

PETITIONER IS "ADA"
PETITIONER INMATE IS A STROKE SURVIVOR WITH USUAL IMPAIRMENTS
PROOF OF SERVICE PAGE #14

John Henry Yablonsky AL 0373
DLB-129
480 Alta rd
S.D., Ca. 92179

EMERGENCY COPY

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EMERGENCY MANDATE
PURSUANT TO C.C.R. §3084.1(d) HARGIS V FOSTER (9th cir. 2002) 312 F3d 404
RETALIATION
I AMENDMENT U.S. CONSTITUTION

SUPERIOR COURT OF CALIFORNIA

COUNTY OF SAN DIEGO

John Henry Yablonsky, petitioner,

CASE NO. _____

vs.

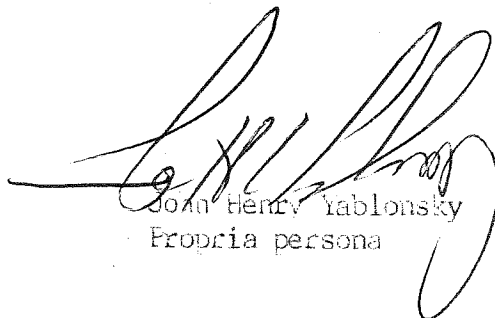
FACILITY LITIGATION COORDINATOR
BALAKIAN, POWELL
R.J. DONAVAN (WARDEN) respondent.

WRIT OF MANDATE PURSUANT TO P.C. 2601(b)

CCR § 3084.1(d)

I AMENDMENT U.S. CONSTITUTION
XIV AMENDMENT U.S. CONSTITUTION

R.J. DONAVAN (CDCR)
RETALIATION FOR EXERCISE I AMENDMENT
UNITED STATES CONSTITUTION


John Henry Yablonsky
Propria persona

11/16/10

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SUPERIOR COURT OF CALIFORNIA
COUNTY OF SAN DIEGO

John Henry Yablonsky petitioner,
vs.
R.J. Donavan(warden), respondent

§ CASE NO. _____
§
§ EMERGENCY WRIT OF MANDATE
§ PURSUANT TO P.C.2601((b)
§ C.C.R. § 3084 1(d)

PETITIONER IN THE ~~CASE~~ CAPTION ABOVE ALLEGES: ~~IS~~:

1. That he is an inmate housed at R.J. Donavan California Department of Correction and Rehabilitation for the purpose of this mandate.

2. That the respondent in this instant mandate is the warden named as John/Jane Doe here and is responsible for the parties incorporated within this writ of mandate

3. The petitioner and respondent in this matter have an interest regarding "whistle blower retaliation to petitioner by respondent and his staff.

4. Petitioner is a party/beneficiary beneficially interested in the issue of this mandate and the retaliation he is suffering for exercise of his first amendment, right to free speech, and to address for grievances of wrongs to him(sic) by government officials. under CCRSS 3084.1(a), 3084.1(d)

P.C §2601(b) U.S. I AMENDMENT, ART. SEC I CALIFORNIA CONSTITUTION

5. Petitioner has no plain, speedy, and adequate remedy in the ordinary course of law other than relief sought in this petition, because his attempts to rectify his interests have engaged retaliation to him, his personal property ^{REMOVING} his legal files for active cases, and his interests under the I amendment U.S.

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1 ~~XXXXXX~~ where in his exercise to appeal his criminal case #VI900518 out of Court
2 in San Bernardino. moved him to utilize facility libraries inside CDCR institut-
3 ions, including R.J. Donavan, inside this district and jurisdiction.

4 6 That upon exercising his right to a) research b) prepare legal
5 files c) file his legal pleadings, his substantial rights to criminal and
6 civil cases were being violated by CDCR staff (Mr. Powell) (Powell) library
7 staff, that read through his legal pleading addressed to the courts, before
8 he would make any copies. Violating petitioners right to confidentiality under
9 P.C. § 2601, CCR §§ 3141, 3142, 3144[sic]. That when petitioner reported this

10 activity to staff CDCR 22 request for interview forms, his rights were being
11 violated, were egregiously defended by erroneous statements about looking for
12 (weapons) *IN LEGAL PLEADINGS*

13 i) First inmate/petitioner is searched before entering into the library
14 by CDCR guards and his property searched with a metal detector.

15 ii) The search was deemed sufficient by CDCR staff that allowed
16 the entrance into the library *SAFELY*

17 iii) That staff POWELL was free staff and has no legal or punitive
18 or penalological interests or authority to make these egregious searches on legal
19 pleading for weaponry, or contraband of legal files that were clearly addressed
20 to Courts and Attorneys, who then made notes and comments to clerks about content
21 of the pleadings that insighted inmate friction

22 7. That petitioner made repeated requests to not have his right to
23 confidentiality breach that was continual and anticipatory in nature regarding
24 confidential matter addressed to courts and legal parties in many active cases
25 which were then ignored or erroneous language used to justify these repeated
26 violations that have potential to jeopardize petitioners case strategies and
27 institution conflict of interests and communications

28 8 That after several dozen attempts to correct this misconduct
which induced retaliation of not educating inmate into library he wrote

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1 a 602 Appeals that was provided by CDCR four inmate concerns under C.C.R.S
2 3084.1 and was consistent to policy and procedures of the CDCR accordingly,
3 and mailed this appeal (confidentially) through institution mail, which included
4 several original receipts to the repeated CDCR 22 forms asking for relief, and
5 this appeal vanished. Filed on or about October 10, 2016. It is standard practice
6 for facility appeals to react and respond timely within a few days at more
7 often couple weeks.

8 9. After receiving retaliation for these CDCR 22 forms against staff
9 Powell and the 602 vanishing, petitioner contacted the facility litigation
10 coordinator on November 13, 2016 stating the 602 content and many other things,

11 i) That my case in the courts involved serious research
12 ii) That I had a permanent Chrono for multiple visits to the library "ADA"
13 iii) The factual parameters of case FVI900518 that was filed in U/.S. Court
14 of Appeals under case 15-55441 and the voluminous errors that are currently
being litigated of constitutional; magnitude

15 iv) The conflict I was experiencing in the Donovan library regarding breached
16 confidential pleadings and the consequences of these breaches, considering
this is a sensitive needs yard

17 (sensitive needs yard requires case and safety concerns from general population)

18 v) That petitioner had an interest in his rights and then provided the laws
19 regarding these activities under Casey v Lewis (citation omitted) and Lewis
20 v Casey, 518 US 343(1996) regarding inmate access into libraries and the [confid-
entiality] factors of the inmate pleading.

21 vi) That petitioner had already exhausted the appeals from another instit-
22 ution regarding this very same activity that is being practiced in multi facilities
23 of CDCR, reading inmate legal files before allowing copying, and then to regulate
24 inmate access into the libraries to less than two hours most times and none
25 at other, but making it an mandatory two hour maximum into the library that was
26 as subject to CDCR erroneous excuses for not providing access at all, because
27 of training, or lack of staff to inmates with active case that have deadlines.
28 Then to interpret the courts use of deadlines to justify the lesser of inmate
library access status GLU vs PLU (GLU General legal user) PLU priority legal
user, (GLU get a mandatory maximum of two hours per week subject to escort of
availability of staff) (PLU are allotted a mandatory maximum of four hour per

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1 week. These access are top allow the inmates to seek through the voluminous books,
2 and the use of LEXIS for defenses and laws supporting the errors by the con-
3 victions, or other legal concerns to read, hand copy, and then format, and write
4 legal pleadings in the (ridiculous) time frames of two hours per week or four
if you have a deadline. REGARDING SERIOUS FELONIES STATE FEDERAL COURTS

5 viii) Stated that he was concerned about the free staff reading his legal
6 files and then relating their content to the inmates that worked inside the
7 library, of which he had heard these types of conversations by the very staff
being written up. POWELL

8 viii) That petitioner had an interest in his rights to defend his case
9 that had been dismissed out of EL Centro for lack of jurisdiction as a result
of inmate/petitioners transfer from Centinela to R.J. Donovan. THERE WAS "NOTHING"
10 THAT COULD BE INTERPRETED AS VIOLENT, HOSTILE OR THREATENING.

11 10. As a result of this plea to the facility litigation coordinator
on November 13, 2016, she instigated retaliation by CDCR IG staff that removed
12 my "virtually" complete research files for three separate active cases, crippling
my ability to maintain court deadlines, and rights to access, AND courts. MOMENTUM

13 11. Title 15 CCR § 3084.1 states that any inmate under CDCR jurisdiction
may appeal any policy, decision, action, condition or omission by department
14 staff CCR 3084.1(d) without suffering retaliatory behavior. Which also prohibits
15 appeals restrictions under CCR 3084.4 [sic]

16 12. Title 15 CCR §§ 3141 stated that inmates have a guaranteed right
to confidentiality communications (b) not being limited to (c) (1) state and federal
17 officials 2) all city and county and state officials 3) all state and federal
18 judges and courts 4) an attorney at law with active licenses.

19 CCR § 3142 that the legal mail must be visible addressed to legal authorities
and could be searched for contraband (see CCR 3144) (emphasis added) CCR § 3144
20 states that the legal mailings [must] be inspected by handling the legal writings
21 and shaking them for possible contraband (a) the legal files may not be [read]
22 [sic]. THIS IS THE ONLY ACCEPTABLE SEARCH PROCEDURE, WITHOUT MORE

23 13. As a direct result of the [informing] letter of upcoming litigation
24 troubles when the staff repeatedly reads the inmates mail, petitioner was then
25 exposed to (egregious) retaliation by the facility litigation coordinator having
26 petitioners files removed from his possession for an undetermined frame of
27 time, knowing that petitioner was faced with current and active cases that
28 are on calendar for this month (November 17, 2016) where petitioner had an interest

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- 1 in active courts that were serious in nature, ~~knowing~~ ^{MISSING} there were deadlines
2 and that these files would sabotage inantes ability to read, study, and prepare
3 his access and defenses inside the court. In fact the lititgation coordinatory
4 had been e.mailed by (court call) regarding a pending case when she got the letter
5 about peititioners interests in appealing the violations to his rights for a
6 court call hearing scheduled on November 17.2016 in dept.S32 before the Honorable
7 Judge wilfred J. Schneider against numerous parties listed *FED PROFESSIONAL*
8 *NEGLIGENCE, 42 USC § 1983, INTER ALIA. \$500,000,000.00*
9 1) The County District Attorney Michael Ramos (defendant)(Sanbernardino)
10 2) The sheriff of the Court of SanBernardino (DEFENDANT)
11 3) Four shgeriffs of the department (DEFENDANTS)
12 i) captain Wickam
13 ii) Lt Boldt
14 iii) Detective Greg Myler
15 iv) Detective Robert Alexander
16 4) DBA John Thomas (p_{ro}secutor)
17 5) Four parties from the lawfirm that represented petitioner, (10 DCES)
18 *DEFENDANTS*
19 i) Mark Shoup
20 ii) Phil Zwyiciel;
21 iii) Gedoffery Cant
22 iv) David Sanders
23 v) DCES 1-10

17 That there was an order to show cause on the calendar, and motions
18 forthe courts to consider, " which were located inside the property she had the
19 " IG officers remove from my possession in order to deter petitioner from civil
20 litigations that was outlined in the letter addressed to (litigations coordinator
21 of R.J Donavan). regarding penalogical interests of the petitioner. Whop clearly
22 stated he was innocent of the charges he is being detained, and has an interest
23 in Centinela state facility regarding acts that mirror her own staff.

24 *WHILE OTHER CASES ARE STILL PENDING IN STATE AND*
FEDERAL COURTS /WHILE COMMUNICATIONS TO INVESTIGATORS, AND LAWYERS
WERE ALSO ENCLOSED.

25 AUTHORITY

26 State law guarantees ['coifidentiality '] with attorney's, courts
27 and public officials. Penal code section 2501(b) see also 15 CCR 3141(c)(1)(5)(6)
28 pending as of 9/2007; Lewis v Casey 518 US 343(1996) The rules to provide confidential

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1 correspondence serves to protect the right to petition government for redress
2 of grievances. See ~~SENEXX~~ Cruz v Beto, (1972) 405 US 319, 321 [92 S Ct. 1079]
3 (emphasis added). But see O'Keefe v Van Boeing (9th cir. 1996) 82 f3d 322 (emphasis
4 added) Under the language of Lewis v Casey the Court determined Supreme Law
5 that the inmates had a plenary right to access the courts under the blanket
6 of confidentiality, the Supreme Court determined that D.O.C had violated inmates
7 right by reading through the inmates copies being made at the law library, ~~ORDERING~~
8 ~~and~~ there was to be placards, or notices placed at [all] copying machines
9 that the inmates copies are not to be read. The Court then incorporated the
10 language that the department of corrections must adhere to these standards ~~while~~ ^{AND}
11 allowing the inmates to have a ten hour weekly access into the libraries [sic]
12 which then stated that any delays ~~had~~ ^{NEED} to be bonafide and verifiable penological
13 excuse for not getting the inmates into the library, and that any reasons
14 had to be supported by proof that these [concerns] were directly related to ~~that~~
15 ~~the~~ inmates ^{themselves} (emphasis added) (CITATION)

16 Federal and State courts have consistently protected the fourteenth amendment
17 due process right of prisoners to ~~have~~ ^{have} claims heard by the judicial branch
18 of the government, In Re Ex Parte Hull, (1941), 312 ~~US~~ US 546, 549 [61 S. Ct 640, 85
19 L. ed. 2x 1034] (The Supreme Court struck down the prison officials filtering all
20 petitions for writ of habeas to weed out ones they did not like (emphasis added)
21 "Whether the petitioners writings ~~were~~ were to be addressed by the Courts, is ~~properly~~
22 drawn ^{or even} what allegations it must contain, are questions for the Court [alone]
23 (emphasis added) to determine [sic] (CITATION)

24 That the principle petitioners have access to the courts has many ramifications
25 (see Cornett v Donovan (9th cir. 1995) 51 f3d 894) therefore any interference
26 by the institution could only be interpreted as intentional, deliberate for
27 a calculated intent regarding an inmates access ~~to~~ ^{to} the court therefore an
28 admission they have an ~~earnest~~ earnest concern as to whether the inmates case
should be successful.....or not. (emphasis added) (CITATION) (CITATION) (CITATION)

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PENN V. MCDONALD, 2011 MARCH 25, U.S. DISTRICT 32357 (EMPHASIS)

1 Title 15 sect. 3084.1(a) any inmate may appeal under department
~~jurisdiction~~
2 jurisdiction [any] policy, decision, action, condition or omission
3 by the department staff [or] it's staff (free staff) if the inmate
4 can demonstrate as having material adverse affect on his health
5 , saaftety, or welfare. (d) That department staff shall not demon-
6 strate reprisal against an inmate that is exercising his right
7 to appeal. Section ~~XXXXX~~³¹⁶² may maintain legal control of his legal
8 pleadings that are necessary to advance litigation. Section 3120-
9 (a) That every wardene [shall] maintain that the library services
10 are a ~~are~~ maintained for the benefit of ~~xxxx~~ [ALL] the inmates
11 in their facility. *Sections 3122(a) That each facility [shall]
12 provide legal materials through its law library to provide inmates
13 with meaningful access to the courts, that these access must not
14 be abridged without legitimate penalogical interests that are
15 verifiable, relating directly to the party being interrupted.
16 Section 3123 That access into the library means actual
17 physical access into the library for the purpose of using its
18 legal resources. Section 3141(a) That an inmate has a guaranteed
19 ~~with~~ right to [confidentiality] by law regarding all confidential
20 communications to Courts, Lawyers, Public officials and holders
21 of public office, including spiritual correspondences with
22 spiritual advisors (C)(1-9) Section 3144 That all correspondences
23 deemed as confidential under the language of COR 3141(c)(1-9) and
24 penal code section § 2601 must be inspected by rigorous standards
25 that ensure the [privacy] and confidentiality [sic] of the inmates
26 mail being inspected by holding onto the [correspondence and
27 shaking it," but that at no period of the inspection shall the
28 corrections officer read the correspondence (emphassis) [sic]

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ANALYSIS OF THE FACTS

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That petitioner has a sincere interests in his legal concerns that stem from a ²⁰¹¹~~2007~~ conviction FVI900518 which rendered him sentenced to life without parole sentencing in 2012 for a crime he claim actual and factual innocence [sic]. That his pleadings have been vehicled through numerous courts, numerous hearings to develop the facts surrounding his innocence claim (see exhibit F)

That through this 535 letters motions ,writs, pleaidnngs to ands from the courts have developed the fatscs surroiounding his forty two federal claims in the United States District court and United States Court of Appeals inn the Ninth Circuit #16-55441 (see exhibit B) *AFTER BEING THROUGH EXHAUSTED IN STATE COURTS,*

Petitioner efforts have been incredible with the Courts and have provided over 750 correspondences from seven different institutions which, for the most part cooperated with the inmates needs (emphasis [most]). Petitioner suffeered a stroke on October 17~~88~~, 2015 that rendered him permanently disabled which he was then ~~at~~transferred to R J. Donovan for permanent housing due to the seriousness of the stroke that rendered him handicap which was determined by Neurologists, and American Disability Act coordinator and doctors at Cal;ipatria state prison, who then oprdered a chrono for petitioner to have minimal of two-two hour sessions in the facility libraries to research ~~basio~~ because of his visual compli-cations of double vision for additional reading time(see exhibit.A)

Upon arrival to R J Donovan petitioner provided a copy of the chrono and several cover sheerts from numerous courts with active status that are directly related to and stem from the criminal conviction (see exhibit C)

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1 where at first he was allowed the two visitations into the library.
2 according to the ADA chron that was ordered from two separate institutions
3 at the Institution Calipatria, and Centinela. While inside the library he exper
4 ienced severe violations to his ~~CCR~~ CCR/P.C. rules of the institution
5 and state and and federal laws under the first amendment right
6 of access to the courts "confidentially", which he repeated writing
7 up the staff that committed these acts after he asked them to
8 stop and was told no [sic] (see exhibit D) where over a period
9 of three months these acts were repeated by a free staff that
10 has no legal authority to search inmate or his property. In fact
11 the petitioners person and property are searched every time he
12 enters the library before he is even allowed to enter and thereby
13 deemed as safe to enter with his legal pleading (emphasis added)
14 SEARCHED BY CDCR OFFICERS WITH METAL DETECTORS.
15 The responses by the staff are that he's not looking at
16 the writing, but this is a "false statement", because he conducts
17 these searches right in front of me, then writes or comments
18 about the contents as to what is the meaning of this pleading
19 what is it for, who is it going to, and why do you need this many
20 ~~copies~~ copies and to whom are they being sent. In fact this
21 same party that is free staff then relays these comments to
22 his inmate clerks, about the inmates case. I have personally
23 heard this and placed these comments into my writings to the CDCR
24 staff for corrections that ~~was~~ ^{WERE} not [sic]. On or about October 10, 2016
25 I foiled a department appeals on the correct materials CDCR 602
26 and provided numerous CDCR 22 form to support the appeals of
27 the petitioners violations by library staff and deposited this
28 into a locked institution appeal box in my housing unit according
to facility practices of confidentiality and sensitivity needs

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30 DAYS
LATER

1 On or about November 13, 2016 I had not received any
2 response from the 602 appeal unit and then I took it upon ~~my~~ self
3 to write a formal letter to the facility litigations coordinator
4 to correct these issues about the library access that had been
5 reduced to less than two hours after I repeatedly wrote of free
6 staff for reading my legal files and their interference with
7 the courts that are crippling my ability to maintain the integrity
8 of my legal cases that are directly related to the criminal
9 conviction petitioner is made to suffer for another mans crime
10 that he now has proof of (emphasis added). The legislature passed
11 a bill under assembly bill 1909 that directly affects my case,
12 which is also handcuffed to a five hundred million dollar suit
13 against the state and county of San Bernardino against numerous
14 government officials for fabricating and manufacturing evidence
15 that I now have control of this proof, which directly affects
16 the [meaningful] component of my access into the courts with out
17 my legal pleadings being constitutionally molested by common free
18 staff that interferes with my ability to speak frankly to the courts
19 and the defendants attorneys (emphasis) As a result of this
20 letter the facility litigations coordinator had removed from
21 my possession and cell all my current case research materials
22 and everything directly related to the civil case against state
23 parties Michale Ramos and his [team] of conspirators case CIVDS
24 ~~150664~~ 150664 which is in three separate courts at this time under direct
25 appeal, while the calendar of the courts had a scheduled hearing
26 on November 17, 2016. when the letter was sent to her on November
27 13, 2016 and the files removed on November 14, 2016, to prevent
28 her from presenting intelligible oral arguments to the hearing
that was material to the success of specific motions, that were

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1 researched, written and copied in the same library that Mr. Powell
2 had read through before he even let me get the copies, only now
3 I had nothing to rely, because of the crass conduct of the facility
4 litigation coordinator that had a my complete legal defenses
5 removed from ^{me} to sabotage my legal interests and against regular
6 and known legal laws rules and constitutional rights for the
7 purpose of injuring my legal rights under the united state const-
8 itution. An augmented copy of the letter ^{ORIGINAL NOT RETURNED} is provided here (see
9 exhibit E) where I included a copy of the criminal challenges
10 I faced in the courts (see exhibit B) and a copy of a lawsuit ~~HABEAS~~
11 under habeas that was filed in El Centro for injunctive relief
12 only (see exhibit C). After numerous calls, by family and friends,
13 along with repeated calls to inspector general, and letters demanding
14 my legal files be returned without molestation, on November 17,
15 2016 a [partial] compliance was made, while still withholding the
16 heart of my legal defense against the state and all the research
17 that cumulatively amounted to over three hundred hours of reading
18 ^{MATERIALS, LEXIS ENGINE SEARCHES FROM 4 INSTITUTIONS 2-HOURS A DAY} and legal research for legal pleadings to protect my ~~str~~ strategy
19 and constitutional rights that hold my interest, have still been
20 withheld along with the access to the library being restricted to
21 ridiculous time frames of less than two hours per week....for
22 my legal interests, that are legitimate prima facie, and inside
23 three separate active courts with deadlines. In short they have
24 taken a pecuniary interests into the success or failures of my
25 cases (emphasis added) ^{PRIMARILY 500, 600, 200 LAWSUITS ATTACHED TO STATE PARTIES WHO THE ILLEGAL CONVICTION (EMPHASIS ADDED)}
26 In short the parties at R J. Donovan read all legal pleadings
27 before they ~~let~~ inmates make copies and are ~~is~~ restricting access
28 to less than two hours per week, at unknown schedule. ^{RANDOM AT BEST}

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PER WEEK FOR 2200-3000 INMATES
32 HOURS PER WEEK FOR 2200-3000 INMATES
750 MEN W/SHU EQUALS 1500 LIBRARY HOURS PER WEEK
750 GET 14 HOURS PER WEEK 14986 HOURS BELOW CALCULATED SPACE
EVEN GLU SPACE IS LESS THAN TWO HOURS WITH SEARCH SIGN IN EACH WEEK

D-YARD
SNY

1 I am a sensitive needs inmate that required specific integril
2 componentix that are rlealted to confidentiality and or ~~sa~~ safety
3 concerns fr fro a reason determined by SNY status versus mainline
4 status where inmate cases and ~~sa~~ safety concerns are not as paramount

5 I am house in a facility that cattle calls three yards
6 of SNY inmates through one library that is open for 16 two hour
7 sessions per week with fifteen inmates per session of two hours
8 each where the ~~regu~~ library book reading inmates are mixed
9 with legal library users. There are 750 through 900 unmatred on
10 each yards that ~~we~~ suppose to have access into the legal library
11 of two hours each, this cattle run interferes with inmates needs
12 to satisfy [some] facility interest. That is three thousand ~~and~~
13 ~~four~~ hundred inmates that require this access not be interfered
14 with, but are made to suffer the extremely limited resourcs that
15 are made availabl;e to SNY inmates [only] Then every persons writings
16 are being read through by these same free staff before any copieds
17 are allowed. (emphasis) I AM ON D-YARD WITH ONLY 14 HOURS LIBRARY
18 SPACE PER WEEK FOR 750 MEN TO THE SAME 14 HOUR SPACE

19 This facility then has two other yards that have their
20 own librayr 'one is mainline A yard " that houses 750 inmates and
21 are afforded access into the library with the exact same timei
22 limitations as the ~~one~~ being d shared by three yards of ~~750~~ ^{2250-3000 MEN} each

23 There is also another yard that houses a smaller community of
24 mainline inmates that has their own library and similar hours made
25 available to~~r~~ them, without the [imposible] restrtictuions of
26 having to ~~me~~ share the library with 2800 other inmates from other
27 yards. MINIMUM.

28 I anve a ^{ADA} ~~ADA~~ mediacal chrono that exceeds the facility
discretions about court deadlines ^{QUERIES} and still they abuse this access,
TO LESS THAN TWO HOUR.

ale

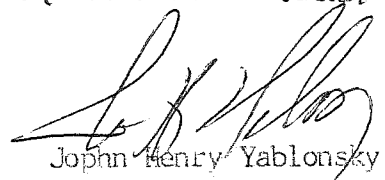
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14. THAT THIS COURT HAS JURISDICTION FOR (R.J. DONAVAN)
TO ORDER RELIEF PRAYER

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- 1) That this court grant an injunction order to the staff at R.J. Donavan to release inmate Yablonsky AL-0373 legal files in their entirety immediately.
- 2) That a permanent injunction be placed regarding the staff at R.J. Donavan to stop reading through the legal pleading that are being copied in the library (permanently installed)
- 3) That staff at R.J. Donavan place notices at every copying machine forbidding the reading of any inmate pleadings that are correctly addressed to the court or attorney (permanently installed)
- 4) That a restraining order be placed against RJ Donavan staff from any misconduct or retaliatory behavior to John Henry yablonsky AL_0373 from having his ~~XXXXXXXX~~ access to the courts abridged, OR FILED TIMBERED FOR EXERCISE OF I AMENDMENT
- 5) any other relief the court finds appropriate under these circumstances
- 6) Order the state parties to provide documentary evidence their acts are directly related to penological interests to John Henry yablonsky *RELATIVE TO ACCESS TO COURTS*
- 7) order the library to mirror Lewis v Casey granting access *INTO THE LIBRARY TO MEET (INMATES) MENTAL FULL NEED TO ACCESS COURTS*

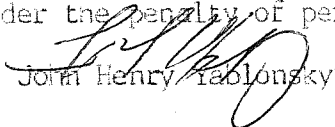
date 11/16/16


John Henry Yablonsky

Sworn Declaration

I John Henry Yablonsky an adult and a party interested in this writ have, and do swear under the penalty of perjury that this writ, and the writings in its content are the truth and are the facts related to this writ as he knows them and swears this under the penalty of perjury

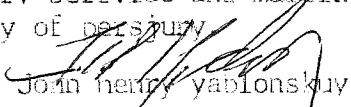
Date 11/16/16


John Henry Yablonsky

Proof of service.

This mailing was conducted by a party to this action on November 16, 2016 from an institution located in San Diego Ca. 92179 by placing the contents of this mailing into a preaddressed envelope with postage fully prepaid addressed to Superior Court California San Diego county Box 122724-XXXX ~~XXXXXX~~ sandiego california 92112-2724 from 480 alta rd. s.d. ca, 92179 as my mailing address according to ordinary service and mailing by U.S.P.S from this institution, sworn under penalty of perjury

date 11/16/16


John Henry Yablonsky

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EXHIBIT COVER PAGE



Description of this Exhibit:

ADA CHRONO REQUEST

Number of pages to this Exhibit: 3 pages.

JURISDICTION: (Check only one)

- Municipal Court
- Superior Court
- Appellate Court
- State Supreme Court
- United States District Court
- State Circuit Court
- United States Supreme Court
- Grand Jury

ABLE ACCOMMODATION

IT
24 (rev. ?/2014)

INSTITUTION (staff use only):	EC? Y/N	LOG NUMBER (staff use only): CAL 16-0287 (4)
-------------------------------	------------	---

*** TALK TO STAFF IF YOU HAVE AN EMERGENCY ***

Do not use a CDCR 1824 to request health care or to appeal a health care decision. This may delay your access to health care. Instead, submit a CDCR 7362 or a CDCR 602-HC.

Date Received by Staff (staff use only):
Received CAL Appeals FEB 23 2016

INMATE'S NAME (Print) JOHN YABLONSKY	CDCR NUMBER A10373	ASSIGNMENT INF.# 7	HOUSING INF# 7
---	-----------------------	-----------------------	-------------------

INSTRUCTIONS

- You may use this form if you have a physical or mental disability or if you believe you have a physical or mental disability.
- You may use this form to request a specific reasonable accommodation which, if approved, will enable you to access and/or participate in a program, service, or activity. You may also use this form to submit an allegation of disability-based discrimination.
- Submit this form to the Custody Appeals Office.
- The CDCR 1824 is a request process, not an appeal process. All CDCR 1824 requests will receive a response. Do not use an 1824 to request a response for a group of inmates. If you have received an 1824 decision that you disagree with, submit an appeal (CDCR 602, or 602-HC if disagreeing with a medical diagnosis/treatment decision).

WHAT CAN'T YOU DO / WHAT IS THE PROBLEM: I AM HOUSED IN CALIPAR OHO BECAUSE OF MEDICAL DEFICIENCIES, VISUAL IMPAIRMENT, DOUBLE VISION - I WAS GIVEN A CHRONO SAYING I WAS HOUSED HERE, I ASKED FOR A STATEMENT OF WHY I WAS HERE FOR MY RECORDS

WHY CAN'T YOU DO IT: I HAVE ASKED THE COURTS FOR TIME EXTENSION BECAUSE I CANNOT READ 400 PAGES A DAY ANYMORE BECAUSE OF THE VISUAL IMPAIRMENT, AND TO GET AN EXTENSION FOR THE VISUAL IMPAIRMENT

WHAT DO YOU NEED: A CDCR STATEMENT OF THE FACTS, THAT JIM YABLONSKY EXPERIENCED MEDICAL COMPLICATION THAT RENDERED HIS VISION IMPAIRED, DOUBLE VISION.

I AM MAKING THIS ARGUMENT, BUT WOULD LIKE TO PROVIDE RELIABLE VERIFICATION ON WHAT MY IMPAIRMENT IS. IT IS BECAUSE I CANNOT READ AS QUICKLY TO MEET DEADLINES AS I RESEARCH (use the back of this form if you need more space)

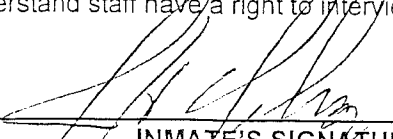
Which of the following best describes your disability that caused you to file this request:

- Difficulty walking or getting around
- Difficulty seeing
- Difficulty hearing
- Difficulty talking
- On kidney dialysis
- Difficulty using arms/hands
- Difficulty learning
- Difficulty thinking or understanding
- Mental impairment
- Other Disability (briefly describe):

DO YOU HAVE ANY DOCUMENTS THAT DESCRIBE YOUR DISABILITY? Yes No Not Sure

(List and attach documents if available, including: 1845, 7410, 128-C): MY CHRONO ONLY SAYS LONG/POWER OHO HOUSING UNTIL 3/29/16 AND PERMANENT EYE PATCH

understand staff have a right to interview or examine me, and my failure to cooperate may cause this request to be disapproved.

INMATE'S SIGNATURE: 
DATE SIGNED: 2/11/16

instance completing this form provided by: _____
Last Name First Name Signature

REASONABLE ACCOMMODATION PANEL (RAP) RESPONSE

(4)

RAP Meeting Date: 3/1/16

Date IAC Received 1824: 2/23/16

1824 Log Number: CAL-I-16-0287

Inmate's Name: YABLONSKY, J.

CDCR #: AL0373

Housing: INF-7

RAP Staff Present: R. Buckel, ADA Coordinator; P. Nava, CCI; K. Ball, CME; M. Ayala, SSA; L. Gutierrez, SSA(A); A. Sigala, SCEP; A. Shih, Sr. Librarian; C. Espitia, SSA; and K. Hamilton, OT(T)

Summary of Inmate's 1824 Request: Inmate is requesting a medical chrono indicating he has vision deficiencies (double vision) so he can submit it to the courts in order to obtain an extension on his court deadlines.

Interim Accommodation:

No interim accommodation required:

FINAL RESPONSE:

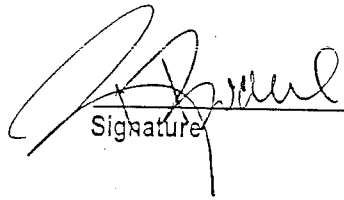
RAP is able to render a final decision on the following:

Response: Inmate was interviewed on 2/24/16 and stated he has no access issues. Inmate stated he wanted a medical chrono so he can submit it to the courts to request an extension on his deadlines. Inmate claims he needs more time in order to read and research his court documents. Dr. Ball advised the RAP committee that Inmate has been seen by both an Optometrist and Ophthalmologist regarding his vision issues. Dr. Ball indicated a CDCR 7410 can be generated indicating the Inmate requires additional time to read due to his vision issues. It was also noted that Inmate is currently being permitted two back-to-back law library sessions.

You are advised that if you are dissatisfied with this response, you need to submit a CDC 7362 or CDCR 602-HC to dispute your health care concerns.

Direction if dissatisfied: If you disagree with this decision and want to file an appeal, be sure to attach a copy of this response along with your CDCR 1824 as supporting documents.

R. BUCKEL
ADA Coordinator/Designee


Signature

Date sent to inmate: MAR 03 2016

3

Version 4.3.1

Release Note

Summary Bed Inventory ADA/EC History

Generate Reports / Get Help / Report a Problem / Log Out

CDC #: AL0373

Search

CDC Number: AL0373, YABLONSKY, JOHN HENRY

Summary

Offender/Placement

CDC #: **AL0373** [Other]
 Name: **YABLONSKY, JOHN HENRY**
 Institution: **Centinela State Prison**
 Bed Code: **S INF 1012001L**
 Placement Score: **40**
 Custody Level: **Close A**
 Housing Pgm: **CTC - Corr Trtmnt Ct**
 Housing Restrictions: **Ground Floor-Limited Stairs, Lower/Bottom Bunk Only**
 Physical Limitations: **Lifting Restriction-Unable to Lift more than 19 Pounds, No Rooftop Work, TEMPORARY 04-11-2016 Months**

Disability/Assistance

DDP Code: **NCF**
 Effective Date: **03/16/2012**
 DPP Codes: [History]
 1845 Date:
 MHSDS Code:
 SLI:
 Primary Method:
 Alternate Method:
 Learning Disability:
 TABE Score: **6.4**
 TABE Date: **08/14/2015** [Info]
 Healthcare Appliances:
 Dialysis: **No**
 Last Accommm:
 Spoken Languages:

Important Dates

Pending Revocation: **No**
 Revocation Date:
 Date Received in CDCR: **03/14/2012**
 Last Return Date:
 Extended Stay Date: **05/13/2012**
 Extended Stay Privileges?
 Release Date: **01/25/9999**
 120 Day Date: **09/27/9998**
 Next IDST Date:

Work/Vocation/PIA

1 2 3
 Group Priv: **A**
 Group Work: **A1**
 Start Date: **08/12/2015**
 Status: **Halftime**
 Job Position: **A03.001.014**
 Job Title: **D ABE III PM**
 IWVIP Code: **A**
 IWVIP Description: **Academic Education**
 Regular Day Off: **SU, S, H**
 Work Hours: **1230-1530**

Accommodation History

No Accommodation Records Found.

4

EXHIBIT COVER PAGE

B
EXHIBIT

Description of this Exhibit:

H.C.
P.C. 1473
4TH APP DIST

32 OF THE 42 STATE
AND FEDERAL VIOLATIONS

Number of pages to this Exhibit: 2 pages.

JURISDICTION: (Check only one)

- Municipal Court
- Superior Court
- Appellate Court
- State Supreme Court
- United States District Court
- State Circuit Court
- United States Supreme Court
- Grand Jury

A

NEW HABEAS CORPUS PETITION FILING IN THE STATE APPEAL COURT
PETITIONER FILING IN PROPRIA PERSONA ON THIS PETITION

These are the grounds that petitioner wishes this court to address.

* This filing includes Motion for court to order Trial Transcripts for petitioner in this case, to include augmented records.

This petition filing has an Order To Show Cause [proposed order]

This petition was exhausted in the Superior Court Level of the state

EXCEPT FOR THE THIRTEEN GROUNDS THE COURT DENIED EXPANSION
* EQUALS EXPANDED RECORD (MORE ISOLATED ARGUMENTS)
THIS PETITION INCLUDES THE FOLLOWING GROUNDS

- Ground one- County District Attorney committed prosecutorial misconduct using the defendants case in the public while the trial was on calendar voicing his opinion of guilt VI and XIV Amendments
- Ground Two - county Sheriff altered evidence and presented it to the court without verification of authenticity XIV Amendments
- Ground Three - DDA Thomas committed prosecutorial misconduct by mistating facts during Inlimine hearing V and XIV Amendments
- Ground Four - DDA Thomas committed prosecutorial misconduct presenting perjuring witness Detective Alexander VI and XIV Amendments
- Ground Five - DDA Thomas committed prosecutorial misconduct presenting perjuring witness Bruce Nash VI and XIV Amendments
- Ground Six - DDA Thomas committed prosecutorial misconduct presenting perjuring witness John Sullivan VI and XIV Amendments
- Ground Seven - DDA Thomas committed prosecutorial misconduct presenting perjuring witness Daryll Kramer VI and XIV Amendments
- Ground Eight - DDA Thomas committed prosecutorial misconduct with County District Attorney on cumulative errors V, VI, and XIV Amendments
- Ground Nine - Trial attorney committed IAC failing to object to DDAThomas' mistatement of facts, inadmissible evidence VI and XIV Amend.
- Ground Ten - Trial attorney committed IAC failing to object to States perjuring witness, false evidence VI and XIV Amend. (detective alexander)
- Ground Eleven - Trtrial attorney committed IAC failing to object to states perjuring witness Bruce Nash VI and XIV Amendments
- Ground Twelve - Trial attorney committed IAC failing to object to states perjuring witness John Sullivan VI and XIV Amendments
- Ground Thirteen - Trial attorney committed IAC failing to object to states perjuring witness Daryll Kramer VI and XIV Amendments
- Ground Fourteen - Trial attorney committed IAC failing to be present at all critical stages of trial VI and XIV Amendments
- Ground Fifteen- Trial attorney committed IAC by failing to release trial discovery to the defendant until after the trial VI and XIV Amendments

7B 6

Sixteen- Trial attorney committed IAC by failing to verify or authenticate DNA evidence found inside victim VI and XIV Amendments

and Seventeen- ~~XXXXX~~ Trial attorney committed IAC failing to test or verify or authenticate DNA that was located on separate item at scene VI and XIV Amendments (desk blotter) DNF

Ground ~~XIX~~ Eighteen- Trial attorney committed IAC failing to test and verify evidence of (watch-pin) that was used in trial VI and XIV Amendments DNF

Ground nineteen- Trial attorney committed IAC failing to test or verify DNA that was the product of (red hair with root-bulb) in tact VI and XIV Amendments

Ground Twenty - Trial attorney committed IAC for failing to investigate states witness Lori Amaro VI and XIV amendments

Ground Twenty one- Trial attorney committed IAC for failing to investigate states witness Sun KYe VI and XIV Amendments

Ground Twenty two- Trial attorney committed IAC for failing to perfect recusal motion VI and XIV Amendments

Ground Twenty three - Trial attorney committed IAC for failing to perfect P.C. 1050 continuance motion, writing motion in another persons name VI and XIV Amendments

Ground Twenty ~~XXXXX~~ four - Trial attorney committed IAC for failing to subpoena crucial witnesses for trial VI and XIV Amendments

Ground twenty five- Trial attorney committed IAC when he intentionally mis-stated facts during Marsden hearing VI and XIV Amendments

Ground ~~XXXXX~~ Twenty six - Trial attorney committed IAC on cumulative errors throughout trial and pre-trial phases VI and XIV Amendments

Ground Twenty Seven - Trial attorney and DDA Thomas, and Det. Alexander committed conspiracy to alter evidence IV, VI and XIV Amendments

Ground Twenty ~~XXXXX~~ Eight- State conducted an interrogation outside the defendants IV Amendment and used it in trial

Ground Twentynine - Courts committed prejudicial error and prosecuted defendant under less than Reasonable doubt standards V and XIV Amendments

Ground Thirty - Trial court committed prejudicial error denying defendant Self representation rights VI and XIV Amendments

Ground Thirty one - Trial court committed prejudicial error violating Sixth Amendment Confrontation Clause of states witness

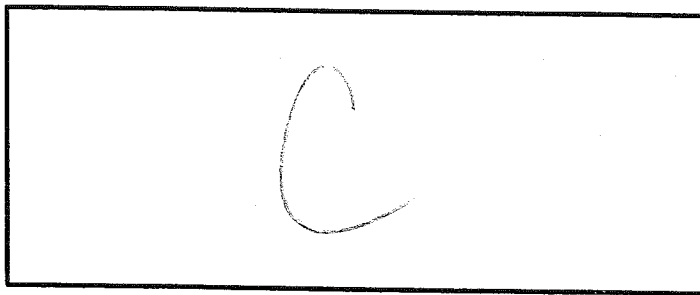
Ground Thirty two - County jail violated defendant VI Amendment right to have direct and confidential access to defense counsel during pre-trial and trial phase of the case

Petitioner in this case requested the state superior court to expand the record in the motion to rule response to the courts order requesting reason to not stay the petition. Petitioner then requested the court to allow the record to expand thirteen more grounds, the request was denied.

APPELLATE COURT HABEAS (2) 7B 7

EXHIBIT

COVER PAGE



SUPERIOR COURTS

7 PGS.

5 CURRENT ACTIVE CASES

EDCV 14 01877 WITH DEADLINES AND RESEARCH
16-55441 U.S. DIST. C
16-55441 U.S. COURT OF APPEALS
~~SUP~~ E065773 S.B. APP. DIV. R.C.
CIVDS 1506664 S.B. SUPERIOR
EHC 02084

8

IF I AM TO AMEND, PLEAD, OR ALTER
MY STRATEG~~E~~, I HAVE UP THE DATES
HIGHLIGHTED IN THIS ORDER, BUT NOT
AFTER.

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

JOHN HENRY YABLONSKY,
Petitioner,
vs.
S. FRAEUHEIM, Warden,
Respondent.

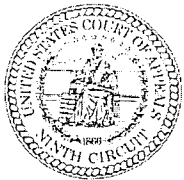
Case No. EDCV 14-01877-PA (DTB)
ORDER REQUIRING RESPONSE TO
PETITION

In order to facilitate the just, speedy, and inexpensive determination of this
action, **IT IS ORDERED** that:

1. The Clerk of this Court shall promptly (a) serve electronic copies of the
Petition and this Order on the California Attorney General's Office; and (b) serve a
copy of this Order on petitioner.

2. The Clerk shall also serve petitioner with a copy of the Consent to
Proceed Before a United States Magistrate Judge (Form CV-11B) along with this
Order. If petitioner wishes to exercise the consent option, he shall file a completed
Form CV-11B with the Clerk and serve Respondent with same within twenty-eight
(28) days of this date. Respondent shall have until the date of the filing of the initial
response to the Petition in which to exercise the consent option by filing and serving
a completed Form CV-11B. The magistrate judge shall not be informed of a party's

~~AS~~ 9



Office of the Clerk
United States Court of Appeals for the Ninth Circuit
Post Office Box 193939
San Francisco, California 94119-3939
415-355-8000

Molly C. Dwyer
Clerk of Court

March 23, 2016

No.: 16-55441
D.C. No.: 5:14-cv-01877-PA-DTB
Short Title: John Yablonsky v. Raymond Madden

Dear Appellant

The Clerk's Office of the United States Court of Appeals for the Ninth Circuit has received a copy of your notice of appeal and/or request for a certificate of appealability.

A briefing schedule will not be set until the court determines whether a certificate of appealability should issue.

Absent an emergency, all subsequent filings in this matter will be referred to the panel assigned to consider whether or not to grant the certificate of appealability.

All subsequent letters and requests for information regarding this matter will be added to your file to be considered at the same time the cause is brought before the court.

The U.S. Court of Appeals docket number shown above has been assigned to this case. You must indicate this Court of Appeals docket number whenever you communicate with this court regarding this case.



**Superior Court of California
County of San Bernardino**

**APPEALS DIVISION
8303 Haven Avenue, 1st Floor
Rancho Cucamonga, CA 91730**

**NANCY CS EBERHARDT
INTERIM COURT EXECUTIVE OFFICER**

September 26, 2016

John Henry Yablonsky
AL0373
D18-129L/RJDSD
480 Alta Road
San Diego, CA 92179

A handwritten signature in black ink, appearing to be "JH Yablonsky".

Re: CIVDS1506664/E065773
Yablonsky vs Ramos et al Appeal

Dear Mr. Yablonsky,

We are in receipt of your Request to Waive Court Fees, Request to Waive Additional Court Fees and Order on Court Fee Waiver. We are returning these documents to you as you already have a Fee Waiver granted (May 14, 2015).

We are also in receipt of the copy of your Transcript Reimbursement Application. According to CRC 8.130 (c)(2) you have 90 days in which to supply the Superior Court with a copy of the Court Reporters Board's provisional approval of your application (see below). The appeal will not move forward during this 90-day period.

If you do not receive a provisional approval of your application within 90 days, you must do one of the following:

(2) Within 90 days after the appellant serves and files a copy of its application to the Court Reporters Board, the appellant must either file with the superior court a copy of the Court Reporters Board's provisional approval of the application or take one of the following actions:

(A) Deposit the amount required under (b) or the reporter's written waiver of this deposit;

(B) File an agreed statement or a stipulation that the parties are attempting to agree on a statement under rule 8.134;

(C) File a motion to use a settled statement instead of a reporter's transcript under rule 8.137;

(D) Notify the superior court clerk that it elects to proceed without a record of the oral proceedings;
or

(E) Serve and file an abandonment under rule 8.244.

Sincerely,



Rhonda Hance
Legal Processing Assistant II
Appeals & Appellate Division

Encl. Request to Waive Court Fees
Request to Waive Additional Court Fees
Order on Court Fee Waiver

Scanned

FILED
SUPERIOR COURT OF CALIFORNIA
COUNTY OF SAN BERNARDINO
SAN BERNARDINO DISTRICT

MAY 11 2015

San Bernardino District - Civil
247 West Third Street

San Bernardino, CA. 924150210

BY Paula Rogers
Paula Rogers DEPUTY

CASE NO: CIVDS1506664

NOTICE OF TRIAL SETTING CONFERENCE
and NOTICE OF CASE ASSIGNMENT

IN RE: YABLONSKY -V- RAMOS, ET AL

18 PARTIES IN THIS CASE AS DEFENDANTS
\$10'S OF MILLIONS ATTORNEYS, SHERIFF'S, COUNTY SHERIFF

THIS CASE HAS BEEN ASSIGNED TO: PAMELA PRESTON KING IN DEPARTMENT S32
FOR ALL PURPOSES.

Notice is hereby given that the above-entitled case has been set for
Trial Setting Conference at the court located at 247 WEST THIRD STREET
SAN BERNARDINO, CA 92415-0210.

HEARING DATE: 11/09/15 at 8:30 in Dept. S32

DATE: 05/13/15 Christina M. Volkens, Clerk of the Court

By: PAULA ROGERS

CERTIFICATE OF SERVICE

I am a Deputy Clerk of the Superior Court for the County of San Bernardino at the above listed address. I am not a party to this action and on the date and place shown below, I served a copy of the above listed notice:

- () Enclosed in a sealed envelope mailed to the interested party addressed above, for collection and mailing this date, following standard Court practices.
- () Enclosed in a sealed envelope, first class postage prepaid in the U.S. mail at the location shown above, mailed to the interested party and addressed as shown above, or as shown on the attached listing.
- () A copy of this notice was given to the filing party at the counter
- () A copy of this notice was placed in the bin located at this office and identified as the location for the above law firm's collection of file stamped documents.

Date of Mailing: 05/13/15

I declare under penalty of perjury that the foregoing is true and correct. Executed on 05/13/15 at San Bernardino, CA

BY: PAULA ROGERS

THIS CASE IS
- CURRENT
- ACTIVE
RESOLVED

AB 14

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FILED

SEP 20 2016

SUPERIOR COURT
COUNTY OF IMPERIAL
TAMMY L. GRIMM, CLERK
BY C. FACCIN DEPUTY
C. FACCIN

**SUPERIOR COURT OF CALIFORNIA
COUNTY OF IMPERIAL**

In re:) Case No. EHC02084
 JOHN HENRY YABLONSKY,)
 on Habeas Corpus)
) ORDER DENYING PETITION FOR WRIT
) OF HABEAS CORPUS

By a verified petition filed September 15, 2016, Petitioner JOHN HENRY YABLONSKY ("Petitioner"), currently incarcerated at Richard J. Donovan Correctional Facility, alleges due process violations with respect to the management of the law library in when he was incarcerated at Centinela State Prison. Petitioner exhausted his administrative remedies at the Third Level on or about July 18, 2016, when he was incarcerated at Centinela State Prison.

The court observes that as a self-represented litigant Petitioner has not made full use of the Judicial Council Form MC-275, as required by California Rules of Court, rule 4.551, subdivision by omitted pages 2 and 3. However, because of the issue presented, the court has opted to proceed with the petition regardless of this omission.

BACKGROUND

On or about September 8, 2015, Petitioner filed a CDCR Form 602 at Centinela State Prison, taking issue with the operation of the law library at Centinela prison. In particular, he complained that the prison had the law library in the wrong place, did not allow sufficient hours for inmate access, was not accommodating his physical disability (double vision), provided

15

1 insufficient access to "paging," and was inappropriately having staff review materials submitted
2 for copying, which Petitioner characterizes as "legal mail."

3 Although he requested more in his Form 602, Petitioner's prayer seeks (1) an injunction
4 prohibiting the reading of inmate mail; (2) meaningful access to the law library; and (3) that
5 the court take judicial notice that staff reads legal materials that are addressed to the courts.

6 RULING

7 The court, having read and considered the petition and exhibits, now rules as follows:

8 As noted above, Petitioner exhausted his administrative remedies at the Third Level on
9 or about July 18, 2016, when he was incarcerated at Centinela State Prison. However, as of
10 the date of the filing of the petition, Petitioner had been transferred to the Richard J. Donovan
11 Correctional Facility in San Diego County, acknowledging same at item 2 of his verified petition.

12 Specifically without ruling that habeas corpus is an appropriate remedy for the problems
13 Petitioner articulates in his petition, because Petitioner is now incarcerated at a different facility,
14 any concerns he might have with respect to the management of the law library and copying
15 facilities at Centinela State Prison in the past would be of intellectual significance only, as the
16 matter is moot based on Petitioner's transfer.

17 The petition is therefore denied.

18 IT IS SO ORDERED.

19 Dated: 9/20/16



20 RUTH BERMUDEZ MONTENEGRO
21 Judge of the Superior Court

16

EXHIBIT COVER PAGE:

Exhibit: D

Description of this exhibit:

CDCR 22 REQUESTS TO
ACCESS LIBRARY AND VIOLATIONS

Number of pages of this exhibit: _____ pages

15 REQUESTS

JURISDICTION: (Check only one)

Municipal Court

Superior Court

Appellate Court

State Supreme Court

United States District Court

United States Circuit Court

United States Supreme Court

California Department of Corrections, 602 Exhibit.

Other: _____

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) (FIRST NAME) Yablonsky John Henry		CDC NUMBER: AL-0373	SIGNATURE:
HOUSING/BED NUMBER: XXXXXXLIXD18-129	ASSIGNMENT: Com.Lit.	HOURS FROM 8 to 11am	TORIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): Lawlibrary

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:

You quote title 15 but do not understand the language Title 15 section 3122(a) state that [meaningful] access to the courts must be granted (3122(b)(6) states that PUJ can be granted for longer periods under extraordinary circumstances (emphasis added) See the [CURRENT] document that state Sept. 12, 2016 was reserved for a special hearing (emphasis added) this is a court document under the 3122 language that you are [IGNORING] (emphasis added) then there is two separate ADA chronos that deem there must be two two hours visits per week for my reading disability of double vision. (emphasis added) these cases are [multiple defendants and are related to the illegal conviction I am suffering, and a denial of PUJ [does] interfere with my access to the court (please grant, PUJ

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED****

SENT THROUGH MAIL: ADDRESSED TO: MRS. T. DONAVAN LIBRARY DATE MAILED: 8/29/16
 DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME:	DATE:	SIGNATURE:	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
--------------------------------	-------	------------	--

IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL
-------------------------	------------------------	--

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME: C. Tiscornia	DATE: 8/31/16	SIGNATURE: C. E.	DATE RETURNED: 9/1/16
--	------------------	---------------------	--------------------------

Hello Mr. Yablonsky,
 according to your own documentation 9-12-16 is not a set hearing. A motion was made, but the hearing is not set. If you have documentation of a set hearing, please provide. We have already agreed to extra library sessions as a GCU. You have been scheduled 2 sessions 8/25; 2 sessions 8/26; 1 session 8/27
 1 session 9/1; 2 sessions 9/2 & 1 sess 9/3.

SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

MRS YONKY
 You ARE INTERPRETING THE COURT LANGUAGE TO SUIT YOUR NEED TO ~~CONTACT~~ ^{CONTACT} INMATE ACCESS. THE COURT [ORDER] WAS TO RESERVE A HEARING DATE [DEADLINE] BY WHICH I AM TO ACCOMPLISH CERTAIN TASKS. BY INTERPRETING THE ORDER TO YOUR [CHOICE] OF LEGAL DECISIONS, INTERFERES WITH [MY] CHOICE OF LITIGIOUS PURSUIT. THEREFORE INTERFERES WITH MY [MEANINGFUL] ACCESS TO COURTS. TITLE 15 STATES [A] DEADLINE BY THE COURT, [NOT YOURS]!!!

SIGNATURE: 	DATE SUBMITTED: 9/4/16
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME): D. Powell	DATE: 9/8/16	SIGNATURE: 	DATE RETURNED: 9/8/16
---	-----------------	----------------	--------------------------

The document presented to Librarian Tiscornia stated "Please note that this is not a set hearing!" However, since that time you have submitted further documentation of this deadline and your PUJ Request was approved on 9/2/16 through 9/12/16.

Thank you!

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) Yablonsky		(FIRST NAME) John	CDC NUMBER: AL-0373	SIGNATURE:
HOUSING/BED NUMBER: D18-129	ASSIGNMENT: Computer Lit		HOURS FROM <u>8</u> TO <u>11</u>	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): Principal

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:
 Title 15 3122 state that court imposed deadline will satisfy PII requests 3122(d)(5) The language in 3122(b)(1) states court deadline for active case [or] statutory deadline. By making legal decisions to what you think the statutory language means, you interfere with the access to the courts. That specific deadline was that there were [things] that were to be done by that date, and that when they were done there would be a hearing which activates other deadlines. 3122(a) states [meaningful] access to the courts. This is a penological institution that [only] exists because of the penological purpose. This is not your right, it is the inmate's right. This is to be interpreted by you or [interrupted by you, when we decide to exercise our right of access to the courts]

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED****

SENT THROUGH MAIL: ADDRESSED TO: D. Powell DATE MAILED: 9/12/16

DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME: <u>D. Powell</u>	DATE: <u>9/23/16</u>	SIGNATURE: 	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES <input type="radio"/> NO <input checked="" type="radio"/>
IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON <input type="radio"/> BY US MAIL <input type="radio"/>	

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME: <u>D. Powell</u>	DATE: <u>9/23/16</u>	SIGNATURE: 	DATE RETURNED: <u>9/23/16</u>
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Please clarify what information you are requesting. As I stated on a CDCR 22 dated 9/8/16, you were granted PLU status from 9/2/16 through 9/12/16. You currently are PLU through 9/27. You have been educated on 9/1/16, 9/2/16, 9/3/16, 9/8/16 (2x), 9/9/16, 9/10/16, 9/15/16, 9/16/16, 9/22/16, and 9/23/16.

Thank you

SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

Your librarian is interpreting what the court orders state as if an order has only one option. This specific order was to accomplish a task by a certain date. (The reserved hearing date. [DEADLINE] (emphasis added) The section 3122(b)(6) states (court) deadline. Your library is practicing law by determining what the courts state to determine how you allow the inmate to utilize the (INMATES LIBRARY) for legal research and practices. This practice interferes with the language [MEANINGFUL] access to the court. I am litigating my innocence, and the library access is needed. Minimum access is wrong.

SIGNATURE: 	DATE SUBMITTED: <u>9/28/16</u>
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME): <u>R. Blahnik Librarian</u>	DATE: <u>10-4-16</u>	SIGNATURE: 	DATE RETURNED: <u>10-4-16</u>
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IT has been brought to my attention that you have had your needs served by library staff, and library staff will no longer entertain this issue. Good day.

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) Yablonsky	(FIRST NAME) John	CDC NUMBER: AL-0373	SIGNATURE:
HOUSING/BED NUMBER: D18-129	ASSIGNMENT: Comp.Lit	HOURS FROM <u>8</u> TO <u>11</u>	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): Law Library Mrs T.

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW: § 3123(a) states access to the library means physical entry into the library to use the resources. § 3123 ~~xxx~~(b) states that this access under G.U must be a [minimum] of 2 hours (two) hours access. The library has been providing late access to the library (regularly) and then terminating the access early as much as thirty minutes each session. These practices interfere with the research practices needed to defend cases in the courts. When sufficient research times are made less than reasonable forces the courts into [delays] that are not penologically justified. There is no reason to end the sessions early at the convenience of the staff or even the clerks. Also the staff openly discussed inmates cases with the clerks. These are unacceptable practices. [stop]

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED****

SENT THROUGH MAIL: ADDRESSED TO: LIBRARY MRS T. DATE MAILED: 9.18.16
 DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME:	DATE:	SIGNATURE:	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL	

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME: C. Tiscornia	DATE: 9/20/16	SIGNATURE: C. E.	DATE RETURNED: 9/21/16
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Hello Mr. Yablonsky,
 Please state the service or item requested. Form CDCR 22 is not a complaint form. Please state your request clearly so we can assist you.

SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

Your library ducats my access to the library, but I am not being escorted on time, this is your responsibility. On 9/16/16 the library was a late escort of minutes, but then the session was ended early by you and your staff 30 minutes. On September 22, 2016 the library did not arrange escort for one hour after the ducat time, and then ended the session 20 minutes early making this session less than one hour. The library is an invaluable tool to litigate our interests in the courts. You are recklessly interfering with that access. Please adhere to your ducat schedules. §§3123(a)(b), 3122(b).

SIGNATURE: 	DATE SUBMITTED: 9/22/16
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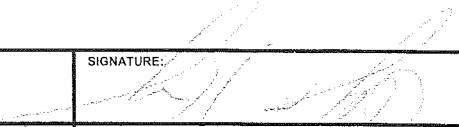
SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME): C. Tiscornia	DATE: 9/29/16	SIGNATURE: C. E.	DATE RETURNED: 9/29/16
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I answered this question on another CDCR 22 form today.

20

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) Yablonsky		(FIRST NAME) John	CDC NUMBER: AL-0373	SIGNATURE: 
HOUSING/BED NUMBER: 018-129	ASSIGNMENT: Comp. Lit.	HOURS FROM <u>8</u> TO <u>1</u>		TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): D Yard Sergeant

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:
 Sergeant, respectfully speaking the staff that escorts the inmates to the law library is not asking the escorts on time and are as late as we can. This interferes with our ability to properly research our cases. On September 22, 2015 the staff was an hour late to the 1330 law library court escort. The nine individuals were not escorted until 1400 and thus late escorts critically limits the research times. Is there a way which we can arrange to have the escorts early on time. The 1330 escort is a full 30 minutes before start of shift. Please assist in arranging a timely escort. Thank you.

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED ****
 SENT THROUGH MAIL: ADDRESSED TO: D 4130 SRT DATE MAILED: 9/22/15
 DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME: <u>[Signature]</u>	DATE: <u>9/22/15</u>	SIGNATURE: <u>[Signature]</u>	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
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IF FORWARDED - TO WHOM: <u>[Signature]</u>	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL
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SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME:	DATE:	SIGNATURE:	DATE RETURNED:
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SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

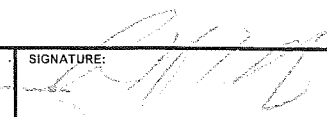
SIGNATURE:	DATE SUBMITTED:
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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21
20

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) <u>Abraham</u> (FIRST NAME) <u>John</u>		CDC NUMBER: <u>AL-0373</u>	SIGNATURE: 
HOUSING/BED NUMBER: <u>11111</u>	ASSIGNMENT: <u>Case 1111</u>	HOURS FROM <u>8</u> TO <u>11</u>	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): <u>PLU law library status</u>

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:

On September 15, 2015 your library started PLU status for case number CD02180004/0015773 § 3022(b)(5) just on September 15, 2015 your library terminated the session early by twenty minutes. Then on September 22, 2015 your library did not start PLU session until 1400 hours, and was late, and then terminated the session twenty minutes early. Then on September 23, 2015 your library started the session five minutes late and then terminated the session twenty minutes early § 3022(b) states the library shall not receive anything for PLU inmates § 3022 (b) states the session must be meaningful of a four hour access per week your library is not maintaining the PLU access and is interfering with access to the courts. Please stop terminating the sessions early and

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED ****

SENT THROUGH MAIL: ADDRESSED TO: John Abraham DATE MAILED: 9/22/15

DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME:	DATE:	SIGNATURE:	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL	

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME:	DATE:	SIGNATURE:	DATE RETURNED:
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SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

SIGNATURE:	DATE SUBMITTED:
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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22

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) Yablonsky	(FIRST NAME) John	CDC NUMBER: AL90373	SIGNATURE: <i>[Signature]</i>
HOUSING/BED NUMBER: D18-129	ASSIGNMENT: Comp 1/1t	HOURS FROM: TO: 11	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): Law library (Powell)

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:
 On 9/29/16 at 1:40 hrs. I witnessed you reading through my legal writings to the court. You stated that you inspecting my legal writings for contraband. (see title 15 §3142 and D.O.M. 14010.19) This activity is illegal. It is none of your business that I write the courts in my interests. When you stated that you seen (missing) exhibits identifies that you were reading not inspecting. Penal code §2601 and the first amendment guarantees this right [confidentiality] Lewis v Casey, 518 US 343(1996); (Casey v Lewis, 43 f3d 1261(1994); Colmore v Lynch, 319 F. app. 105 (1970); Wolf v Madrone (citation omitted). I have a clear and intelligible interest with the courts regarding my interests. Your breaking laws that are protected by the united state supreme court. (-PLEASE STOP)(1st notice)

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED****

SENT THROUGH MAIL: ADDRESSED TO: D Powell DATE MAILED: 9/29/16

DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME: R. Blahnik Sr. Librarian	DATE: 10-4-16	SIGNATURE: <i>[Signature]</i>	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) <input checked="" type="radio"/> YES <input type="radio"/> NO
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IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) <input type="radio"/> IN PERSON <input type="radio"/> BY US MAIL
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SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME: R. Blahnik	DATE: 10-4-16	SIGNATURE: <i>[Signature]</i>	DATE RETURNED: 10-4-16
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If there is a reason to believe that you are harbouring contraband within your legal paperwork library staff will look through it as a safety precaution. This is a normal practice and procedure, given at the library staff discretion.

SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

I am litigating cases, under the confidentiality clause of the U.S constitution and title 15 3142 I have this right section 3141 states whom, I may correspond with confidentially. Section 3144 states the means by which you may inspect the mail if you feel there is [contraband] This was not the measures it was inspected. He read it in my presence and then comments of what he felt were missing. This breaches the confidentiality Penal code §2601, and free staff is not authorized to conduct legal procedures regarding legal materials (crossis add) STOP READING LEGAL MAIL.

SIGNATURE: <i>[Signature]</i>	DATE SUBMITTED: 10/6/16
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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23

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) <i>Yehlanke</i>		(FIRST NAME) <i>Jake</i>	CDC NUMBER: <i>AL 0370</i>	SIGNATURE:
HOUSING/BED NUMBER: <i>D12-120</i>	ASSIGNMENT: <i>Conalit</i>		HOURS FROM <i>8</i> TO <i>11</i>	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): <i>Lawlibrary</i>

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:
 On 10/13/16 I witnessed Mr.Powell reading through
 mt legal writings to the courts. I told him that it was illegal and he stated that he was
 looking for things that are not suppose to be copied. I told him the law, and he stated that
 if he dont look through them then there willbe no copying. He then stated the rule of
 inspection was for the CDCR officers.I explained the critical measure of copnfidentiality but
 he ignired my plea.I then showed him a log of court filing to display my interest, and he
 stillkept readingg through every one of the almost two hundred pages(P.C.2601)

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED ****
 SENT THROUGH MAIL: ADDRESSED TO: _____ DATE MAILED: ___/___/___
 DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME:	DATE:	SIGNATURE:	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
IF FORWARDED - TO WHOM:		DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME:	DATE:	SIGNATURE:	DATE RETURNED:
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SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

SIGNATURE:	DATE SUBMITTED:
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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24

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) YABLANSKY (FIRST NAME) JOHN		CDC NUMBER: AL0373	SIGNATURE:
HOUSING/BED NUMBER: D18129	ASSIGNMENT: COM LIT	HOURS FROM 8 TO 11	TITLE (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): LAW LIBRARY

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:
I HAVE ALL DEADLINES - ACCESS INTO LIBRARY IS NOT GUARANTEED BY DUCATING AN INMATE. ACTUAL ENTRY IS REQUIRED FOR ACCESS TO OCCUR - I HAVE A CHRONO BY ADA COMMITTEE FOR 7-2 HOUR SESSIONS INTO LIBRARY WEEKLY. YOU OPERATE BY DUCAT SYSTEM (ONLY) AT HEARING OCCURRED ON OCT 19 2016 GIVING TSC AND OCS DATES OF NOV. 17, 2016. I DID NOT GET 4 HOURS ACCESS 10/16 - 10/22

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED****
 SENT THROUGH MAIL: ADDRESSED TO: **LIBRARY FACILITY** DATE MAILED: **10/23/16**
 DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY - PRINT STAFF NAME: D. Powell	DATE: 10/25/16	SIGNATURE:	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>
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IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON <input type="checkbox"/> BY US MAIL <input type="checkbox"/>
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SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME: D. Powell	DATE: 10/25/16	SIGNATURE:	DATE RETURNED: 10/25/16
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Our records do not show that you have been granted PLU. Please complete and return the enclosed PLU request form and supporting court documentation to request PLU status. You are scheduled for library program on 10/17/16 and 10/28/16

Thank you

SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

I have a ADA chrono for two two hour sessions into the library that you are not honoring. Week 10/16 and week 10/30 you only allowed one two hour session. Being that you only allow access into the library by ducat system you ~~must~~ provide adequate ducats that are honored and executed by escorts into the library. I have three active cases regarding an illegal conviction and the resources in the library are required to successfully litigate them. You are not honoring my right of access to the courts

SIGNATURE:	DATE SUBMITTED: 11/3/16
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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25

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) <i>Ablesky</i>		(FIRST NAME) <i>John</i>	CDC NUMBER: <i>91-467</i>	SIGNATURE: <i>[Signature]</i>
HOUSING/BED NUMBER: <i>1B-125</i>	ASSIGNMENT: <i>corp/lit.</i>		HOURS FROM <i>9</i> TO <i>11</i>	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): <i>602 appeal coordinator</i>

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:
On or about October 15, 2015 I filed a 602 regarding the violation reading the appeal mail. I have not received any response, and am asking have this appeal been received by your office. It is written on or about 10/15/15 for violation (CML) reading my legal files under a copy of my

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED****

SENT THROUGH MAIL: ADDRESSED TO: *602 appeal coordinator* DATE MAILED: *1 / 15*
 DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME:	DATE:	SIGNATURE:	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL	

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME:	DATE:	SIGNATURE:	DATE RETURNED:
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SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

SIGNATURE:	DATE SUBMITTED:
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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227
26

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) (FIRST NAME) Lobonyer John		CDC NUMBER: AL-0373	SIGNATURE: <i>[Signature]</i>
HOUSING/BED NUMBER: 15-129	ASSIGNMENT: comp. lit	HOURS FROM _____ TO _____	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): Library

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:

On November 10, 2016 I got books in the library that were addressed to the jail in/re and state confidential on the top of the heading of proof of service and the library as librarian. Puffin read through the letter that was clearly addressed to the judge and court and labeled CONFIDENTIAL across the top.

I WITNESSED THIS AT 1340 HOURS

P.C. 21601

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED ****

SENT THROUGH MAIL: ADDRESSED TO: L182, 12, 12 DATE MAILED: 11/10/16
 DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME:	DATE:	SIGNATURE:	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
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IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL
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SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME:	DATE:	SIGNATURE:	DATE RETURNED:
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SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

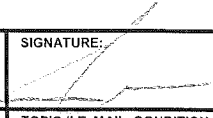
SIGNATURE:	DATE SUBMITTED:
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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27

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) Yablonsky		(FIRST NAME) John	CDC NUMBER: AL-1370	SIGNATURE: 
HOUSING/BED NUMBER: Sanmaxx110-129	ASSIGNMENT: comp lit		HOURS FROM 5 TO 11	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): Facilities, situations

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW: *I have presented several request to your office and provided copies of existing concerns regarding my disability with sight. Your staff has been working hard by at the receiving the long writings I get collected and in exchange I am taking out all the books by a friend from the library to access the library. The staff Howell uses an of my disability (writing). I ask no cost on the writing because my interest are not for financial gain, but an attempt to defend my assets. I do not deserve (RETURN MY HABEAS PLEASE) to be locked up so I can get the book out of this facility.*

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED****

SENT THROUGH MAIL: ADDRESSED TO: **FACILITY LT. MEDICINE** DATE MAILED: **11/13/10**

DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME:	DATE:	SIGNATURE:	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL	

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME:	DATE:	SIGNATURE:	DATE RETURNED:
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SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

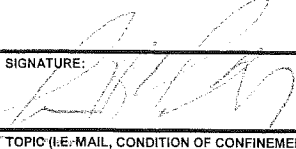
SIGNATURE:	DATE SUBMITTED:
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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28

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) <u>Yablonsky</u> (FIRST NAME) <u>John</u>		CDC NUMBER: <u>AL-0373</u>	SIGNATURE: 
HOUSING/BED NUMBER: <u>D18-129</u>	ASSIGNMENT: <u>Comp. Unit</u>	HOURS FROM <u>8</u> TO <u>11</u>	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): <u>Facility lib coop</u>

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:

Request for a statement and a book. I have not x box
this cell is a receipt for the moment. Use it to the facility lib co
operation my interest with the facility library and access to the courts. This includes any release that was filed
the latter was also filed to our supervisor and the contents of the release for appeal under CDPS/CIIS for
the PCDUSA delivered through institutional mail from 11/19

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED ****

SENT THROUGH MAIL: ADDRESSED TO: Facility Inmate DATE MAILED: 11/19/19
 DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME:	DATE:	SIGNATURE:	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL	

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME:	DATE:	SIGNATURE:	DATE RETURNED:
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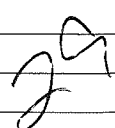
SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

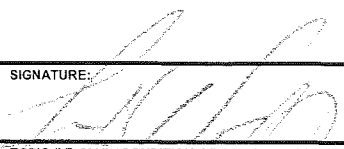
SIGNATURE:	DATE SUBMITTED:
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) <u>Zablonskyk</u> (FIRST NAME) <u>John</u>		CDC NUMBER: <u>AL-0373</u>	SIGNATURE: 
HOUSING/BED NUMBER: <u>018-129L</u>	ASSIGNMENT: <u>Comp. Lib.</u>	HOURS FROM: _____ TO: <u>11</u>	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): <u>Law Library/Rehabilitation</u>

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:
Upon arrival at R.J. Bryson I requested items for library access that were initially accepted however of
medical double vision that staff told I was to be allowed but my eye sessions were not for personal items
that were not being honored. I have written several CDCR 22 forms for library staff violations to inmates rights
to confidentiality, by reading allowing privileges before examine them, all that staff KNEW convicts this and
would only these and other playing contents to his inmate staff. (see 32 attached) P.C. 2601
CCR 3141, 3142, 3144

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED****
 SENT THROUGH MAIL: ADDRESSED TO: 022 appeal coordinator DATE MAILED: 11/15/10
 DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME:	DATE:	SIGNATURE:	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL	

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME:	DATE:	SIGNATURE:	DATE RETURNED:
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SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

SIGNATURE:	DATE SUBMITTED:
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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30

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) Nablonsky		(FIRST NAME) John	CDC NUMBER: AL-0370	SIGNATURE: <i>[Signature]</i>
HOUSING/BED NUMBER: 015-125	ASSIGNMENT: Comp. lit		HOURS FROM _____ TO _____	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): Fac lit, Coordinator

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:

I have repeatedly written CDCR 22 forms to address staff violations to privacy access and confidentiality concerns which always result in retaliation or further staff violations to inmate rights. The 8/2 filed in October 2016 vanished to a great extent of the 22 department. I attempted to access my internet, diligence in handling my original case and conditions I now ventured by library staff that could be interpreted by as as deliberate and malicious work. I was your victim on November 13 2015 (whistle blower) contact front staff insisting inmate conflict naming [one staff KOLU] a library staff. Your information was grossly mistaken for [anybody] also and as a result I was able to suffer retaliation as my files being taken exclusively (CNS/BA 1(c)(4) WACIS (9t cir 212) 312 130,500

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED**** *DL5456*

SENT THROUGH MAIL: ADDRESSED TO: *FACILITY LIT COORDINATOR (10/16/17)* DATE MAILED: *11/16/17*

DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME:	DATE:	SIGNATURE:	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL	

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME:	DATE:	SIGNATURE:	DATE RETURNED:
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*THE REST OF MY FILES WERE
 STOLEN FROM ME BY CDCR STAFF*

SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

SIGNATURE:	DATE SUBMITTED:
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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31

SECTION A: INMATE/PAROLEE REQUEST

LAST NAME: <u>CHARIKSON</u>		FIRST NAME: <u>JOHN</u>		CDC NUMBER: <u>HL0373</u>	SIGNATURE: <u>[Signature]</u>
NUMBER: <u>8-129</u>	ASSIGNMENT: <u>COMPLIT</u>		HOURS FROM <u>8</u> TO <u>11</u>		TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): <u>FOR 1 IT, PERSONAL</u>

STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:
12, 314/TIA/B LUCREY/ ON P.C. 2601 TITLE IS 314
6/11/16 STAFF VIOLATION ON 11/13/16 I WROTE YOU REQUEST
FILES REMOVED, INTERFERING WITH MY ACCESS TO COL
ON 11/17/16 YOU RELEASE ME OF THE 6 BILLS OF LEGAL
WEDDINGS AND RESEARCH, I WANT MY LEGAL WORK PIA

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) ****NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED****

SENT THROUGH MAIL: ADDRESSED TO: FAC 1 IT, COOL PRINT

DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

DATE MAILED: 11/17/16

RECEIVED BY: PRINT STAFF NAME:	DATE:	SIGNATURE:	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
IF FORWARDED - TO WHOM:	DATE DELIVERED/MAILED:		METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME:	DATE:	SIGNATURE:	DATE RETURNED:

SECTION C: REQUEST FOR SUPERVISOR REVIEW

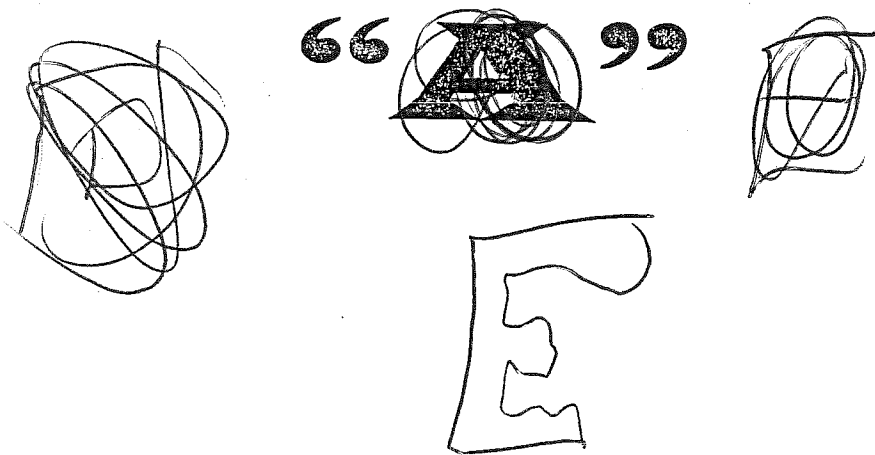
PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

SIGNATURE: _____ DATE SUBMITTED: _____

SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:

EXHIBIT



Description: LETTER TO COORDINATOR
TO ACCESS LIBRARY + CONFIDENTIALITY

Pages: 4

SUPERIOR COURT

John Henry Yablonsky AL-0373

D18-129

11/12/16

1 RE: Library access and ADA violations

2 Attention Facility Litigations Coordinator

3
4 Dear Maam;

5 Upon my arrival to R.J.Donavan I informe=d your
6 office and the faciliuty librarian I had an earnest interesstx
7 into the courts under the firtst amendment.I then provided
8 a copy of twox sepærate ADA chronos from Calipatria and
9 Centinela prisons for authentication of impairment.

10 I have since exercised my right to access the library
11 that only allows inmates by way of a ducat system to enter
12 the library to research and defend my case/s inthe state
13 courts and the federal court ~~xxxx~~ challenging the illegal
14 conviction I am made to suffer.

15 The success on these challenges are dirctly affixed
16 to the success in research that [will] defend the cogniz-
17 ability of these merits the courts have accepted as prima
18 facie and the state attorney general agrees with the courts
19 that the arguemnts are prima facie.

20 This is a procedural hurdle that wazs succeeded by
21 successful research, from a concrete tomb (cell)

22 I have since suffered a stroke that limits my reading
23 ability to double vision, which sounds like i'd be able
24 to read twice as much, but that is incorprect. In fact it
25 cripples my reading abiloi to less than one hundred pages
26 per day (DAY!)

27 Upon the entry into your library your staff specifically
28 Mr. Powell consistantly readys through every copying I have
made, even though the very cover page indicasted it wass
addressed to a court, judge, or an attorney of some fashion.

 He makes insulting comments about my writing that
shows his insensixtiveness towards a medical impairment saying
I should write better. This is an unaccpetable $\frac{1}{2}$ practice
considering I had the stroke that rendered my abiliyt to
walk(gone)Write(gopne) and even to prevent myself from eating
without the food falling from my mouth.

24 October 2015
25 On ~~XXXXXXXXXX~~ I was not able to stand up woithout
26 falling, and walking wass difficult without assistance.The
27 results of a stroke that was medically diagnosed by [numerous]
28 neurologists.

 I was then given chronos by the ADA coordinator at
calipatria state prison to allow my access into the library
more than once a week.

1 I was then transferred to Centinela state prison
2 where another chrono was ordered by ADA coordinator there,
3 because the librarian stated he does not recognize ADA parties
4 from a different prison.

5 Subsequerantly I was then transferred to this prison
6 and I made clear there was two seperate ADA chronos in place
7 and asked Mrs T. If i needed to get a different ADA chrono
8 here to access the court research in this library and she
9 said [no].

10 I ahve sinbce been trying to denfed my legal interests
11 inthe courts through your library, that [only] ducats inmates
12 for access, but then escorts the inamtes as much as an hour
13 late and then terminated the sessions as much as ~~xxxxixy~~
14 thirty minutes early.

15 Yet every time I get copies your staff Mr. Powell insôits
16 that if he does not get to read my legal pleading he will
17 not allow the copies. I brough t this to his attention and
18 he still demanded to read throughthe pleadings.

19 It is not as much that he reads them, but he then discusses
20 the case of the library inamêss with the inamte clerks. i
21 had heard this, repeatedly as the sessions are going on. It
22 then inflames the copmments and treatment received by clerks
23 to the inamte library users, specifically thise with [obscene]
24 cases. This is not, only a risk of the inamted rights, but inst-
25 igates a violent atmosphere for the library users. I personally
26 witness these converstions and adverse affects.

27 This same staff member then carries on these illicit
28 conversations about the use or narcotics, specifically [pot]
with the same clêks which carried through the whole library,
on many occaisions.

Here is my complications. I was tried and convicted fro
another mand's crime, and the proofs of this were developed by
myself in post trial litigations through the state bar caae
number S227210 where the evidence supporting my innocence was
developed and released to my possession. See mailing log Calipat-
ria state prison on or about January 15, 2016.

I was charged and convicted fro murder that had enhancem,ents
attached, which could be conflicting with Mr. Powells interests
that he reads through my #case over. I then have a sincere
interesty with the state parties that 1) lied 2) fabricated
evidence 3) interfered with my access to the courts 4) then
contaminated my entire pooo of jurors before my trial ever
occered sending reminders of the trial upsoming, only this
idiot not only violated my right to a fair trial he inflamed
the entire panêê telling them I was charged with (Nineteen
Murders) to gain the added effect. The state experts cleared
me opf the crime, but it was the cumulative affect opf the
state parties that lied about the evuidnece to hide it from

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me until the state records had been closed (ANTI EFFECTIVE DEATH PENALTY ACT) which prevents an inmate defendant from bringing these facts and evidences into the federal arenas for the defense of the violations suffered

This instigated lawsuits under several laws included to the state penal laws, and state constitution that had to be researched, and needed consistent research to defend, which then influenced another lawsuit of federal character into the federal courts under federal law and federal constitution which too required research to file and defend.

I currently have three active and sincere interests into the courts of state law and federal laws that are directly associated to my criminal conviction, which is $\frac{1}{2}$ [illegal] because I now have proof they committed fraud, among a few dozen other violations to my rights. I have (forty two) federal laws in the Ninth Circuit Court (prima facie) that has been tailored to seven teen iconic federal and state violations, which I can now prove as a direct result of the litigation practices over the last ~~xxx~~ four years.

I am currently litigating my rights in the state superior courts for these very specific arguments, for a lot of interests that is leaning towards being dismissed for my lack of research which is directly tied to your facility practices of ducat only once a week for less than two hours, which I have chronos for two two hours sessions that you are not respecting, and then I am made fun of because I cannot write [nicely] because I suffered a stroke, and then subjected to repeated violations by staff that insists on reading my legal files before he will give me copies, of which he then discusses the inmate cases with the clerks he makes nice with about getting high stories and how different qualities of pot taste and affect you.

This is not only a disgrace for the state laws, and title 15 sections that are directly related to these activities which he works under, but then jeopardizes the inmates a safety for his pure entertainment to be a [gangsta] with the homies on the yard. An absolute disgrace to the profession and reckless for the sensitivity of the inmates in SNY status or even their medical impairments ADA complicit.

The confidentiality is guaranteed by the First amendment of the U.S., constitution as well as the access to the court 15 CCR43144 In Re Jordan, (1972) 7 Cal. 3d 930 (emphasis); In Ex Parte Hull (1941) 312 U.S. 546; see Cornett v Donovan, 51 F.3d 894 (9th cir. 1995).

For me to successfully bring action into the courts for these violations you and your staff are doing I must have suffered an injury. Lewis v Casey, 518 U.S. 343 (1996) which has been demonstrated here and the [existing courts documents] already filed.

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I am begging you and your staff to respect my disability and the ADA chronos that are multiple regarding my need for time to read in the library to defend my rights.

I am then making a formal complaint asking that Mr. Powell be moved from the SNY yards for the safety of the inmates he jeopardizes when he discusses these cases with his inmate clerks, while engaging into [kick back] parties smoking strawberry cush and what ever else he shares with them.

I DON'T NEED TO BE EXPOSED TO THIS

His interests are reckless, and an endangerment to the SNY inmates he reads the pleadings of. I have written a 602 that has disappeared from my October 15, 2016 filing;

I have requested from the 602 appeal panel for verification the 602 has not been filed before I rewrite another to protect the time limitation attached to the inmate deadlines.

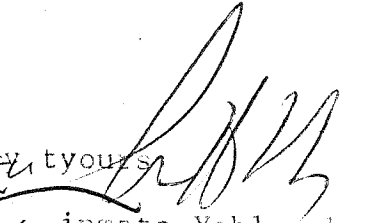
Please, all I want is to access the library so that I can defend my rights. I then want my confidential mailing that are being copied to remain confidential, and to successfully negotiate the CDCR hurdles of mailings to the courts .

I have enclosed a habeas that was denied for lack of jurisdiction of Centinela because I was transferred here along with the pertinent attachment to present it successfully for your review of sincerity.

I would like my habeas back, and a copy of this formal request to your facility to respect the ADA chrono and the constitution regarding my access to the courts.

)PRETTY, PRETTY PLEASE!!

Respectfully yours



(1) inmate Yablonsky

11-11/16

Access to Camps ✓

2.26

2.21

2.16

2.8

INMATE'S RIGHT TO ACCESS TO COURT

GOVERNMENT TO RESPECT INMATE'S ACCESS TO COURTS

1 SUBJECT. CAMP COMP

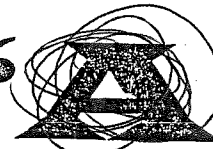
Subj. Camp

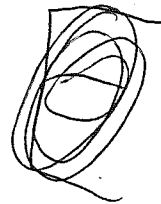
76

35

F

EXHIBIT

66  99



DILIGENCE RECORD
IN DEVELOPING # EV1900518
INSTITUTION CDC 119 FORMS

Description: 3 OF 6 INSTITUTION

DILIGENCE / FACTS / LAW

Pages: 45

535 ~~LEGAL~~ RESPONSES
OF THE OVER 750

37

AL03/3	YABLONSKY	HSNG	SENDER	DATE	C/O SIGN	I/M SIGN
		A3 250U	LA SUP CRT 111 N HILL AVE. LA, CA 90012	3/25/2014		13
		A3 250U	LA SUP CRT 111 N HILL AVE. LA, CA 90012	3/25/2014		14
	CASE A 60.	A3 250U	R. LEVY 3868 W. CARSON ST TORRANCE, CA 90503	4/1/2014		19
		A3 250U	LA SUP CRT POB 151 LA CA 90053	4/28/2014		16
	JUDICIAL OFFICE	A3 250U	SAN FRAN SUPREME COURT 350 MCALLISTER SF, CA 94102	5/6/2014		17
		A2 216	PIER 5 LAW OFFICES 506 BROADWAY SF, CA. 94133	5/16/2014		18
	CENTRAL EXHIBITS	A2 216	RTN FROM MAILROOM UNABLE TO IDENTIFY AS LEGAL/CONF-PROVIDE STATE BAR #	6/4/2014		19
	ABOUT POUND	A2 216	THE STATE BAR OF CA 845 SOUTH FIGUEROA ST. LA, CA. 90017	6/6/2014		20
		A2 216U	CVSIRS-OFFICE OF VICTIM & SURVIVOR RIGHTS & SERV. POB 942883 SAC, CA 94283	6/9/2014		21
	FOR EXHIBIT	A2 216U	RTN FROM SENDER ADDRESSEE DECEASED(ATTY)	6/12/2014		22
	FOR OFFICE OF	A2 216U	US SUPREME CRT WASHINGTON, DC 20510	6/17/2014		23
	LEGAL ASSAULT	A2 216U	RTN FROM POST OFFICE NOT DELIVERABLE AS ADDRESSED(ATTY)	6/23/2014		24
		A2 216U	LEVIAN LAW 1875 CENTURY PARK EAST LA, CA 90067	6/30/2014		25
		A2 216U	LEVIAN LAW 1875 CENTURY PARK EAST LA, CA 90067	7/1/2014		26
		A2 216U	RTN FROM POST OFFICE ATTEMPTED NOT KNOWN (STATE BAR)	7/3/2014		27

1/2/14

~~DIS~~ DIS

PRINT NAME OF STAFF ISSUING MAIL

30

AL0373	YABLONSKY	HSNG	SENDER	DATE	C/O SIGN	I/M SIGN
		A2 216U	LEVIAN LAW 1875 CENTURY PARK EAST LA, CA 90067	7/3/2014	28	
		A2 216U	LEVIAN LAW 1875 CENTURY PARK EAST LA, CA 90067	7/15/2014	29	
		A2 216U	VICTORVILLE PUB DLF 14344 CAJON AVE VICTORVILLE, CA 92392	7/18/2014	30	
		A2 216U	SAN FRAN SUPREME COURT 350 MCALLISTER SF, CA 94102	7/21/2014	31	
		A2 216U	VICTORVILLE PUB DLF 14344 CAJON AVE VICTORVILLE, CA 92392	7/22/2014	1600 PAGES DIFFERENT THAN THE FIRST 300 + SECOND 1300	ST. APPAL... ST. APPAL...
		A2 216U	OVSRS-OFFICE OF VICTIM & SURVIVOR RIGHTS & SERV. POB 942883 SAC, CA 94283	7/22/2014	33	
		A2 216U	LEVIAN LAW 1875 CENTURY PARK EAST LA, CA 90067 OPENED IN ERROR	7/29/2014	34	STILL MISSING 272 1300 PAGES
		A2 216U	SAN FRAN SUPREME COURT 350 MCALLISTER SF, CA 94102	7/29/2014	35	
		A2 216U	PIER 5 LAW OFFICES 506 BROADWAY SF, CA. 94133	7/31/2014	36	
		A2 216U	FRESNO USDC 2500 TULARE ST. FRESNO, CA 93721	8/4/2014	37	
		A2 216U	LEVIAN LAW 1875 CENTURY PARK EAST LA, CA 90067	8/19/2014	38	
		A2 216U	SAC ATTY GEN POB 944255 SAC CA 94244-2550	9/3/2014	39	
		A2 216U	LEVIAN LAW 1875 CENTURY PARK EAST LA, CA 90067	9/11/2014	40	
		A2 216U	VICTORVILLE SUP CRT 14455 CIVIC DR VICTORVILLE CA 92392	9/11/2014	41	
		A2 216U	FRESNO USDC EASTERN DISTRICT FRESNO, CA 93721	9/11/2014	42	

PRINT NAME OF STAFF ISSUING MAIL

(D15)

40

AL0373	YABLINSKY	HSNG	SENDER	DATE	C/O SIGN	I/M SIGN
		A2 216U	LA USDC LA, CA 90012	9/16/2014	413	
		A2 216U	FRESNO USDC 2500 TULARE ST, FRESNO, CA 93724	9/16/2014	414	
		A2 216U	LA USDC LA, CA 90012X2	9/16/2014	415	
		A2 216U	SAN DIEGO ATTY GEN 110 W A ST POB 85266 SAN DIEG, CA 92186	9/29/2014	416	
		A2 216U	RIVERSIDE USDC 3470 12TH ST RM 134 RIVERSIDE CA 92501	9/29/2014	417	
		A2 216	RTN FROM MAILROOM SIGNED TRUST OR POSTAGE REQUIRED(USDC)	10/9/2014	418	
		A2 216	RTN FROM MAILROOM SIGNED TRUST OR POSTAGE REQUIRED(ATTY GEN)	10/9/2014	419	
		A2 216	DOJ 110 WESST A ST SUITE 1100 POB 85266 SAN DIEGO, CA 92186-5266	10/15/2014	50	
		A2 216	USDC Us Court House Rm G8 LA CA 90012	10/15/2014	51	
		A2 216	STATE OF CA GOV CLAIMS POB 3035 SAC, CA 95812-3035	10/15/2014	52	
		A2 216	USDC US Courthouse Rm G8 LA CA 90012	10/21/2014	53	
		A2 216	USDC Office of the Clerk US Courthouse Rm G8 LA CA 90012	10/27/2014	54	
		A2 216	USDC Us Court House Rm G8 LA CA 90012	10/27/2014	55	
		A2 216	LEVIAN LAW 1875 CENTURY PARK EAST LA, CA 90067	11/7/2014	56	
		A2 216	United States Dist Court Central Dist US Courthouse LA CA 90012	11/10/2014	57	

583

(D18)

PRINT NAME OF STAFF ISSUING MAIL

51

Handwritten initials/signature at the top left of the page.

AL0373	Kablonsky, HSNG	SENDER	DATE	C/O SIGN	I/M SIGN
A2 216	DOJ of OAG 110 West A St. Suite 1100 San Diego CA 92101	11/11/2014	58		
A2 216	United States Dist. Court RM G8 LA CA 90012	11/11/2014	59		
A2 216	United States Dist Court RM G8 LA CA 90012	11/11/2014	60		
A2 216	R. LEVY 3868 W. CARSON ST TORRANCE, CA 90503	11/11/2014	61		
A2 216	DoJ 110 WESSTA ST SUITE 1100 POB 85266 SAN DIEGO, CA 92180-5266	11/25/2014	62		
A2 216	United States Dist Court RM G8 LA CA 90012	12/2/2014	63		
A2 216	United States Dist Court RM G8 LA CA 90012	12/2/2014	64		
A2 216	United States Dist Court US RM G8 LA CA 90012	12/2/2014	65		
A2 216	DOJ of OAG 110 West A St. Suite 1100 San Diego CA 92101	12/8/2014	66		
A2 216	United States Dist Court RM G8 LA CA 90012	12/9/2014	67		
AL 216	US DIST Court US Courthouse RM G8 LA CA 90012	1/12/2015	68		
A2 216	US DIST CRT OFF OF CLERK US COURTHOUSE LA CA90012-4797 (x3)	1/28/2015	69		
A2 216	US DIST COURT CENTRAL DIST OF CA OFF OF THE CLERK LA CA 90012	2/4/2015	70		
A2 216	PIER 5 LAW OFFICES 506 BROADWAY ST., CA. 94133	2/6/2015	71		
A2 216	United States Dist Court US Courthouse LA CA 90012	2/9/2015	72		

Handwritten initials/signature and the number '18' at the top right of the page.

PRINT NAME OF STAFF ISSUING MAIL

Handwritten initials/signature at the bottom right of the page.

~~72~~

AL03/3	Yablonsky, J	HSNG	SENDER	DATE	C/O SIGN	I/M SIGN
		A2 216	United States Dist Court Office of the Clerk US Courthouse LA CA 90012	2/9/2015	93	
		A2 216	US DIST CRT OFF OF THE CLERK US COURTHOUSE LOS ANGELES CA 90012	2/10/2015	74	
		A2 216	US DIST CRT OFF OF THE CLERK LOS ANGELES CA 90012	2/10/2015	75	
		A2 216	US DIST CRT OFF OF THE CLERK US COURTHOUSE LOS ANGELES CA 90012	2/10/2015	76	
		A2 216	DEPT OF JUST ATTY GEN 110 WEST A ST SAN DIEGO, CA 92186	2/11/2015	77	
		A2 216	US DIST CRT OFF OF THE CLERK LA CA 90012	2/17/2015	78	
		A2 216	PIER 5 LAW OFFICES 506 BROADWAY SF, CA. 94133 *SENT TO R8R	2/23/2015	79	
		A2 216	US DIST COURT CENT DIST OF CA OFF OF THE CLERK US COURTHOUSE LA CA 90012	2/24/2015	80	
		A2 216	US Dis Court US Courthouse RM G8 LA CA 90012	3/2/2015	81	
		A2 216	US DIST COURT CENT DIST OF CA OFF OF THE CLERK US COURTHOUSE LA CA 90012	3/3/2015	82	
		A2 216	US DIST COURT CENT DIST OF CA OFF OF THE CLERK US COURTHOUSE LA CA 90012	3/3/2015	83	
		A2 216	PIER 5 LAW OFFICES 506 BROADWAY SF, CA. 94133	3/4/2015	84	
		A2 216	US DIST COURT CENTRAL DIST OF CA US COURTHOUSE LA CA 90012	3/6/2015	85	
		A2 216	United States Dist Court US Courthouse LA CA 90012	3/12/2015	86	
		A2 216	US Dis Court US Courthouse RM G3 LA CA 90012	3/20/2015	87	

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PRINT NAME OF STAFF ISSUING MAIL

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AL03/3	ABLONSKY	HSNG	SENDER	DATE	C/O SIGN	I/M SIGN
		A2-216	UNITED STATES DIS COURT LA CA 90012	3/24/2015	88	
		A2-216	UNITED STATES DIS COURT LA CA 90012	3/24/2015	89	
		A2-216	UNITED STATES DIS COURT LA CA 90012	3/24/2015	90	
		A2 216	United States Dist Ct LA CA 90012	3/30/2015	91	
		A2 216	Superior Court of CA 247 W Third St San Bernardino CA 92415	4/15/2015	92	
		A2 216	US DIST Court US Courthouse LA CA 90012	4/16/2015	93	
		A2 216	US Dis Court US Courthouse LA CA 90012	4/21/2015	94	
		A2 216	US DIST COURT OFF OF THE CLERK US COURTHOUSE LOS ANGELES CA 90012	4/24/2015	95	
		A2 216	US DIST COURT CENT DIST OF CA OFF OF THE CLERK US COURTHOUSE LA CA 90012	4/28/2015	96	
		A2 216	SUP CRT OF CA CO OF SAN BERNARDINO 247 W THIRD ST SAN BERNARDINO CA 92415-0240	5/4/2015	97	
		A2 216	US DIST COURT OFF OF THE CLERK US COURTHOUSE LOS ANGELES CA 90012	5/5/2015	98	
		A2 216	US DIST COURT OFF OF THE CLERK US COURTHOUSE RM G8 LA CA 90012	5/5/2015	99	
		A2 216	SUP CRT OF CA CO OF SAN BERNARDINO 247 W THIRD ST SAN BERNARDINO CA 92415-0240	5/5/2015	100	
		A2 216	RICHARD LEVY 3868 W CARSON ST STE 205 TORRANCE CA 90503	5/15/2015	101	
		A2 216	SUP CRT OF CA CO OF SAN BERNARDINO 247 W THIRD ST SAN BERNARDINO CA 92415-0240	5/18/2015	102	

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PRINT NAME OF STAFF ISSUING MAIL

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AL0373	YABLONSKY	HSNG	SENDER	DATE	C/O SIGN	I/M SIGN
	A2 216		US Dis Court US Courthouse LA CA 90012	5/19/2015	103	

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PRINT NAME OF STAFF ISSUING MAIL

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SPECIAL PURPOSE LETTERS

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YABLONSKY	AL0373	ADDRESS	TYPE OF LETTER	REC'D/SENT	SENT	REC'D
		RIVERSIDE CRT OF APPEAL 3389 TWELFTH ST CA 92501	STAMP		8/27/2013	107
		LA SUP CRT 415 W OCEAN BLVD LONG BEACH CA 90802	STAMP		9/18/2013	105
		LONG BEACH SUP CRT 415 W OCEAN BLVD LB, CA 90802	STAMP		9/19/2013	106
		LONG BEACH SUP CRT 415 W OCEAN BLVD LB, CA 90802	STAMP		10/15/2013	107
		H. SMITH 550 ORANGE ST REDLANDS, CA 92374	IND		12/9/2013	108
		RIVERSIDE CRT OF APPEAL 3389 TWELFTH ST CA 92501	STAMP		1/3/2014	109
		4TH APP DIST. DIV 2 CRT OF APP 3389 12TH STR, RIVERSIDE, CA	IND		1/10/2014	110
		RIVERSIDE APP COURT 3389 TWELFTH ST RIVERSIDE, CA 92501	STAMP		2/12/2014	111
		LONG BEACH SUP CRT 415 W OCEAN BLVD LB, CA 90802	IND		2/26/2014	112
		SUP CRT OF CA LA OFFICE 111 N HILL ST, LA, CA 90013	IND		3/13/2014	113
		R. LEVY 3668 W. CARSON ST TORRENCE, CA 90503	IND		3/21/2014	114
		RIVERSIDE CRT OF APP 3389 TWELTH ST. RIVERSIDE CA	STAMP		3/21/2014	115
		SAN BERNARDINO SUP CRT 401 NORTH ARROWHEAD AVE SAN BERNARDINO CA 92415	IND		4/9/2014	116

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YABLONSK	AL0373	ADDRESS	TYPE OF LETTER REC'D/SENT	SENT	REC'D
		SAC ATTY GEN 1515 K ST CA 94214	IND	4/23/2014	117
		SAN FRAN SUPREME CRT 350 MCALLISTER ST SF, CA 94102	IND	4/29/2014	118
		CA ST SUPREME CRT 350 MCALLISTER ST S.F. CA 94102	IND	5/14/2014	119
		DIST ATTY OF SAN BERNARDINO 503 W 3RD ST. 6TH FL. S.B. CA. 92415	IND	5/14/2014	120
		PUB DEF OFF 14344 CALON #201 V.V. CA. 92392	Denial for Ind Disc	5/14/2014	121
		STATE BAR OF CA 1149 S HILL ST LA, CA 90015	Denial for Ind Disc	5/14/2014	122
		SUP CRT OF CA 111 N. HILL ST LA, CA 90012	IND	5/14/2014	123
		US ATT. GEN 950 PENNSYLVANIA AVE WASH DC 20530	IND	5/14/2014	124
		LA SUP CRT 111 HILL ST LA, CA 90012	IND	5/22/2014	125
		SAN BERNARDINO DIST ATTY 412 HOSPITALITY LANE SAN BERNARDINO A 92415	IND	5/22/2014	126
		SAN BERNARDINO SUP CRT 401 NORTH ARROWHEAD AVE SAN BERNARDINO CA 92415	IND	5/22/2014	127
		SAN DIEGO ATTY GEN 110 WEST A ST POB 85266 CA 92101	IND	5/22/2014	128
		US SUPREME CRT WASHINGTON DC 20543	IND	5/30/2014	129
		LA SUP CRT 111 HILL ST LA, CA 90012	IND	6/3/2014	130
		BERNER WHYTE BROWN & OMEARA 21271 BURBANK LVD WOODLAND HILL, CA 91367	IND	6/4/2014	131

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YABLONSKY	AL0373	ADDRESS	TYPE OF LETTER REC'D/SENT	SENT	REC'D
		FERIGSTEIN & KAFMAN 1900 AVENUE OF THE STARS LA, CA 90067	IND	6/4/2014	132
		M. YABLONVICH 1875 CENTURY PARK LA, CA 90067	IND	6/4/2014	133
		ORRICK HARRINGTON SUTCLIFFE 495 HOWARD ST. 94105	IND	6/4/2014	134
		STEINBERG & SPENCER 2901 2611 ST STE 250 SANTA MONICA, CA 90405	IND	6/4/2014	135
		STEINBERG & SPENCER 9854 NATIONAL LA, CA 90034	IND	6/4/2014	136
		LA SUP CRT 111 HILL ST LA, CA 90012	IND	6/11/2014	137
		US ATTY GEN 950 PENNSYLVANIA AVE WASHINGTON DC 20530	IND	6/11/2014	138
		STATE BAR OF CA 1149 S HILL ST LA, CA 90015	IND	6/19/2014	139
		SUP CRT OF CA 111 N. HILL ST LA, CA 90012	IND	6/19/2014	140
		LEVIAN LAW 1875 CENTURY PARK LA, CA 90067	IND	6/24/2014	141
		LA SUP CRT 111 N HILL ST LA CA 90012	IND	6/25/2014	142
		LA SUP CRT 111 HILL ST LA, CA 90012	IND	6/27/2014	143
		LEVIAN LAW 1875 CENTURY PARK LA, CA 90067	IND	6/27/2014	144
		D. SANDERS 14344 CAJON AVE V.V. CA 92392	IND	7/2/2014	145
		SAN FRAN SUPREME CRT 350 MCCALLISTER ST SF, CA 94102	IND	7/2/2014	146

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YABLONSKY	AL0373	ADDRESS	TYPE OF LETTER	REC'D/SENT	SENT	REC'D
		STATE BAR OF CA 845 S. FIGUEROA ST LA, CA 90017	DISCOUNT	IND	7/2/2014	
		LEVIAN LAW 1875 CENTURY PARK LA, CA 90067	DISCOUNT	IND	7/3/2014	
		LEVIAN LAW 1875 CENTURY PARK LA, CA 90057	DISCOUNT	STAMPS	7/9/2014	
		STATE BAR OF CA 845 S. FIGUEROA ST LA, CA 90017	DISCOUNT	STAMP	7/8/2014	
		LA BAR ASSOCIATION 645 FIGUEROA ST LA, CA 90017	DISCOUNT	IND	7/22/2014	ABOUT MISSING PAGES 131
		SAC ATTY GEN 1615 K ST CA 94214	DISCOUNT	TRUST	7/22/2014	
		SAN FRAN SUPREME CRT 350 McCALLISTER ST SF, CA 94102	DISCOUNT	TRUST	7/22/2014	ABOUT MISSING PAGES 1300
		VICTORVILLE PUB DEF 14344 CAJON AVE VICTORVILLE, CA 92382	DISCOUNT	IND	7/22/2014	ABOUT MISSING PAGES 1302
		LEVIAN LAW 1875 CENTURY PARK LA, CA 90057	DISCOUNT	STAMPS	7/31/2014	
		SAC ATTORNEY GENERAL 1300 I ST POB 94255 SAC, CA 92424	DISCOUNT	IND	8/11/2014	
		OVSRS POB 94263 SAC, CA 94263	DISCOUNT	STAMPS	8/14/2014	
		SAN BERNARDINO SUP CRT 401 NORTH ARROWHEAD AVE SAN BERNARDINO CA 92415	DISCOUNT	IND	8/14/2014	
		FRESNO USDC 2500 TULARE ST. FRESNO, CA 9521X4	DISCOUNT	TRUST	9/2/2014	
		US ATTY GEN WASHINGTON D.C 20531	DISCOUNT	TRUST	9/2/2014	
		LA USDC LA, CA 90017	DISCOUNT	IND	9/22/2014	

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YABLONSKY	AL0373	ADDRESS	TYPE OF LETTER REC'D/SENT	SENT	REC'D
		SAC ATTY GEN 1515 K ST CA 94214	IND	9/22/2014	162
		H. SMITH 550 ORANGE ST REDLANDS, CA 92374	IND	9/23/2014	163
		Attorney General D. Delgado 110 W. A St. #1100 San Diego CA 92101	Indigent	10/3/2014	164
		USDC Eastern Division 3470 Twelfth St 134 NS CA 92501	indigent	10/5/2014	165
		CA Att Gen Po Box 85266 San Diego CA 92186	Trust Withdrawal	10/10/2014	166
		CA Att General PO Box 85366 San Diego CA 92186	Trust Withdrawal	10/31/2014	167
		US Dist Court Eastern Div 3470 Twelfth St #134 R.S. CA 92501	Trust Withdrawal	10/31/2014	168
		Attorney R. Levy 3868 W. Carson #205 Torr. CA 90503	Indigent To KFL To my fam. St. Paul's Comp. Serv. Div.	11/4/2014	169
		H. Smith 550 ORANGE ST REDLANDS, CA 92374	Indigent IN CO #3 out (to KFL)	11/4/2014	170
		Superior Court 303 W. 3rd St Santa Barbara CA 92415	Indigent	11/4/2014	171
		US Dist Court 3470 Twelfth ST #134 R.S. CA 92501	Indigent	11/10/2014	172
		Cal Attorney General PO Box 85266 San Diego CA 92186	Indigent	11/17/2014	173
		US Dist Court 3470 Twelfth ST #134 R.S. CA 92501	Indigent	11/17/2014	174
		United States Dist Court 3470 Twelfth St # 134 Riverside CA 92501	Indigent	12/9/2014	175
		DEPT OF JUSTICE PO BOX 85266 SD CA 92185	INDIGENT	12/16/2014	176

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J. YABLONSK	AL0373	ADDRESS	TYPE OF LETTER	REC'D/SENT	SENT	REC'D
		UNITED STATES DIST COURT 3470 12TH ST #134 RS CA 92501	INDIGENT		12/16/2014	177
		DCJ OAG PO Box 85266 San Diego CA 92186	Indigent		12/17/2014	178
		LEVIAN LAW 1875 CENTURY PARK LA, CA 90067	Indigent		12/17/2014	179
		United States Dist Court 3470 Twelfth St #134 Riverside CA 92501	Indigent		12/17/2014	180
		PIER 5 LAW OFF 506 BROADWAY SAN FRANCISCO, CA. 94133	Indigent		12/19/2014	181
		PIER 5 LAW OFF 506 BROADWAY SAN FRANCISCO, CA. 94133	Indigent		1/5/2015	182
		US SUP CRT 3470 TWELFTH ST 134 RS CA 92501	INDIGENT		1/14/2015	183
		DEPT OF JUST ATT GENN POB 85266 SAN DIEGO CA 92186	INDIGENT		1/27/2015	184
		US Dist Court 3470 Twelfth St #134 R.S. CA 92501	INDIGENT		1/27/2015	185
		ATTORNEY GENERAL BOX 85266 SAN DIEGO CA 92186	INDIGENT		2/3/2015	186
		United States Dist Court 1300 O St 5th FIRM 500 Fresno CA 93721	INDIGENT		2/3/2015	187
		DEPT OF JUST POB 85266 SD CA 92186	INDIGENT		2/12/2015	188
		KEN YABLONSKY 5 WARMSRING LANE AL ISO VIEJO CA 92556	INDIGENT		2/12/2015	189
		US Dist Court 3470 Twelfth St #134 R.S. CA 92501	INDIGENT		2/12/2015	190
		PIER 5 LAW OFF 506 BROADWAY SAN FRANCISCO, CA. 94133	INDIGENT		2/13/2015	191

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YABLONSKY	AL0373	ADDRESS	TYPE OF LETTER REC'D/SENT	SENT	REC'D
		US DEPT OF JUST POS 85206 SAN DIEGO CA 92168	INDIGENT	2/19/2015	192
		US DIST COURT US COURTHOUSE LA CA 90012	INDIGENT	2/19/2015	193
		US DIST CRT OFF OF THE CLERK US COURTHOUSE RM G8 LA CA 90012	INDIGENT	2/19/2015	194
		KEN YABLONSKY 6 WARMSPRING LANE ALISO VIEJO CA 92656	INDIGENT	2/26/2015	195
		DEPT OF JUST POS 85206 SD CA 92168	INDIGENT	2/26/2015	196
		US Dist Court 3470 Twelfth ST #134 R.S. CA 92501	INDIGENT	2/26/2015	197
		DA OFF 316 N MOUNTAIN VIEW S.B. CA 92415	INDIGENT	3/2/2015	198
		DA OFF 316 N MOUNTAIN VIEW S.B. CA 92415	INDIGENT	3/2/2015	199
		DA OFF 316 N MOUNTAIN VIEW S.B. CA 92415	INDIGENT	3/2/2015	200
		DA OFF 316 N. MOUNTAIN VIEW SANTA BARBARA CA 92415	INDIGENT	3/2/2015	201
		SAN BERNARDINO SHERIFF DEPT 222 HOSPITALITY LANE SAN BERNARDINO CA 92415	INDIGENT	3/2/2015	202
		SAN BERNARDINO SHERIFF DEPT 9500 ETINANDA R.C. CA 91739	INDIGENT	3/2/2015	203
		SUP CRT OF CA 14455 CIVIC DRIVE, VICTORVILLE, CA 92392	INDIGENT	3/2/2015	204
		SUP CRT OF CA 14455 CIVIC DRIVE, VICTORVILLE, CA 92392	INDIGENT	3/2/2015	205
		US Dist Court Clerk of the Court US Court House RM G8 LA CA 90012	INDIGENT	3/2/2015	206

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YABLONSKY	AL0373	ADDRESS	TYPE OF LETTER	REC'D/SENT	SENT	REC'D
		DEPT OF JUST CA ATTY GEN POB 85266 SAN DIEGO CA 92186	INDIGENT		3/4/2015	207
		US Dist Court 3470 Twelfth St #134 R.S. CA 92501	INDIGENT		3/4/2015	208
		United States Dist Court 3470 Twelfth St # 134 Riverside CA 92501	Indigent		3/12/2015	209
		United States Dist Court US Courthouse 154 GS LA CA 90012	Indigent		3/12/2015	210
		CLERK OF COURT US DIST COURT 3470 TWELFTH ST #134 RIVERSIDE CA 92510	INDIGENT		3/19/2015	211
		US DIST CRT 3470 12TH ST RIVERSIDE, CA. 92501	INDIGENT		3/20/2015	212
		UNITED STATES DIST COURT 3470 12TH ST #134 RS CA 92501	Indigent		3/27/2015	213
		UNITED STATES DIST COURT 3470 12TH ST #134 RS CA 92501	Indigent		3/27/2015	214
		SUP CRT OF CA 247 W THIRD ST SAN BERNARDINO CA 92415	INDIGENT		4/3/2015	215
		GEORGE YABLONSKY POB 517 L.V. CA 92356	IND		4/6/2015	216
		GEORGE YABLONSKY POB 517 L.V. CA 92356	IND		4/6/2015	217
		GEORGE YABLONSKY POB 517 L.V. CA 92356	IND		4/6/2015	218
		GEORGE YABLONSKY POB 517 LUCERNE V. CA 932356	IND		4/6/2015	219
		SUP CRT OF CA 247 W THIRD ST SAN BERNARDINO CA 92415	IND		4/9/2015	220
		COUNTY DA MICHAEL RAMOS 316 MOUNTAIN VIEW SB CA 92415	IND		4/14/2015	221

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YABLONSKY	AL0373	ADDRESS	TYPE OF LETTER REC'D/SENT	SENT	REC'D
		DEPT OF JUST POB 85266 SD CA 924156	IND	4/14/2015	223
		US Dist Court 3470 Twelfth ST #134 R.S. CA 92501	IND	4/14/2015	223
		SUP CRT OF CA 247 W THIRD ST SAN BERNARDINO CA 92415	IND	4/21/2015	222
		US DIST COURT 3470 Twelfth ST #134 R.S. CA 92501	IND	4/21/2015	225
		President of the US B. Obama 1600 Pennsylvania Ave Washington DC 20510	IND	4/29/2015	226
		AG DoJ PO Box 85266 San Diego CA 92483	Indigent	5/1/2015	227
		UNITED STATES DIST COURT 3470 12TH ST #134 RS CA 92501	Indigent	5/1/2015	228
		RICHARD LEVY 3266 W CARSON #203 TORR CA 90503	IND	5/7/2015	229
		SUP CRT OF CA 247 W THIRD ST SAN BERNARDINO CA 92415	IND	5/7/2015	230
		DOJ ATTY GEN POB 85266 SAN DIEGO CA 92185	IND	5/13/2015	231
		US Dist Court 3470 Twelfth ST #134 R.S. CA 92501	IND	5/13/2015	232
		CA SUP CRT 350 MCALLISTER ST SF CA 94102	IND	5/21/2015	233

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Centinela State Prison Legal Mail Program

Legal Mail Addresses For: JOHN YABLONSKY AL0373

100 Correspondents

Date Mailed:	Legal Business Name	Address	In/Out
<i>23</i> 6/16/2015	SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION	247 WEST THIRD STREET SAN BERNARDINO	CA - 92415-02 Outgoing
<i>23</i> 6/17/2015	CALIFORNIA STATE SUPREME COURT	350 McALLISTER SAN FRANCISCO STREET	CA - 94102 Outgoing
<i>23</i> 6/17/2015	DISTRICT ATTORNEY OFFICE - JOHN THOMAS (VICTORVILLE, CA)	1434 CIVIC DRIVE VICTORVILLE	CA - 92392 Outgoing
<i>23</i> 6/17/2015	DAVID SANDERS, ATTORNEY #78021 (PUBLIC DEFENDERS OFFICE) - VICTORVILLE, CA	1434 CIVIC DR. #201 VICTORVILLE	CA - 92392 Outgoing
<i>23</i> 6/19/2015	PUBLIC DEFENDER - VICTORVILLE	14344 CAJON AVE SUITE 201 VICTORVILLE	CA - 92392 Outgoing
<i>23</i> 6/19/2015	SAN BERNARDINO COUNTY DISTRICT ATTORNEY OFFICE	316 N. MOUNTAIN VIEW SAN BERNARDINO	CA - 92415 Outgoing
<i>24</i> 6/19/2015	STATE PUBLIC DEFENDERS <i>(Public Defenders)</i>	801 'K' STREET #1100 SACRAMENTO	CA - 95814 Outgoing
<i>24</i> 6/19/2015	SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION	247 WEST THIRD STREET SAN BERNARDINO	CA - 92415-02 Outgoing
<i>24</i> 6/19/2015	SUPREME COURT OF CALIFORNIA	350 McALLISTER SAN FRANCISCO STREET	CA - 94102 Outgoing
<i>24</i> 6/19/2015	THE STATE BAR OF CALIFORNIA - HILL ST.	1149 S. HILL ST. LOS ANGELES	CA - 90015 Outgoing
<i>24</i> 6/19/2015	UNITED STATES DISTRICT COURT (CENTRAL DISTRICT) - RIVERSIDE	3470 TWELFTH ST. RIVERSIDE ROOM 134	CA - 92501 Outgoing

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100 Correspondents
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Date Mailed:	Legal Business Name	Address	CA #	In/Out
245 6/24/2015	PLEASANT VALLEY STATE PRISON - LEGAL COORDINATOR	P.O. BOX 8500 COALINGA	CA . 93210	Outgoing
246 6/24/2015	PIER 5 LAW OFFICES - LIBERATION PRISON PROJECT	506 BROADWAY SAN FRANCISCO	CA . 94133	Incoming
247 6/30/2015	SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION	247 WEST THIRD STREET SAN BERNARDINO	CA . 92415-02	Incoming
248 6/30/2015	SUPREME COURT OF CALIFORNIA	350 McALLISTER STREET SAN FRANCISCO	CA . 94102	Incoming
249 7/2/2015	THE STATE BAR OF CALIFORNIA - HILL ST.	1149 S. HILL ST. LOS ANGELES	CA . 90015	Return To Send
250 7/3/2015	COUNTY COUNSEL - SAN BERNARDINO, CA	385 NORTH SAN BERNARDINO ARROWHEAD AVE.	CA . 92415	Outgoing
251 7/3/2015	DEPUTY DA THOMAS	316 N. MOUNTAIN VIEW SAN BERNARDINO	CA . 92415	Outgoing
252 7/3/2015	MARK SHOUP, ATTORNEY (PUBLIC DEFENDER)	14455 CIVIC DR. #600 VICTORVILLE	CA . 92392	Outgoing
253 7/3/2015	MICHAEL A. RAMOS, DISTRICT ATTORNEY #141025	316 N. MOUNTAIN VIEW SAN BERNARDINO AVE.	CA . 92415-00	Outgoing
254 7/3/2015	MICHAEL RAMOS, DISTRICT ATTORNEY (SAN BERNARDINO)	316 N. MOUNTAIN VIEW SAN BERNARDINO	CA . 92415	Outgoing
255 7/3/2015	PUBLIC DEFENDER - DPD SANDERS	14455 CIVIC DRIVE #600 VICTORVILLE	CA . 92392	Outgoing
256 7/3/2015	S.B. S.D. DETECTIVE ALEXANDER	222 HOSPITALITY LN. SAN BERNARDINO	CA . 92415	Outgoing

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Date Mailed:	Legal Business Name	Address	In/Out
7/3/2015	S.B. S.D. DETECTIVE MYLER	222 HOSPITALITY LANE SAN BERNARDINO	CA . 92415 Outgoing
7/3/2015	SHERIFF OF COUNTY SAN BERNARDINO	222 HOSPITALITY LN. SAN BERNARDINO 3RD FLOOR	CA . 92415 Outgoing
7/3/2015	STATE BAR OF CALIFORNIA - AUDIT AND REVIEW UNIT (FIGUEROA STREET)	845 SOUTH FIGUEROA LOS ANGELES STREET	CA . 90017-25 Outgoing
7/3/2015	SUPERIOR COURT CLERK - SAN BERNARDINO COUNTY (247 WEST THIRD STREET)	247 WEST THIRD STREET SAN BERNARDINO	CA . 92415 Outgoing
7/3/2015	WEST VALLEY DETENTION CENTER - FACILITY COMMANDER WICKHAM	9500 ETTWANDA RANCHO CUCAMONGA	CA . 91739 Outgoing
7/10/2015	SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION	247 WEST THIRD STREET SAN BERNARDINO	CA . 92415-02 Outgoing
7/15/2015	STATE PUBLIC DEFENDERS	801 'K' STREET #1100 SACRAMENTO	CA . 95814 Return To Send
7/21/2015	PLEASANT VALLEY STATE PRISON	24863 WEST JAYNE COALINGA AVENUE	CA . 93210 Incoming
7/23/2015	COURT OF APPEAL- FOURTH DISTRICT	3389 TWELFTH STREET RIVERSIDE	CA . 92501 Incoming
7/23/2015	SUPREME COURT OF CALIFORNIA- OFFICE OF THE CLERK - SAN FRANCISCO	350 MCALLESTER SAN FRANCISCO STREET	CA . 94102-47 Incoming
7/27/2015	SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN BERNARDINO - OFFICE OF THE PRESIDING JUDGE	247 WEST THIRD SAN BERNARDINO STREET, ELEVENTH FLOOR	CA . 92415-03 Incoming
7/28/2015	SUPREME COURT OF CALIFORNIA	350 MCALLESTER SAN FRANCISCO STREET	CA . 94102 Incoming

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Date Mailed:	Legal Business Name	Address	CA #	In/Out
7/29/2015	SAN BERNARDINO COUNTY DISTRICT ATTORNEY OFFICE	316 N. MOUNTAIN VIEW SAN BERNARDINO	CA . 92415	Outgoing
7/29/2015	SAN BERNARDINO SUPERIOR COURT - 247 W. THIRD ST.	247 W. THIRD STREET SAN BERNARDINO 2ND FLOOR	CA . 92415	Outgoing
7/29/2015	CALIFORNIA STATE SUPREME COURT	350 McALLISTER SAN FRANCISCO STREET	CA . 94102	Outgoing
8/12/2015	SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN BERNARDINO - OFFICE OF THE PRESIDING JUDGE	247 WEST THIRD STREET, ELEVENTH FLOOR SAN BERNARDINO	CA . 92415-03	Incoming
8/11/2015	LAW OFFICES OF THE PUBLIC DEFENDER - COUNTY OF SAN BERNARDINO VICTORVILLE, CA	1434 CAJON AVENUE, VICTORVILLE SUITE 201	CA . 92392	Incoming
8/11/2015	PIER 5 LAW OFFICES - LIBERATION PRISON PROJECT	506 BROADWAY SAN FRANCISCO	CA . 94133	Outgoing
8/12/2015	THE STATE BAR OF CALIFORNIA - LOS ANGELES (845 S. FIGUEROA ST)	845 SOUTH FIGUEROA LOS ANGELES STREET	CA . 90017	Outgoing
8/12/2015	DAVID SANDERS, ATTORNEY #78021 (PUBLIC DEFENDERS OFFICE) - VICTORVILLE, CA	1434 CIVIC DIR. #201 VICTORVILLE	CA . 92392	Outgoing
8/12/2015	SAN BERNARDINO COUNTY DISTRICT ATTORNEY OFFICE	316 N. MOUNTAIN VIEW SAN BERNARDINO	CA . 92415	Outgoing
8/12/2015	CALIFORNIA SUPREME COURT	350 McALLISTER SAN FRANCISCO STREET	CA . 94102	Outgoing
8/14/2015	SAN BERNARDINO SUPERIOR COURT - 247 W. THIRD ST.	247 W. THIRD STREET SAN BERNARDINO 2ND FLOOR	CA . 92415	Outgoing
8/14/2015	SAN BERNARDINO SUPERIOR COURT - 247 W. THIRD ST.	247 W. THIRD STREET SAN BERNARDINO 2ND FLOOR	CA . 92415	Outgoing

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Date Mailed:	Legal Business Name	Address	CA #	In/Out
28/8/18/2015	LAW OFFICES OF THE PUBLIC DEFENDER - COUNTY OF SAN BERNARDINO VICTORVILLE, CA	14344 CAJON AVENUE, VICTORVILLE SUITE 201	CA . 92392	Incoming
28/8/19/2015	DAVID SANDERS, ATTORNEY #78021 (PUBLIC DEFENDERS OFFICE) - VICTORVILLE, CA	14344 CIVIC DR. #201 VICTORVILLE	CA . 92392	Outgoing
28/9/4/2015	OFFICE OF THE ATTORNEY GENERAL - SAN DIEGO	110 WEST 'A' STREET SAN DIEGO #1100 / P.O. BOX 85266	CA . 92186	Outgoing
28/9/8/2015	SUPERIOR COURT CLERK - SAN BERNARDINO COUNTY (247 WEST THIRD STREET)	247 WEST THIRD STREET SAN BERNARDINO	CA . 92415	Incoming
28/9/10/2015	SUPREME COURT OF CALIFORNIA - OFFICE OF THE CLERK (SAN FRANCISCO)	350 MCALLESTER ST. SAN FRANCISCO	CA . 94102	Incoming
28/9/10/2015	COUNTY COUNSEL - SAN BERNARDINO, CA	385 NORTH SAN BERNARDINO ARROWHEAD AVE.	CA . 92415	Incoming
28/9/11/2015	SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION	247 WEST THIRD STREET SAN BERNARDINO	CA . 92415-02	Outgoing
28/9/11/2015	DAVE SANDERS, PUBLIC DEFENDERS OFFICE	14455 CIVIC DRIVE #600 VICTORVILLE	CA . 92392	Outgoing
28/9/11/2015	MARK SHOUP, ATTORNEY (PUBLIC DEFENDER)	14455 CIVIC DR. #600 VICTORVILLE	CA . 92392	Outgoing
28/9/11/2015	INNOCENCE PROJECT - CENTURION INDUSTRIES, INC.	1000 HERRONTOWN RD PRINCETON THE CLOCK BLDG. 2ND FL	NJ . 08540	Outgoing
28/9/18/2015	COUNTY COUNSEL FOR JOHN THOMAS	385 N. ARROWHEAD 4TH FLOOR SAN BERNARDINO	CA . 92415	Outgoing
28/9/18/2015	COUNTY COUNSEL FOR MICHAEL RAMIOS	385 N. ARROWHEAD 4TH FLOOR SAN BERNARDINO	CA . 92415	Outgoing

Date Mailed:	Legal Business Name	Address	CA .	In/Out
9/21/2015	COUNTY COUNSEL - SAN BERNARDINO, CA	385 NORTH SAN BERNARDINO ARROWHEAD AVE.	CA . 92415	Incoming
9/24/2015	SUPERIOR COURT CLERK - SAN BERNARDINO COUNTY (247 WEST THIRD STREET)	247 WEST THIRD STREET SAN BERNARDINO	CA . 92415	Outgoing
9/24/2015	COUNTY COUNSEL - SAN BERNARDINO, CA	385 NORTH SAN BERNARDINO ARROWHEAD AVE.	CA . 92415	Outgoing
9/25/2015	COUNTY COUNSEL - SAN BERNARDINO, CA	385 NORTH SAN BERNARDINO ARROWHEAD AVE.	CA . 92415	Outgoing
9/25/2015	DAVE SANDERS, COUNTY COUNSEL	385 N. ARROWHEAD 4TH FLOOR	CA . 92415	Outgoing
9/25/2015	SUPERIOR COURT CLERK - SAN BERNARDINO COUNTY (247 WEST THIRD STREET)	247 WEST THIRD STREET SAN BERNARDINO	CA . 92415	Outgoing
9/25/2015	SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION	247 WEST THIRD STREET SAN BERNARDINO	CA . 92415-02	Incoming
9/29/2015	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA, OFFICE OF THE CLERK	U.S. COURTHOUSE LOS ANGELES	CA . 90012	Incoming
9/30/2015	COUNTY COUNSEL - SAN BERNARDINO, CA	385 NORTH SAN BERNARDINO ARROWHEAD AVE.	CA . 92415	Outgoing
9/30/2015	SAN BERNARDINO SUPERIOR COURT - 247 W. THIRD ST.	247 W. THIRD STREET SAN BERNARDINO 2ND FLOOR	CA . 92415	Outgoing
10/1/2015	COUNTY COUNSEL - SAN BERNARDINO, CA	385 NORTH SAN BERNARDINO ARROWHEAD AVE.	CA . 92415	Incoming
10/5/2015	SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION	247 WEST THIRD STREET SAN BERNARDINO	CA . 92415-02	Incoming

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Date Mailed:	Legal Business Name	Address	CA #	In/Out
30 10/6/2015	SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION	247 WEST THIRD STREET SAN BERNARDINO	CA . 92415-02	Incoming
30 10/7/2015	SAN BERNARDINO SUPERIOR COURT - 247 W. THIRD ST.	247 W. THIRD STREET SAN BERNARDINO 2ND FLOOR	CA . 92415	Incoming
30 10/7/2015	UNITED STATES DISTRICT COURT (CENTRAL DISTRICT) - RIVERSIDE	3470 TWELFTH ST. RIVERSIDE ROOM 134	CA . 92501	Outgoing
30 10/7/2015	COUNTY COUNSEL FOR JOHN THOMAS	385 N. ARROWHEAD 4TH FLOOR	CA . 92415	Outgoing
30 10/7/2015	SAN BERNARDINO SUPERIOR COURT - 247 W. THIRD ST.	247 W. THIRD STREET SAN BERNARDINO 2ND FLOOR	CA . 92415	Outgoing
30 10/8/2015	SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION	247 WEST THIRD STREET SAN BERNARDINO	CA . 92415-02	Outgoing
30 10/9/2015	COURT CALL - LOS ANGELES, CA	6383 ARIZONA CIRCLE LOS ANGELES	CA . 90045	Incoming
30 10/15/201	UNITED STATES DISTRICT COURT, OFFICE OF THE CLERK	U. S. COURTHOUSE, LOS ANGELES ROOM G8	CA . 90012	Incoming
30 10/15/201	COUNTY COUNSEL - SAN BERNARDINO, CA	385 NORTH SAN BERNARDINO ARROWHEAD AVE.	CA . 92415	Incoming
30 10/15/201	UNITED STATES DISTRICT COURT, OFFICE OF THE CLERK	U. S. COURTHOUSE, LOS ANGELES ROOM G8	CA . 90012	Incoming
30 10/16/201	COURT CALL - LOS ANGELES, CA	6383 ARIZONA CIRCLE LOS ANGELES	CA . 90045	Outgoing
30 10/19/201	COUNTY COUNSEL - SAN BERNARDINO, CA	385 NORTH SAN BERNARDINO ARROWHEAD AVE.	CA . 92415	Outgoing

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Date Mailed: Legal Business Name

CA . 92415-02 Outgoing

247 WEST THIRD STREET SAN BERNARDINO

SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION

10/19/201

CA . 90012 Outgoing

U.S. COURTHOUSE, LOS ANGELES ROOM 68

UNITED STATES DISTRICT COURT, OFFICE OF THE CLERK

10/19/201

CA . 90012 Incoming

U.S. COURTHOUSE LOS ANGELES

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA, OFFICE OF THE CLERK

10/20/201

CA . 92415-02 Outgoing

247 WEST THIRD STREET SAN BERNARDINO

SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION

10/20/201

CA . 92415-02 Incoming

247 WEST THIRD STREET SAN BERNARDINO

SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION

10/22/201

CA . 92415-02 Outgoing

247 WEST THIRD STREET SAN BERNARDINO

SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION

10/26/201

CA . 92415 Incoming

385 N. ARROWHEAD SAN BERNARDINO AVE.

SAN BERNARDINO COUNTY - COUNTY GOVERNMENT CENTER

10/27/201

CA . 92415 Outgoing

385 NORTH SAN BERNARDINO ARROWHEAD AVE.

COUNTY COUNSEL - SAN BERNARDINO, CA

10/27/201

CA . 92415 Outgoing

247 WEST THIRD STREET SAN BERNARDINO

SUPERIOR COURT CLERK - SAN BERNARDINO COUNTY (247 WEST THIRD STREET)

10/27/201

CA . 92415-01 Incoming

385 NORTH SAN BERNARDINO ARROWHEAD AVE 4TH FLOOR

COUNTY COUNSEL - MATTHEW J. MARNELL

10/28/201

CA . 92415-02 Incoming

247 WEST THIRD STREET SAN BERNARDINO

SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION

10/28/201

CA . 92415-00 Outgoing

247 W. THIRD STREET SAN BERNARDINO 2ND FLOOR

SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO (APPEALS AND APPELLATE DIV)

10/28/201

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Date Mailed:	Legal Business Name	Address	In/Out
330 10/29/201	COUNTY COUNSEL - SAN BERNARDINO, CA	385 NORTH SAN BERNARDINO ARROWHEAD AVE.	CA - 92415 Outgoing
331 10/29/201	SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION	247 WEST THIRD STREET SAN BERNARDINO	CA - 92415-02 Outgoing
332 10/30/201	SUPERIOR COURT OF CALIFORNIA - COUNTY OF SAN BERNARDINO DISTRICT - CIVIL DIVISION	247 WEST THIRD STREET SAN BERNARDINO	CA - 92415-02 Outgoing
333 10/30/201	COUNTY COUNSEL - SAN BERNARDINO, CA	385 NORTH SAN BERNARDINO ARROWHEAD AVE.	CA - 92415 Outgoing

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DOUBLE SIDE Outgoing Legal 1 of 8 CALIFORNIA 99 CORRESPONDENCES

YABLONSKY	AL0373	INF-7	12/14/2015	U.S. DIST. CRT.	U.S. COURTHOUSE	L.A., CA	90012	OFFICE CLERK
YABLONSKY	AL0373	INF-7	12/14/2015	LOYOLA LAW SCHOOL	919 ALBANY ST.	L.A., CA	90015	
YABLONSKY	AL0373	INF-7	12/23/2015	SUPERIOR CRT.	247 W. THIRD ST.	S.B., CA	92415	
YABLONSKY	AL0373	INF-7	12/23/2015	COUNTY COUNSEL	385 ARRONHEAD 4TH FLOOR	S.B., CA	92415	
YABLONSKY	AL0373	INF-7	12/28/2015	CHIEF TRIAL COUNSEL ST BAR OF CA.	845 S FIGUEROA ST	LA, CA	90017	
YABLONSKY	AL0373	INF-7	12/28/2015	LOYOLA LAW FIRM INNO PROJ ATT: KRISTEN MCCLAUGHLIN	919 ALBANY ST.	LA, CA	90015	
YABLONSKY	AL0373	INF-7	12/29/2015	STATE PUBLIC DEFENDER	455 CAPITOL MALL #335	SAC., CA	95814	
YABLONSKY	AL0373	INF-7	12/29/2015	STATE BAR OF CA	845 S. Figueroa St.	L.A., CA	90017	
YABLONSKY	AL0373	INF-7	12/29/2015	FAIR POLITICAL PRACTICE COMMISSION	428 J ST. #800	SAC., CA	95814	
YABLONSKY	AL0373	INF-7	12/31/2015	U.S. ATTY. GEN. DOJ	950 PENNSYLVANIA NW. #5137	WASHINGTON, DC	20530	
YABLOWSKY	AL0373	INF-7	1/7/2016	CENTINELA STATE PRISON	P.O. BOX 931	IMPERIAL, CA	92281	R. MADDEN, WARDEN

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YABLOWSKY	AL0373	INF-7	1/8/2016	LOYOLA LAW FIRM INNO PROJ ATT: KRISTEN MCLAUGHLIN	919 ALBANY ST.	LA, CA	90015
YABLOWSKY	AL0373	INF-7	1/8/2016	ST BAR OF CA	845 S FIGUEROA ST	LA, CA	90017
YABLOWSKY	AL0373	INF-7	1/14/2016	CENTINELA STATE PRISON	P.O. BOX 731	IMPERIAL, CA	92251
YABLOWSKY	AL0373	INF-7	1/19/2016	CHIEF IM APPEALS BRANCH	P.O. BOX 942883	SAC., CA	94283
YABLOWSKY	AL0373	INF-7	1/20/2016	CHIEF IM APPEALS BRANCH	P.O. BOX 942883	SAC., CA	94283
YABLOWSKY	AL0373	INF-7	1/20/2016	HAL SMITH	550 ORANGE ST. #B	REDLANDS, CA	92374
YABLOWSKY	AL0373	INF-7	1/21/2016	SUPERIOR CRT.	247 W. THIRD ST.	S.B., CA	92415
YABLOWSKY	AL0373	INF-7	1/22/2016	COUNTY COUNSEL	385 N. ARROWHEAD	S.B., CA	92415
YABLOWSKY	AL0373	INF-7	2/1/2016	COUNTY COUNSEL	385 N. ARROWHEAD	S.B., CA	92415
YABLOWSKY	AL0373	INF-7	2/1/2016	SUPERIOR CRT.	247 N. THIRD ST.	S.B., CA	92415
YABLOWSKY	AL0373	INF-7	2/5/2016	ATTY. GEN. OF CA	P.O. BOX 95266	S.D., CA	92186
YABLOWSKY	AL0373	INF-7	2/5/2016	U.S. DIST. CRT.	U.S. COURTHOUSE, ROOM G-8	L.A., CA	90012
YABLOWSKY	AL0373	INF-7	2/16/2016	COUNTY	385 N.	S.B., CA	92415

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YABLONSKY	AL0373	INF-7	2/16/2016	COUNSEL SUPERIOR CRT.	ARROWHEAD 247 W. THIRD ST.	S.B., CA	92415
YABLONSKY	AL0373	INF-7	2/17/2016	CA ATTY. GEN.	P.O. BOX 85266	S.D., CA	92186
YABLONSKY	AL0373	INF-7	2/17/2016	U.S. DIST. CRT.	U.S. COURTHOUSE	L.A., CA	90012
YABLONSKY	AL0373	INF-7	2/23/2016	U.S. DIST. CRT.	U.S. COURTHOUSE	L.A., CA	90012
YABLONSKY	AL0373	INF-7	2/23/2016	COUNTY COUNSEL	385 N. ARROWHEAD	S.B., CA	92415
YABLONSKY	AL0373	INF-7	2/23/2016	SUPERIOR CRT.	247 W. THIRD ST.	S.B., CA	92415
YABLONSKY	AL0373	INF-7	2/23/2016	CA ATTY. GEN.	P.O. BOX 85266	S.D., CA	92186
YABLONSKY	AL0373	INF-1	2/25/2016	CA ATTY. GEN.	BX 85266	SD, CA	92186
YABLONSKY	AL0373	INF-1	2/25/2016	US DIS	US CRTH RM G8	LA, CA	90012
YABLONSKY	AL0373	INF-7	3/2/2016	U.S. DIST. CRT.	U.S. COURTHOUSE	L.A., CA	90012
YABLONSKY	AL0373	INF-7	3/2/2016	CA ATTY. GEN.	P.O. BOX 85266	S.D., CA	92186
YABLONSKY	AL0373	INF-7	3/2/2016	SUPERIOR CRT.	247 W. THIRD ST.	S.B., CA	92415
YABLONSKY	AL0373	INF-7	3/2/2016	FORENSIC EXDERS	P.O. BOX 8020	LONG BEACH, CA	90808
YABLONSKY	AL0373	INF-7	3/2/2016	COUNTY COUNSEL	385 N. ARROWHEAD	S.B., CA	92415
YABLONSKY	AL03733	INF-7	3/11/2016	INNOCENCE PROJECT	100 HERRONTOWN RD.	PRINCETON, NJ	8540 BOX
YABLONSKY	AL0373	INF-7	3/14/2016	FAIR POLITICAL	428 J ST. #800	SAC., CA	95814

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YABLONSKY	AL0373	INF-7		3/14/2016	PRACTICE SUPERIOR CRT.	247 W. THIRD ST.	S.B., CA	92415
YABLONSKY	AL0373	INF-7		3/14/2016	CA ATTY. GEN.	P.O. BOX 85266	S.D., CA	92186
YABLONSKY	AL0373	INF-7		3/14/2016	STATE BAR AUDIT REVIEW	845 S FIGUEROA ST	L.A., CA	90017
YABLONSKY	AL0373	INF-7		3/14/2016	U.S. DIST. CRT.	U.S. COURTHOUSE	L.A., CA	90012
YABLONSKY	AL0373	INF-7		3/14/2016	COUNTY COUNSEL	385 N. ARROWHEAD	S.B., CA	92415
YABLONSKY	AL0373	INF-7		3/14/2016	SUPERIOR CRT.	U.S. COURTHOUSE	WASHINGTON, DC	20543
YABLONSKY	AL0373	INF-7		3/16/2016	U.S. DIST. CRT.	U.S. COURTHOUSE	L.A., CA	90012
YABLONSKY	AL0373	INF-7		3/16/2016	CA ATTY. GEN.	P.O. BOX 85266	S.D., CA	92186
YABLONSKY	AL0373	INF-7		3/16/2016	COURT CALL	6383 ARIZONA CIRCLE	L.A., CA	90045
YABLONSKY	AL0373	INF-7		3/16/2016	U.S. COURT OF APPEAL	P.O. BOX 193939	S.F., CA	94119
YABLONSKY	AL0373	INF-7		3/17/2016	SUPERIOR CRT.	303 W. THIRD ST.	S.B., CA	92415
YABLONSKY	AL0373	INF-7		3/18/2016	CENTURION MINISTRIES	1000 HERRONTOWN RD.	PRINCETON, NJ	8540
YABLONSKY	AL0373	INF-7		3/23/2016	CENTURION MINISTRIES INNOCENCE PROJECT	1000 HERRONTOWN RD.	PRINCETON, NJ	840
YABLONSKY	AL0373	INF-7		3/23/2016	SUPERIOR CRT CA	247 W. THIRD ST.	S.B., CA	92415

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YABLONSKY	AL0373	INF-7	3/23/2016	U.S. DIST. CRT.	U.S. COURTHOUSE	L.A., CA	90012
YABLONSKY	AL0373	INF-7	3/23/2016	CA ATTY. GEN.	P.O. BOX 85266	S.D., CA	92186
YABLONSKY	AL0373	INF-7	3/24/2016	U.S. CRT. 9TH CIRCUIT	P.O. BOX 193939	S.F., CA	94119 BOX
YABLONSKY	AL0373	INF-7	3/24/2016	CA ATTY. GEN.	P.O. BOX 85266	S.D., CA	92186
YABLONSKY	AL0373	INF-7	3/24/2016	INNOCENCE PROJECT CENTERION MINISTRIES	1000 HERRONTOWN RD.	PRINCETON, NJ	8540
YABLONSKY	AL0373	INF-7	3/24/2016	U.S. DIST. CRT.	U.S. COURTHOUSE	L.A., CA	90012
YABLONSKY	AL0373	INF-7	3/28/2016	INNOCENCE PROJECT CENTERION MINISTRIES	1000 HERRONTOWN RD.	PRINCETON, NJ	8540
YABLONSKY	AL0373	INF-7	3/28/2016	U.S. STATE CRT. OF APPEAL	PO BOX 193939	S.F., CA	94119 NINTH CIRCUIT COURT
YABLONSKY	AL0373	INF-7	3/29/2016	U.S. CRT. OF APPEAL	PO BOX 193939	S.F., CA	94119
YABLONSKY	AL0373	INF-7	3/29/2016	COURT CALL	6383 ARIZONA CIRCLE	L.A., CA	90045
YABLONSKY	AL0373	INF-7	3/30/2016	U.S. DIST. CRT.	U.S. COURTHOUSE, G-8	L.A., CA	90012
YABLONSKY	AL0373	INF-7	3/30/2016	CALIFORNIA ATTY. GEN.	PO BOX 85266	S.D., CA	92186
YABLONSKY	AL0373	INF-7	3/30/2016	U.S. DIST. CRT.	US COURTHOUSE, G-8	L.A., CA	90012

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YABLONSKY	INF 7	AL0373	4/5/2016	ATTY GENERAL	PO BOX 85266	SD, CA	91105
YABLONSKY	INF 7	AL0373	4/5/2016	US DISTRICT COURT	US COURTHOUSE, G-8	LA, CA	90012
YABLONSKY	INF 7	AL0373	4/5/2016	INNOCENCE PROJECT CENTERION MINISTRIES	1000 HERRONTOWN RD.	PRINCETON, NJ	8540
YABLONSKY	INF 7	AL0373	4/5/2016	CLERK OF THE COURT; LAX COURTHOUSE	125 SOUTH GRAND AVE	PASADENA, CA	91105
YABLONSKY	AL0373	INF-7	4/11/2016	AB AUDIO USUAL ARLANBOLL, USUAL FORENSICS EXPERT	PO BOX 8020	LONG BEACH, CA	90808
YABLONSKY	AL0373	INF-7	4/12/2016	4TH APPELATE DIST. CRT.	3389 12TH ST. (CIVIL)	RIVERSIDE, CA	92501
YABLONSKY	AL0373	INF-7	4/12/2016	SUPERIOR CRT. CALIF.	247 W. THIRD ST.	S.B., CA	92415
YABLONSKY	AL0373	INF-7	4/12/2016	U.S. DIST. CRT.	U.S. COURTHOUSE	L.A., CA	90012
YABLONSKY	AL0373	INF-7	4/12/2016	ATTORNEY GENERAL	PO BOX 85266	S.D., CA	92186
YABLONSKY	AL0373	INF-7	4/12/2016	COUNTY COUNSEL	385 N. ARROWHEAD	S.B., CA	92415
YABLONSKY	AL0373	INF-7	4/13/2016	INNOCENCE PROJECT CENTERION MINISTRIES	1000 HERRONTOWN RD.	PRINCETON, NJ	8540

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YABLONSKY	AL0373	INF-7	4/15/2016	SUPERIOR CRT. CALIFORNIA	247 W. THIRD ST.	SAN BERNARDINO, CA	92415
YABLONSKY	AL0373	INF-7	4/22/2016	NATIONAL PERSONNEL RECORDS CENTER, MILITARY RECORD RESEARCH	1 ARCHIVES DR.	ST. LOUIS, MO	63138
YABLONSKY	AL0373	INF-7	4/27/2016	STATE BAR CLERK	845 S. FIGUEROA ST.	L.A., CA	90017
YABLONSKY	AL0373	INF-7	4/27/2016	4TH DIST. CRT. OF APPEAL	3389 12TH ST.	RIVERSIDE, CA	92501
YABLONSKY	AL0373	INF-7	4/27/2016	STATE BAR CRT.	180 HOWARD ST.	S.F., CA	94105
YABLONSKY	AL0373	INF-7	4/27/2016	CALIFORNIA STATE SUPREME CLERK OF THE CRT.	350 MCALLISTER ST.	S.F., CA	94102
YABLONSKY	AL0373	INF-7	4/29/2016	ATTY. GEN.	PO BOX 85226	S.D., CA	92186
YABLONSKY	AL0373	INF-7	4/29/2016	STATE BAR COUNSEL	180 HOWARD ST.	S.F., CA	94105
YABLONSKY	AL0373	INF-7	4/29/2016	STATE BAR CLERK	845 S. FIGUEROA ST.	L.A., CA	90017
YABLONSKY	AL0373	INF-7	4/29/2016	U.S. CRT. OF APPEAL FOR NINTH CIRCUIT	PO BOX 193939	S.F., CA	94119
YABLONSKY	AL0373	INF-7	5/5/2016	SUPERIOR CRT.	247 W. THIRD ST.	SAN BERNARDINO, CA	92415

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YABLONSKY	AL0373	INF-7	5/5/2016	DIST. CRT. OF APPEAL	3389 12TH ST.	RIVERSIDE, CA	92501
YABLONSKY	AL0373	INF-7	5/5/2016	SUPERIOR CRT.	247 W. THIRD ST.	SAN BERNARDINO, CA	92415
YABLONSKY	AL0373	INF-7	5/5/2016	COUNTY COUNSEL	385 N. ARROWHEAD	SAN BERNARDINO, CA	92415
YABLONSKY	AL0373	INF-7	5/10/2016	CHIEF OFFICE OF APPEAL, DEPT. OF CORRECTION	PO BOX 942883	SAC., CA	94283
YABLONSKY	AL0373	INF-7	5/10/2016	STATE BAR CRT.	1149 S. HILL ST.	L.A., CA	90015
YABLONSKY	AL0373	INF-7	5/10/2016	CHIEF TRIAL COUNSEL	180 HOWARD ST.	S.F., CA	94105
YABLONSKY	AL0373	INF-7	5/10/2016	SUPREME CRT. CALIFORNIA	350 MCALLISTER ST.	S.F., CA	94102
YABLONSKY	AL0373	INF-7	5/11/2016	U.S. DIST. CRT.	U.S. COURTHOUSE	L.A., CA	90012
YABLONSKY	AL0373	INF-7	5/11/2016	CALIFORNIA ATTY. GEN.	PO BOX 85266	S.D., CA	92186

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YABLONSKY (2 ENVELOPES)	AL0373	INF-7	SUPERIOR CRT. 247 WEST THIRD ST. S.B., CA 92415	12/11/2015
YABLONSKY	AL0373	INF-7	COUNTY COUNSEL 385 N. ARROWHEAD AVE. 4TH FLOOR S.B., CA 92415	12/11/2015
YABLONSKY (2 ENVELOPES)	AL0373	INF-7	U.S. DIST. CRT. L.A., CA 90012	12/16/2015
YABLONSKY	AL0373	INF-7	THE STATE BAR OF CA 845 S. FIGUEROA ST. L.A., CA 90017	12/24/2015
YABLONSKY	AL0373	INF-7	U.S. DIST. CRT. 312 N. SPRING ST. ROOM G-8 L.A., CA 90012	1/19/2016
YABLONSKY	AL0373	INF-7	U.S. DIST. CRT. L.A., CA 90012	1/19/2016
YABLONSKY	AL0373	INF-7	U.S. DIST. CRT. L.A., CA 90012	1/22/2016
YABLONSKY	AL0373	INF-7	COUNTY COUNSEL 385 N. ARROWHEAD AVE. 4TH FLOOR S.B., CA 92415	1/25/2016
YABLONSKY	AL0373	INF-7	COUNTY COUNSEL 385 N. ARROWHEAD AVE. 4TH FLOOR S.B., CA 92415	1/29/2016
YABLONSKY	AL0373	INF-7	H. CHARLES SMITH, ATTY., 550 ORANGE ST. SUITE E REDLANDS, CA 92374	2/1/2016
YABLONSKY	AL0373	INF-7	COUNTY COUNSEL 385 N. ARROWHEAD AVE. 4TH FLOOR S.B., CA 92415	2/2/2016
YABLONSKY (2 ENVELOPES)	AL0373	INF-7	U.S. DIST. CRT. L.A., CA 90012	2/23/2016
YABLONSKY	AL0373	INF-7	AB AUDIO VISUAL BX 8020 LG BEACH, CA 90808	2/25/2016
YABLONSKY	AL0373	INF-7	SUPERIRO CRT. 303 W. THIRD ST. S.B., CA 92415	3/2/2016
YABLONSKY (3 ENVELOPES)	AL0373	INF-7	U.S. DIST. CRT. L.A., CA 90012	3/4/2016
YABLONSKY	AL0373	INF-7	SUPERIOR CRT. 247 WEST THIRD ST. S.B., CA 92415	3/4/2016

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441	YABLONSKY	AL0373	INF-7	COUNTY COUNSEL 385 N. ARROWHEAD AVE. 4TH FLOOR S.B., CA 92415	3/4/2016
450	YABLONSKY	AL0373	INF-7	U.S. DIST. CRT. U.S. COURTHOUSE, ROOM G8 L.A., CA 90012	3/9/2016
451	YABLONSKY	AL0373	INF-7	SUPERIOR CRT. 247 WEST THIRD ST. S.B., CA 92415	3/10/2016
452	YABLONSKY	AL0373	INF-7	COUNTY COUNSEL 385 N. ARROWHEAD AVE. 4TH FLOOR S.B., CA 92415	3/15/2016
453	YABLONSKY	AL0373	INF-7	U.S. DIST. CRT. L.A., CA 90012	3/16/2016
454	YABLONSKY	AL0373	INF-7	MATTHEW J. MARNELL, DEPUTY COUNTY COUNSEL 385 N. ARROWHEAD AVE. 4TH FLOOR S.B., CA 92415	3/17/2016
455	YABLONSKY	AL0373	INF-7	CENTURION MINISTRIES 1000 HERRONTOWN RD. PRINCETON NJ 08540	3/21/2016
456	YABLONSKY	AL0373	INF-7	U.S. DIST. CRT. 3470 TWELFTH ST., ROOM 134 RIVERSIDE, CA 92501	3/23/2016
457	YABLONSKY	AL0373	INF-7	MATTHEW J. MARNELL, DEPUTY COUNTY COUNSEL 385 N. ARROWHEAD AVE. 4TH FLOOR S.B., CA 92415	3/24/2016
458	YABLONSKY	AL0373	INF-1	U.S. DISTRICT CRT., OFFICE OF THE CLERK, US COURTHOUSE, ROOM G8, L.A., CA 90012	3/28/2016
459	YABLONSKY	AL0373	INF-7	SUPERIOR CRT. OF CALIFORNIA, COUNTY OF SAN BERNARDINO, 247 W. THIRD ST., SAN BERNARDINO, CA 92415	3/29/2016
460	YABLONSKY	AL0373	INF-7	CLERK, U.S. CRT. OF APPEALS, 125 S. GRAND AVE., PASADENA, CA 91105	3/30/2016
461	YABLONSKY	AL0373	INF-7	U.S. DIST. CRT., OFFICE OF THE CLERK, U.S. COURTHOUSE, L.A., CA 90012	4/1/2016

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YABLONSKY	AL0373	INF-7	SAN BERNARDINO COUNTY COUNSEL 385 NORTH ARROWHEAD AVENUE, FOURTH FLOOR, SAN BERNARDINO, CA. 92415	4/5/2016
YABLONSKY (BOX)	AL0373	INF-7	H. CHARLES SMITH, ATTY., 550 ORANGE ST. SUITE B, REDLANDS, CA 92374	4/6/2016
YABLONSKY	AL0373	INF-7	THE STATE BAR OF CALIFORNIA, 180 HOWARD ST., S.F., CA 94105	4/6/2016
YABLONSKY	AL0373	INF-7	SUPERIOR CRT. OF CALIFORNIA, COUNTY OF SAN BERNARDINO, 8303 N. HAVEN AVE, RANCHO CUCAMONGA, CA 91730	4/18/2016
YABLONSKY	AL0373	INF-7	CLERK'S OFFICE, COURT OF APPEAL, 3389 TWELFTH ST., RIVERSIDE, CA 92501	4/21/2016
YABLONSKY	AL0373	INF-7	SUPERIOR CRT. OF CALIFORNIA, COUNTY OF SAN BERNARDINO, 303 W. THIRD ST., SAN BERNARDINO, CA 92415	4/21/2016
YABLONSKY	AL0373	INF-7	SAN BERNARDINO COUNTY COUNSEL 385 NORTH ARROWHEAD AVENUE, FOURTH FLOOR, SAN BERNARDINO, CA. 92415	4/21/2016
YABLONSKY (2 ENVELOPES)	AL0373	INF-7	U.S. DIST. CRT., OFFICE OF THE CLERK, U.S. COURTHOUSE, L.A., CA 90012	4/25/2016
YABLONSKY	AL0373	INF-7	SUPERIOR CRT. OF CALIFORNIA, COUNTY OF SAN BERNARDINO, 303 W. THIRD ST., SAN BERNARDINO, CA 92415	4/28/2016
YABLONSKY	AL0373	INF-7	CRT. OF APPEAL, 3389 TWELFTH ST., RIVERSIDE, CA 92501	5/2/2016
YABLONSKY	AL0373	INF-7	CLERK'S OFFICE, COURT OF APPEAL, 3389 TWELFTH ST., RIVERSIDE, CA 92501	5/3/2016
YABLONSKY (BOX)	AL0373	INF-7	SUPERIOR CRT. OF CALIFORNIA, 350 MCALLISTER ST., S.F., CA 94102	5/4/2016

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YABLONSKY	AL0373	INF-7	SAN BERNARDINO COUNTY COUNSEL 385 NORTH ARROWHEAD AVENUE, FOURTH FLOOR, SAN BERNARDINO, CA. 92415	5/5/2016
YABLONSKY	AL0373	INF-7	SUPERIOR CRT. OF CALIFORNIA, COUNTY OF SAN BERNARDINO, APPEALS AND APPELLATE DIV., 8303 N. HAVEN AVE., RANCHO CUCAMONGA, CA 91730	5/6/2016
YABLONSKY	AL0373	INF-7	CHIEF, OFFICE OF APPEALS, DEPT. OF CORRECTIONS AND REHABILITATION, PO BOX 942883, SAC., CA 94283	5/6/2016
YABLONSKY	AL0373	INF-7	U.S. DIST. CRT., OFFICE OF THE CLERK, U.S. COURTHOUSE, L.A., CA 90012	5/6/2016
YABLONSKY	AL0373	INF-7	U.S. DEPT. OF JUSTICE, WASHINGTON, DC 20530	5/9/2016
YABLONSKY	AL0373	INF-7	COURT OF APPEAL, 3389 TWELFTH ST., RIVERSIDE, CA 92501	5/10/2016

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R. J. Donovan State Prison Legal Mail Program

Legal Mail Addresses For: JOHN YABLONSKY AL0373

Date Mailed: 8/16/2016
FR:
247 WEST THIRD STREET
SAN BERNARDINO
CA
92415

478

Date Mailed: 10/13/2016
FR: SAN BERNARDINO CO CIVIL DIVISIO
247 WEST THIRD STREET
SAN BERNARDINO
CA
92415

479

Date Mailed: 9/19/2016
FR: SUP CRT OF CA
939 MAIN ST
EL CENTRO
CA
92243

480

Date Mailed: 8/30/2016
FR: SUPERIOR COURT OF CA
247 W THIRD ST
SAN BERNARDINO
CA
92415

481

9/26/2016
939 MAIN STREET
EL CENTRO
CA
92243

482

9/15/2016
8303 N HAVEN AVE
RANCHO CUCAMONGA
CA
91730-3848

483

9/15/2016
247 WEST THIRD STREET
SAN BERNARDINO
CA
92415-0210

484

76

11/16/2016 247 WEST THIRD ST
SAN BERNARDINO
CA
92415

485

Date Mailed: FR: SUPERIOR COURT OF CA SB
11/7/2016 247 W THIRD ST
SAN BERNARDINO
CA
92415

486

Date Mailed: FR: SUPERIOR COURT OF CALIFORNIA
9/28/2016 8303 N HAVEN AVE. 1ST FLOOR
RANCHO CUCAMONGA
CA
91730

487

Date Mailed: FR: SUPERIOR COURT OF SB
9/8/2016 247 WEST THIRD STREET
SAN BERNARDINO
CA
92415

488

Date Mailed: FR: THE STATE BAR OF CA
11/16/2016 180 HOWARD ST
SAN FRANCISCO
CA
94105

489

Date Mailed: FR: UNITED STATES DISTRICT COURT
10/14/2016 411 WEST FOURTH STREET STE 1-053
SANTA ANA
CA
92701

490

Date Mailed: FR: SUP COURT OF CALIFORNIA
10/6/2016 939 MAIN ST.
EL CENTRO
CA
92243

491

Date Mailed: FRM: SAN BERNARDINO COUNTY

77

8/15/2016 385 NORTH ARROWHEAD AVENUE 4TH FL
SAN BERNARDINO
CA
92415-0140

492

Date Mailed: FROM:
9/6/2016 8303 N. HAVEN AVE 1ST FLOOR
RANCHO CUCAMONGA
CA
91730

493

Date Mailed: FROM; DEPUTY COUNTY COUNSEL
8/17/2016
SAN BERNARDINO
CA

494

Date Mailed: FROM; OFFICE OF APPEALS CHIEF CDCR
10/25/2016 PO BOX 942883
SAC
CA
94283

495

Date Mailed: FROM: SUPERIOR COURT FO CA
10/17/2016 247 WEST THIRD ST
SAN BERNARDINO
CA
92415

496

Date Mailed: FROM; SUPERIOR COURT OF CA
8/17/2016 83030
N HAVEN AVE
CA
91730

497

Date Mailed: TO:
11/9/2016 6383 ARIZONA CIRCLE
LA
CA
90045

498

Date Mailed: TO: ATTORNEY GENERAL

78

9/13/2016 PO BOX
SD
CA
92101

499

9/30/2016 PO 85266
SAN DIEGO
CA
92186

500

Date Mailed: TO: ATTY GENERAL
9/23/2016 PO BOX 85266
SD
CA
92186

501

Date Mailed: TO: CAPTAIN WICKAM
9/2/2016 9500 EFF WANDA
RANCHO CUCAMONGA
CA
91739

502

Date Mailed: TO: CENTURION MINISTRIES
10/7/2016 100 HERRONTONN ROAD
PRINCETON
NJ
08540

503

Date Mailed: TO: COUNTY COUNSEL
9/16/2016 385 N ARROWHEAD
SAN BERNARDINO
CA
92415

504

10/31/2016 385 N ARROWHEAD
SAN BERNARDINO
CA
92415

505

10/7/2016 385 N ARROWHEAD
SAN BERNARDINO
CA
92415

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11/4/2016 385 ARROWHEAD
SAN BERNARDINO
CA
92415

507

Date Mailed: TO: COUNTY JAIL FACILITY ADMIN
9/2/2016 9500 FTWANDA
RACHO CUCAMONGA
CA
91739

508

Date Mailed: TO: COURT CALL
10/7/2016 6383 ARIZONA CIRCLE
LOS ANGELES
CA
90045

509

Date Mailed: TO: CRT REPRTR BOARD
9/19/2016 2535 CAPITOL DR
SACRAMENTO
CA
95833

510

Date Mailed: TO: DETECTIVE GREG MYLER
9/2/2016 222 W HOSPITALITY
SAN BERNARDINO
CA
92415

511

Date Mailed: TO: DETECTIVE ROBERT ALEXANDER
9/2/2016 222 W HOSPITALITY
SAN BERNARDINO
CA
92415

512

Date Mailed: TO: INNOCENCE PROJECT
11/15/2016 1000 HERRONTON RD
PRINCETON
NJ
08540

513

Date Mailed: TO: PUBLIC DEFENDER

510

9/2/2016 14455 CIVIC DRIVE STE 600
VICTORVILLE
CA
92392

514

9/2/2016 14455 CIVIC DRIVE STE 600
VICTORVILLE
CA
92392

515

9/2/2016 14455 CIVIC RIVE STE 600
VICTORVILLE
CA
92392

516

Date Mailed: TO: PUBLIC DEFENDER SUPERVISOR

9/2/2016 14455 CIVIC DRIVE STE 600
VICTORVILLE
CA
92392

517

Date Mailed: TO: SHERIFF OF SAN BERNARDINO

9/2/2016 222 W. HOSPITALITY
SAN BERNARDINO
CA
92415

518

Date Mailed: TO: STATE OF CA INSPECTOR GEN.

11/15/2016 PO BOX 348780
SACRAMENTO
CA
95834-8780

519

Date Mailed: TO: SUP CRT

9/19/2016 8303 HAIEN PL
RC
CA
91730

520

Date Mailed: TO: SUPERIOR COURT

8/18/2016 217 W THIRD CIVIL
SAN BERNARDINO
CA
92415

521

8

9/23/2016 8303 HAVEN 1ST FLOOR
RC
CA
91730

522

9/30/2016 939 MAIN STREET 1ST FLOOR
EL CENTRO
CA
92245

523

10/7/2016 247 W THIRD STREET
SAN BERNARDINO
CA
92415

524

10/14/2016 14455 CIVIC DR.
V V
CA
92392

525

10/28/2016 247 W THIRD ST
SAN BERNARDINO
CA
92415

526

11/15/2016 14455 CIVIC DRIVE DIV #2
VICTORVILLE
CA
92392

527

11/15/2016 P O BOX 122724
SAN DIEGO
CA
92112

528

Date Mailed: TO: SUPERIOR COURT CALIFORNIA
9/16/2016 247 W THIRD STREET (CIVIL)
SAN BERNARDINO
CA
92415

529

Date Mailed: TO: SUPERIOR COURT OF CA

11/15/2016 247 W THIRD ST.
SB
CA
92115

530

Date Mailed: TO: SUPERIOR COURTS
11/4/2016 247 N. THIRD (CIVIL)
SAN BERNARDINO
CA
92115

531

Date Mailed: TO: US COURT OF APPEALS
9/23/2016 PO BOX 193939
SF
CA
94119

532

Date Mailed: TO: CENTURION MINST. INNOCENCE PRJT
10/14/2016 1000 HERRONTONN RD.
PRINCETON
NJ
08540

533

Date Mailed: TO: SUPERIOR COURT CA
8/17/2016 247 W THIRD
SANTA BARBARA
CA
92415

534

Date Mailed: TO: SUPERIOR COURT
9/14/2016 939 MAIN ST
H CENTRO
CA
92243

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