6/27/24, 7/04/24

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

HYTT SOLUTIONS INC
29665 Woodlands Ave
Murrieta, CA 92563
RIVERSIDE COUNTY
HYTT Solutions Inc
29665 Woodlands Ave
Murrieta, CA 92563
CA

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

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

s. Hector Campos Salcedo, 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 06/06/2024

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, Riverside County Clerk,
FILE NO. R- 202407391
p. 6/13/24, 6/20/24, 6/27/24, 7/04/24

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

QUICK PICK TRANSPORTATION
524 W, 4 th St, Suite D.
Perris, CA 92570
RIVERSIDE COUNTY
B&D Investment Group LLC
(202012810247)
Perris, CA 92570
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 Adi 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 06/03/2024

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, Riverside County Clerk,
FILE NO. R- 202407184
p. 6/13/24, 6/20/24, 6/27/24, 7/04/24

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

DJ SHORTY
14868 Vinehill St
Moreno Valley, CA 92553
RIVERSIDE COUNTY
Jose Luis Tortoledo Hernandez
14868 Vinehill St
Moreno Valley, CA 92553

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

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

s. Jose Luis Tortoledo Hernandez

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 06/05/2024

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, Riverside County Clerk,
FILE NO. R- 202407373
p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

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

SOUTHERNCALILIVESCAN
23631 Sunnymead Blvd
Moreno Valley, CA 92553
RIVERSIDE COUNTY
Robert Anthony De La Rosa
23631 Sunnymead Blvd
Moreno Valley, CA 92553

This business is conducted by: Individual
Registrant commenced to transact business under the fictitious business name(s) listed above on 05/23/2024

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. Robert De La Rosa

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 06/03/2024

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, Riverside County Clerk,
FILE NO. R- 202407172
p. 6/13/24, 6/20/24, 6/27/24, 7/04/24

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

REACH LEADERSHIP STEAM ACADEMY
3422 Rustin Avenue
Riverside, CA 92507
RIVERSIDE COUNTY
231 E. Alessandro Boulevard. Ste A448
Riverside, CA 92508
Reach Leadership Academy
3422 Rustin Avenue
Riverside, CA 92507
CA

publicnotices

This business is conducted by: Corporation

Registrant commenced to transact business under the fictitious business name(s) listed above on 2/12/2012

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. Virgie Rentie, 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 05/24/2024

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, Riverside County Clerk,

FILE NO. R- 202406901

p. 6/13/24, 6/20/24, 6/27/24, 7/04/24

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER : CVMV2404022

To All Interested Persons: Petitioner: AMINA PHAL filed a petition with this court for a decree changing names as follows: ELIJAH LIAM TOPETE to. ELIJAH LIAM PHAL. 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: 7/19/2024 Time: 8:00AM Dept: MV2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 HEACOCK ST. BLDG. D, MORENO VALLEY, CA 92553, MORENO VALLEY COURTHOUSE. A copy of this Order to Show Cause must 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: 6/3/2024

SAMRA FURBUSH, Judge of the Superior Court

p. 6/27/24, 7/04/24, 7/11/24, 7/18/24

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER : CVMV2404522

To All Interested Persons: Petitioner: PRINCESS C. MATA filed a petition with this court for a decree changing names as follows: VICTOR ELIJAH ACHTMANN to. ELIJAH MATA. 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: 8/9/2024 Time: 8:00AM Dept: MV2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 13800 HEACOCK ST. BLDG. D, MORENO VALLEY, CA 92553, MORENO VALLEY COURTHOUSE. A copy of this Order to Show Cause must 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: JUN 18, 2024

SAMRA FURBUSH, Judge of the Superior Court

p. 6/27/24, 7/04/24, 7/11/24, 7/18/24

ORDER TO SHOW CAUSE FOR CHANGE OF NAME CASE NUMBER CVCO2403602

To All Interested Persons: Petitioner: SUEZANN NORWOOD filed a petition with this court for a decree changing names as follows: SUEZANN NORWOOD to. SUSAN ANN NORWOOD. 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: 07/24/2024 Time: 8:00AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA, RM 201, CORONA, CA 92882 A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: BLACK VOICE NEWS 1201 UNIVERSITY AVENUE, SUITE 210, RIVERSIDE, CA. 92507

Date: Jun 05, 2024

BARRY TAYLOR, Judge of the Superior Court

p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

ORDER TO SHOW CAUSE FOR

CHANGE OF NAME

CASE NUMBER : CVCO2403701

To All Interested Persons: Petitioner: FRANCIS GEORGE BLAZECK filed a petition with this court for a decree changing names as follows: FRANCES GEORGE BLAZECK, JR. to. FRANK GEORGE BLAZECK, JR.. 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: 7/31/2024 Time: 8:00AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, CORONA COURT, 505 S. BUENA VISTA AVE, CORONA, CA 92882. A copy of this Order to Show Cause must 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: 06/11/2024

TAMARA L. WAGNER, Judge of the Superior Court

p. 6/27/24, 7/04/24, 7/11/24, 7/18/24

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVCO2403648

To All Interested Persons: Petitioner: MIRIAM JAZMIN JIMENEZ FLORES / EDWARD DELGADO VERDIN filed a petition with this court for a decree changing names as follows: ANTHONY DELGADO to. ANTHONY DELGADO JIMENEZ. 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: 07/31/2024 Time: 8:00AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA, RM 201, CORONA, CA 92882 A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: BLACK VOICE NEWS 1201 UNIVERSITY AVENUE, SUITE 210, RIVERSIDE, CA. 92507

Date: 6/10/24

TAMARA L. WAGNER, Judge of the Superior Court

p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVMV2403810

To All Interested Persons: Petitioner: ARIANA FRANCESCA AVILA CARRANZA filed a petition with this

court for a decree changing names as follows: LEAH ADREANI ARELLANO AVILA to. LEAH ADREANI AVILA. 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: 7/12/2024 Time: 8:00AM Dept: MV2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, MORENO VALLEY BRANCH, 13800 HEACOCK AVENUE D201, MORENO VALLEY, CA 92553-3338. A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: BLACK VOICE NEWS 1201 UNIVERSITY AVENUE, SUITE 210, RIVERSIDE, CA. 92507

Date: 5/23/2024

SAMRA FURBUSH, Judge of the Superior Court

p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER : CVMV2404222

To All Interested Persons: Petitioner: GLORIA GOCHI filed a petition with this court for a decree changing names as follows: GLORIA GOCHI to. GREY GOCHI. 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: 7/24/2024 Time: 8:00AM Dept: MV2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, MORENO VALLEY BRANCH, 13800 HEACOCK AVENUE D201, MORENO VALLEY, CA 92553. A copy of this Order to Show Cause must 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: JUNE 07, 2024

SAMRA FURBUSH, Judge of the Superior Court

p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER : CVCO2403679

To All Interested Persons: Petitioner: ERMA HOLMES, ANDRE BRADSHAW filed a petition with this court for a decree changing names as follows: LILEE CHRISTINE HOLMES to. LILEE RAY BRADSHAW. 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: 7/31/2024 Time: 8:00AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA AVENUE, STE 201, CORONA, CA 92882, CORONA BRANCH. 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: 6/12/2024

TAMARA L. WAGNER, Judge of the Superior Court

p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVCO2403410

To All Interested Persons: Petitioner: SINCERE PHELONY FAVELA filed a petition with this court for a decree changing names as follows: SINCERE PHELONY FAVELA to. CAMILA SOPHIA RABAGO . 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: 07/10/2024 Time: 8:00AM Dept: C2. The address of the court is SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE, 505 S. BUENA VISTA, RM 201, CORONA, CA 92882 A copy of this Order to Show Cause shall be published at least once each week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county: BLACK VOICE NEWS 1201 UNIVERSITY AVENUE, SUITE 210, RIVERSIDE, CA. 92507

Date: 05/24/2024

TAMARA L. WAGNER, Judge of the Superior Court

p. 6/13/24, 6/20/24, 6/27/24, 7/04/24

ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER CVSW2405979

To All Interested Persons: Petitioner: SAUN JACKSON and CARLA RENTERIA filed a petition with this court for a decree changing names as follows: ELIJAH JETT JACKSON to. ADONIS JETT JACKSON. 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: 10/31/2024 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: JUN 11, 2024

BELINDA A. HANDY, Judge of the Superior Court

p. 6/20/24, 6/27/24, 7/04/24, 7/11/24

PUBLIC NOTICES

NOTICE IS HEREBY GIVEN that the San Bernardino Community College District (SBCCD) of San Bernardino County, acting by and through its Governing Board is seeking bids from contractors, Class C-27 Contractors and are DIR registered that are interested in providing construction services for the Perimeter Fencing Project at the San Bernardino Valley College Campus (NIB# CC01-3610-32). Contractors may obtain the NIB document at: <http://www.sbccd.org/bids> or <https://pbsystem.planetbids.com/portal/29414/portal-home> All addenda will be posted on the same website, and bidders are solely responsible for obtaining any and all original documents and submitting their BIDS according to the specifications within the NIB document, including all addenda. There will be a Mandatory Pre-Bid Jobwalk Meeting to be held on 6/25/2024 at 10:00 AM PST. BID SUBMISSION's will be in an electronic format ONLY in one single pdf file via PlanetBids by no later than 7/16/2024 @ 2:00 PM PST . See NIB for further details.

7/4, 7/11/24

CNS-3822111#

7/4, 7/11/2024

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FEATURE STORY

Care in the IE, continued from page 11

State Representative finds it disheartening that he doesn't qualify for assistance.

"It's a complex process to determine eligibility and the number of hours of support provided," she explained. "But any help would be welcomed, as I still need to pay for additional caregiving support."

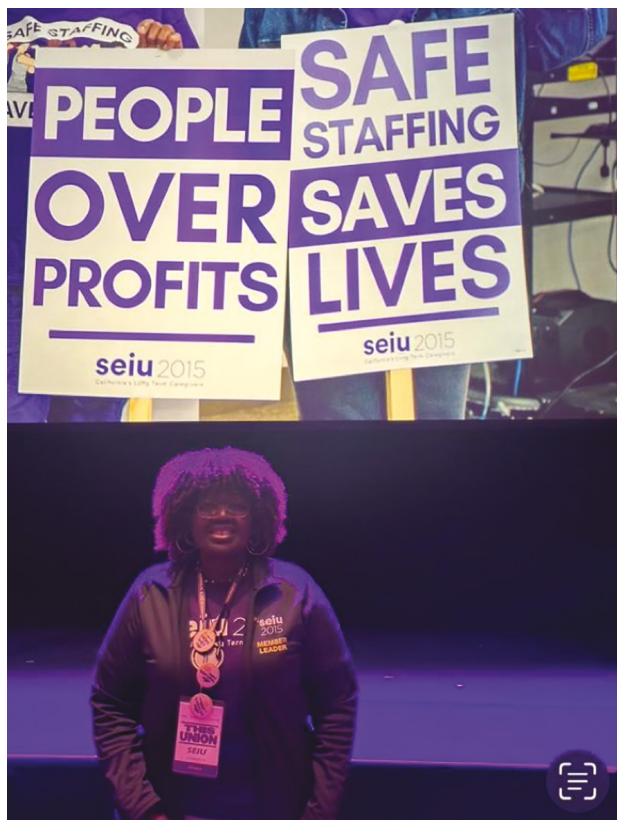
Challenging Misconceptions and Accessible Care

The COVID-19 pandemic highlighted the critical importance of IHSS providers, demonstrating their value as frontline caregivers who enable aging adults to stay in their homes and communities rather than moving to more expensive institutional care facilities.

"There is still a narrative in California that 70% of IHSS providers are family members and that people shouldn't get paid to care for their relatives," Wolf explained.

According to Wolf, this perspective fails to acknowledge the professional care delivered by these workers, regardless of familial connections, and emphasizes the need for public education about the impact of caregiving. Additionally, with long-term care insurance and privately paid home care being unaffordable for many Californians, IHSS is indispensable for those unable to pay out-of-pocket.

"If IHSS providers weren't able to earn an income, many consumers would end up in



Lesia Louro, caretaker in California and regional vice president for SEIU Local 2015, Region 2. (Source: Lesia Louro)

institutions, which would be far more costly to Medicaid," Wolf said.

With the aging Baby Boomer population driving up the demand for IHSS providers, there is an urgent need to attract more workers to this field. While counties are tasked with maintaining registries of available providers, "even when the

registry is up and running, it can be difficult for consumers to find a provider," Wolf said, emphasizing the need for a more user-friendly statewide system.

Professional caregivers face numerous challenges, including low pay, frequent emotional and physical stress and limited opportunities for career advancement. Workforce shortages further strain the system, impacting the quality of care provided to clients. Caregivers and industry experts alike advocate for several changes, such as better wages, more comprehensive training programs and greater recognition of the critical role caregivers play.

"I don't see it as just providing a service, I see it as ensuring she can live in her own home with dignity and pride," Louro said.

On June 22, Ca Governor Gavin Newsom, and leaders of both branches of the legislature announced an agreement on the 2024 state budget. The agreement includes pushing back the highly anticipated health care wage hikes until October or possibly until 2025. Although there was heavy opposition from labor unions, state officials claim the action could save the state hundreds of millions of dollars.

This article is part of the 2024 Black Voice News reporting series on Caregiving in the IE supported in part by the United Domestic Workers of America representing home care and family child care providers across the state of California.

publicnotices

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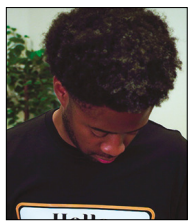
Op Ed: Let's Build, continued from page 4

the same group of people without evaluating to see if your business is still growing with who you choose as your creative for your project. Do at least a quarterly evaluation with the creative to ensure that there is progress in your business and/or program. Make sure contracts are written to understand both parties' perspectives and give the same respect to someone who hasn't had the privilege of the same training as you in whatever creative field. Collaborate and be open to industry mentorship.

Focus: Building a village of advocacy for artists

Bringing the siloed artists in the Inland Empire together to educate and build a new normal of how to collaborate effectively: through creativity in social impact projects. This gives creatives opportunities to learn how to share resources, coach business principles such as branding/marketing, build rate sheets, spend money together, and build community to create the creative economy in the IE.

I have two boys, and a huge drive of mine is to be an example of a Black man in America feeding his family through his art and having more people pursue what they desire to build a creative economy, which will yield a thriving community.



J Pash is a multifaceted creative in pursuit of social impact projects. His work and experience covers the industries of film, audio, photography, and design, exercising these skills across branding, events and teaching. Through the years

he has always had a passion for people in pursuit of their desired career. As an artist himself who came up without resources, he is driven to become a resource to people through providing mentorship and coaching in their desired crafts, young and old. His philosophy is every one can do what they desire, as long as they pursue it with passion.



Passion Net Productions LLC, founded by Joseph 'J Pash' Patrick, is a business who's goal is to find a pathway for creatives to make their passion their career. We represent all of our collaborators and need to portray them in a positive, respectful and accurate image. We

will keep them in mind as we conduct business so we all win.

California National Guard, continued from page 5



Last year, CA Governor Gavin Newsom increased the number of CalGuard service members deployed to interdict drugs at U.S. ports of entry along the border by approximately 50%. The operations CalGuard supported resulted in the record seizure of 62,224 pounds of fentanyl in 2023 — a 1066% increase since 2021. (source: gov.ca.gov)

overdose. AB 1841 would provide two doses of naloxone to residential advisors, house managers or residents at California's public colleges. These bills are part of Safer California, a series of policies aimed at addressing several safety issues in the state, including the growing fentanyl crisis.

So Long Willie, continued from page 8

two time MVP, World Series Champion (1954) and MLB All-Century Team.

During the Centennial Celebration of the Negro Leagues, on behalf of the 3,400 players from that era (1920-1948), the Major League Baseball commissioner announced their official inclusion into Major League Baseball, "All of us who love baseball have long known the Negro Leagues produced many of our game's best players, innovations and triumphs against a backdrop of injustice. We are now grateful to count the players of the Negro Leagues where

they belong, as major Leaguers within the official historical record," said Commissioner Robert D. Manfred.

From 1949-1962, several "Most Valuable Player" award (MVP) recipients initially played in the Negro Leagues including: Jackie Robinson, Roy Campanella, Ernie Banks, Don Newcombe, Hank Aaron, Frank Robinson, Maury Wills, Elston Howard and Willie Mays (twice).

"Baseball is such a beautiful game that I just want to play forever," Mays once said.

So long, Willie Mays, the "Say Hey Kid" who will permanently play center field in baseball heaven.

U.S. Supreme Court, continued from page 13

injunction in Idaho which allowed the law to remain in effect until a further order. She noted that they allowed the case to "sit on our merits docket for five months while we considered the question presented."

"So, as of today, the Court has not adopted Idaho's farfetched theories—but it has not rejected them either. Instead, the Court puts off the decision. But how long must pregnant patients wait for an answer?" Justice Jackson wrote. "So, to be clear: Today's decision is not a victory for pregnant patients in Idaho. It is delay."

This case is the second abortion-related case presented to these Justices, following the Court's decision in Dobbs v. Jackson Women's Health Organization in 2022, which eliminated the constitutional right to an abortion. Since the overthrow of Dobbs, just over a dozen states have enacted abortion bans and have taken steps to criminalize the use and access of abortion medications.

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