John Henry vablonsky CDCR#AL0373 17-122 480 Alta rd Sandiego, ca.92179

August 31, 2021

RE; ACCESS TO RELEVANT DISCOVERY MATERIALS PURSUANT TO P.C. § 1054.9 CASE NO.# FV1900518 DR. NO.# 1331036-07, #1331036-17 PEOPLE VS JOHN HENRY YABLONSKY

DEAR COUNTY DISTRICT ATTORNEY ANDERSON:

Dear sir, I am compelled to contact you with regards to evidentiary discovery within your possession, which support the travesty of injustice in my case, convicting the wrong person for this alleged murder which occured in 1985 of Rita Mabel Cobb.

I have made numerous attempts to access the states entire record unsuccessfully. Three times before trial which only produced 3% of the states 5400 pages, before trial gave me 300 pages, telling me that was all this case had. After trial he gave me another 1200 pages, different than the first 300, and once again telling me that was all there was. After state bar complaint, public defender david sanders gave me another 1600 pages, different than the first three hundred, and than the second 1600, yet still not the states entire file.

None of the discovery provided by public defenders showed any chain of evidence records, nor did they have any records of whether or when the state processed all of the evidences for this case. Certainly this was an error, but one which may disclose discrepencies which may help me defend the miscarriage of justice I have suffered.

TRIAL COUNSEL INVESTIGATED NOTHING NOR PRESENTED ANY EVIDENCE AT TRIAL!!

I have since developed that there is more than 5400 pages to this case, and that BRADY as well as DECEPTIVE HANDLING of evidence is an issue which DEMANDS ATTENTION. I have had innocence projects help develop facts, and request access to certain DNA evidences without any success. These DNA evidences would prove that I was not the purpetraitor of this crime which I was convicted.

I have recently moved certain bodies withinthe prosecutors class for access to these materials without addressing the Courts, informally asking for certain evidences which I believe are in your possession and have relevant materials indicating I am actually innocent.

One serious issue with the evidence is an audio recording which wass captured by SBSD Det. Alexander and transcribed on November 23, 2010, before trial. This evidence is not accurate, and indicates "DECEPTION" in the way of altered answers to specific questions and a complete REDACTION of custodial marker. I have hired an expert forensics audio technician who found the "PROPRIATORY" of that recording is 30 seconds longer than the mp3 version. That the propriatory version cannot be altered or opened for "AUTHENTICATION" purposes. I am attaching a copy of the experts analysis (REDACTING WHO THIS EXPERT IS) which will explain why access to these records are so valuable in the ability to provide justice into this case, where true justice was ignored by aggressive and creative prosecutions.

Respectfully;
John Henry Yablonsky

John Henry Yablonsky CDCR#AL0373 18-147 480 Alta rd Sandiego,ca,92179

July 31, 2021

RE: DEMAND FOR ACCESS TO DISCOVERY PURSUANT TO P.C. § 1054.9 CASE #FVI900518 DR#1331036

Dear County District Attorney Anderson;

I am an inmate who was sentenced to life without the possibility of parole for a case which I am 100% innocent of. I have sought discovery from public defenders withlittle cooperation, and piece mealed access that forced less than transparent disclosure. (GOVERNMENT CODE § 6068(m) (BRADY V MARYLAND)

*300 pages from the 5400 pages before trial 2009

*1300 pages after trial and before direct appeal 2012.

*1600 pages after state bar complaint 2014

It was the deadline issues outlined by AEDPA and other statutes that forced the filing of collateral attacks, "WITHOUT" the full discovery to this case. Since my first petition filed in 2012, facts have developed "MISCONDUCTS" by your staff then, and Michael Ramos team of "COLD CASE INVESTIGATORS" prior to trial.

I am presenting your office with this demand for access to the states files, because the "LESS THAN FULL DISCLOSED" file have been removed from my possession, and I intend on attacking the integrity of this conviction. It is my belief that the demand is in proper format and intelligible. Please cooperate.

I have served what I believe are the appropriate parties for these records, and expect your office to cooperate with these requests to bring reasonable facts to the courts attention that existed prior to trial, but for some reason (MISCONDUCT) were witheld.

I am not a lawyer, nor do I have funds to hire one, and would appreciate your patience, and professionalism. Please see the attached demand for discovery which is informal at this time.

Respectfully

John Henry Yablonsky CDCR#AL0373 AN INNOCENT MAN WRONGLY CONVICTED!

John Henry yablons by CDCR#AL0373 18-147 480 Alta rd Sandiego, ca, 92179 July 30, 2021 cc; SanBernardion County District Attorney cc: SanBernardion County Coroner cc; SanBernardion Sheriff Department (EVIDENCE AND PROPERTY) cc: SanBernardino Sheriff Department (SCIENTIFIC INVESTIGATIONS) cc: SanBernardino Sheriff Department (PERSONNEL RECORDS) cc; Cal-DNA Data base labratories cc: Riverside Criminalistic Labratories 7 3 L.W.O.P. INMATE DEMAND FOR DISCOVERY PURSUANT TO P.C. § 1054.9/ CRIMINAL DISCOVERY ACT 3 RE: PEOPLE V JOHN HENRY YABLONSKY CASE #FV1900518 PURSUANT TO P.C. § 187 LIFE WITHOUT POSSIBILITY OF PAROLE SENTENCE 11 12 To Whom this concerns; 13 I am an inmate serving a life without parole sentence for a crime which I did not commit, and choose to collaterally 12 attack the integrity of this travesty which resulted in a miscarriage of justice in 2011 when a panel of jurists did not know the facts within this request, which indicate innocence. 16 I sought full dosclosure of the states discovery through appointed counsel from the Victorville public defenders office. 17 The appointed counsel deliberately, recklessly witheld 97% of the states files before the trial (5/00 pages) sabotaging my ability 18 to participate in my defense. 1) On June 2009 300 pages were released from the 5400 19 pages within the evidence to this case. Counsel Sanders told me that was the states entire file. (he lied) 20 2) I was then given another 1300 pages, different than 21 the first 300 pages by Mr Sanders and again told this was the remainder of the states files. (HE LIED) 22 3) In June 2014 after being convicted for a crime which 23 I did not commit, filed state bar complaints against public defender David sanders demanding the states 24 entire files. In July 2014 Sanders provided 1600 more pages, different than the first two releases, 25 and still not the entire file, telling me "that was all there was to this case". (HE LIED ONCE MORE) 26 THERE ARE OVER 54000 PAGES TO THIS CASE! ALONG WITH A COMPACT DISC OF AUDIO FROM AN INTERROGATION!

POINTS AND AUTHORITIES

Pursuant to the CRIMINAL DISCOVERY ACT prosecutors as well as state related persons, agencies have a duty to produce records related to defendants cases. The ACT reaches beyond mere requests;

- 1) The production of any and all materials, informations the prosecuting attorney actualy possesses
- The productions of materials and informations the investigating agencies actually possess, and/ or knows they possess in another location
- 3) The productions of materials and information they do not know they possess
- 4) The materials and informations that prosecutors and /or investigating agencies have reasonable access to

These requests reach all relevant real evidence seized. obtained as part of the investigations for the charged offense. These disclosures are covered by the Supreme Courts ruling (BRADY V MARYLAND 373 US 83[1963)(P.C. § 1054.1) The disclosure shall include evidence favorable to the defense that could hurt the prosecutions case. (PEOPLE V EARP, 20 Cal.4th 826[1999]); (PEOPLE V MACIEL 57 Cal.4th 482[2013]) Evidence is favorable to the defense even if it is only minimal. (COMSTOCK V HUMPHRIES 786 f3d 701 [9th cir. 2015]) This duty to disclose includes "impeaching materials". (TURNER V UNITED STATES. 137 S.Ct. 1885[2017]);(STRICKLER V GREEN 527 US 263[1999])(SAME) (PEOPLE V WILLIAMS 58 Cal.4th 197[2013]); (PEOPLE V URIBE 162 Cal.app). 4th 1457[2008]) Evidnece is favorable to either guilt or penalty phase of the trial. (IN RE BACIGALUPO 55 cal.4th 312[2012])

The duties to preserve include;

1) "NOT TO DESTROY" (ARIZONA V YOUNGBLOOD 488 US 51[1988]) (CALIFORNIA V TROMBETTA 467 US 479 [1984[

The ehtical duties of the prosecutor include any electronically store information. (C.R.P.C. Rule 5-220)

DEMAND FOR DISCOVERY-2

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These ethical cannons of the prosecutor require the prevention of lawyers from supressing any evidence the prosecutor has ethical duties to reveal and produce. (RULE 3.4) (JONES V SUPERIOR COURT, 26 Cal.app.4th 92[1994]) It also prohibits lawyers from misleading behaviors. (RULE 3.4(b))(B&P§ 6068(d), 6106) (IN RE YOUNG 49 Cal.3d 257[1989]) These duties exceed beyond the constitutional command to provide charged defendants, exceeding statutory obligations, and have broader interpretations to include a matter of ethics during habeas corpus proceedings. (PEOPLE V GARCIA 17 cal.app.4th 1169[1993] (CITY OF LOS ANGELES V SUPERIOR COURT 29 cal.4th 1[2002])("THAT BRADY MATERIALS SHALL BE DISCLOSED AFTER TRIAL")(EMPHASIS ADDED)

These ethical cannons "shall" include material evidence that is favorable regardless of materiality. (CONE V BELL 556 US 449[2009]) In 2017 california amended it's rules of professional conduct to impose upon prosecutors duty to disclose "ALL FAVORABLE EVIDENCE" whether it tends to negate the guilt of the accused, mitigates the offense sentence, regardless of materiality.(C.R.P.C.RULE 3.8(d) Pursuant to P.C. § 1054.1 the prosecutor "shall" disclose to the defendant all of the following materials, information, if it is in the possession of the prosecuting attorney or the prosecuting attorney knows it to be in the possession of the investigating agencies;

- a) The names of all persons the prosecution intended on calling at trial.
- b) Statements of the defendant (INCLUDE ALL COPIES RECORDED
- c) The existance of all seized evidnece, or obtained as part of the investigations of the charged offense.
- d) The existance of any felony convictions of states witnes
- e) Any exculpatory evidnece (OR ITS LOCATIONS)
- f) Relevant written or recorded statments of witnesses, or reports whom the prosecutor intends to call upon. DEMAND FOR DISCOVERY- 3

Pursuant to P.C. § 1054.9 the prosecutor has an obligation to provide discovery to defendants whom have been sentenced to life without the possibility of parole. This access "shall" include "discovery materials" in the possession of the prosecuting attorney and law enforcement agencies, to include "all" agencies who performed investigatory services for the charged offense.

THERE IS GOOD CAUSE FOR THIS DEMAND

That Rita Mabel Cobb was strangled to death in her home on or about September 20, 1985, just after she had left a friends party a few hours earlier that Friday night. There were several suspects in these investigations since the charged offense, to include;

- 1) Robert Mark Edwards (SENTENCED TO DEATH FOR TYPED SERIAL)
- 2) Joseph Saunders (who was noted as one of the last persons to have seen Mrs Cobb alive on Friday September 20, 1985 when he arrvied at her home a) uninvited b) was never told where Mrs Cobb lived c) kept a journal about his alleged relationship with Mrs Cobb d) left his fingerprint at the scene of the crime e) had access to her home f) knowledge of Mrs Cobbs habits g) had knowledge of her home floor plan h) did not have an alibi)
- 3) Gregory Randolph (who is DPA was in a location where it was not suppose to be. Two days after the nurder he appreached SBSD in the Lucenne division telling deputies he heard they were looking for his help solving the murders when to deputies had requested his help. This set interests into Mr randolphs true intentions regarding this murder. Deputies collected cigarette butts left behing by Randolph for investigations. Mr Randolph stated it had been two weeks since he was last at the Cobb residence, when his vehicle had engine troubles. Mr Randolph some three years later made confessions about killing Mrs Cobb. (1988)

Mr Randolphs confession was made at a drinking party where his confession was interpreted as fact. After the aprty these party goers called SanBernardino WE-TIP organizations with details of Mr Randolphs confession at the party which included;

- ε) That he met Mrs Cobb at the Zodiac Lounge on Friday night. (THE SAME NIGHT SHE HAD BEEN KILLED)
- b) That they went to her house and got into an argument over Mrs Cobb being sexually turned off by Mr Randolph
- c.) That he strangled her to death over this argument, until
- d) That he raped her afterwards.

The WE-TIP confession led to special investigations by
Detective carr from SBSD who initiated the evidences from
the Cobb murder scene to being processed (FINALLY THREE
YEARS AFTER THE CRIME SCENE EVIDENCE HAD BEEN COLLECTED)
As a result of this confession, detectives arrested Mr Randolph for the murder of rita Mabel Cobb in August 1988.
During this arrest Mr randolph revealed that he had been employed as a SanBernardino County Cornoer. Sheriff detectives later alæred Mr Randolphs behavior around female homicide victims as peculiar.

As a result of the evidneces not being processed right after collections from the murder scene, prosecutors were forced into dismissing the complaint against Mr Randolph. Some time later when DNA science began developing, it was known that Mr Randolph committed suicide. During the investigations of the suicide scene at Mr randolphs trailer the detectives uncovered several trophies in the form of photographs. MR RANDOLPHS DNA WAS RECOVERED From Cobb Carmo Scene

4) Meryll Gibbs (Who committed a murder suicide crime against his wife in the exact same manner which Mrs Cobb had been killed, then killed himself)

Mr Yablonsky's DNA was found inside the cavity of Mrs Cobb,

and determined by two of the states leading experts that a) The DNA matching Mr yablonsky was older than the murder by several days.

(RT 317 - JONES - SEVERAL DAYS OLDER THAN THE MURDER)

DEMAND FOR DISCOVERY-5

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as more than one and a half full days before she had been killed.

(RT 419-SAUKEL-UP TO DUE AND HALF DAYS CLICK THAN THE MURREL)

c) That Mr Yablonsky's DNA was not located anywhere else on the vic-

tims body. (RT317-)cNES-SEVERAL DAYS OLDER) (RT419-SAUKEL-MORE THAN 1/2 DAYS OLDER)

d) THAT THERE IS WAS PRECE YMBICNISKY RAPED YMRS COBB

The prosecutor DDA John Thomas believed the DNA to be as

many as one week older then the crime of murder. The following

findings were made related to Mr yablonsky's DNA that was located

inside Mrs Cobb by several parties;

- a) The trial counsel findings were that the DNA matching Mr yablonsky was older than the crime of murder
- b) The post trial conflict panelist attorney found the DNA matching Mr yablonsky was not related to the murder.
- c) The Court of appeals found during direct appeal that the DNA matching Mr yablonsky was older than the crime of murder by at least one and a half full days, adding, "that Mrs Cobb could very well have met someone other than the defendant in the parkinglot of the zodiac Lounge and taken home and killed ""That Mr yablonsky could very well have had sex with Mrs Cobb on Thursday, and been killed by someone else some time later"

The defendant yablonsky was interrogated 25 years after the crime had occured, while in front of his wife, children and mother in law, regarding his personal relationship with Mrs Cobb, and a result of the surrounding circumstances of the interrogation which included a) NO MIRANDA WAIVER b) The relationship between defendant and Mrs Cobb was not related to a murder c) The family surrounding the home during interrogation d) The officers were on duty and from more than one policing agency, petitioner lied about his carnal relationship when asked. The authentications process for this recording was not preserved and altered by SBSD homicide detectives.

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Mr Yablonsky's DNA was not located on the following items which indicate involvement with the crime of murder;

- a) The murder weapon located around the victims neck
- b) The watchband pin located beneath the victims head
- c) The victims blood that had been smeared onto the bedroom door jambs of the crime scene
- d) No location on the victims body, outside the victims vaginal cavity
- e) Not underneath the victims body onthe bedding, sheets, or conforter
- f) (£1317 "SELECAL DAVS older Tunn muscle") (£148 "mose Trun 1/2 onys older tunn muscle")

 Mr yablonsky's fingerprints were not located inside the crime scene, or at the crime scene. Mr Yablonsky was in the city of downey california from September 18, 1985 until September 23, 1985

 With family members at the time this crime of murder occured with;
 - a) Holly Mitchell Yablonsky (WIFE)
 - b) Linda Mitchell (MOTHER IN LAW)
 - c) Joy Mitchell (SISTER IN LAW)
 - d) Thomas Mullen (WIFES GRANDFATHER)
 - e) June Mullen (WIFES GRANDMOTHER)
 - f) Holly's uncle (MOTHERS BROTHER)
 - g) Holly's cousins

CRITICAL POINTS OF INTEREST

That the records to this crime were witheld by #RIAL.

counsel, until after direct appeal had been exhausted and state habeas petitions filed. Sealing the trial record as a direct result of acts by government bodies whose duties were to protect constitutional interests of Mr yablonsky at all critical phases of the trial, forbidding Mr yablonsky from ever participating in his defense, or help counsel during the fact development stages. The record is erroneous!

DEMAND FOR DISCOVERY-67

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That as a direct result of trial counsels witholding of these vital records that are material as to "WHO COMMITTED THIS CRIME" my post trial attacks were deceptively hindered where facts that existed prior to trial, fell silent upon the trial record, during direct appeal, writ of habeas corpus collateral attacks upon the wrongful conviction. That during post trial habeas filings in state Court, DDA Eric Ferguson stated facts that did not exist in real time, from this case, into the habeas petition case#WHCSS1200311. Facts that petitioner could not at that time dispute because of the "HIDDEN RECORDS" from this trial record, due to deliberate and malicioius acts of government bodies.

> JOHN HENRY YABLONSKY MAKES THIS DISCOVERY DEMAND FROM GOVERNMENT BODIES

- 1) Any and all copies of the interrogation recordings created by SBSD Detective Robert Alexander on March 8, 2009. This shall include any and all copies whether in text or captured in audio form of the "REAL TIME" original recordings. This shall include any and all text, compact discs created for trial purposes or other investigatory reasons. This shall include any copy ised for trial purpose.
- 2) Any and all complaints within the SanBernardino Sheriff Department employment history of Detective Robert Alexander Greg Myler. This shall include any and all citizen complaints, inner department disciplinary write ups, informal complaints, as well as disciplinary actions upon either officer. This shall include any and all records of employment within this department that relate to infractions of department procedures, policies, of any misconducts.

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- 4) Copies of all reports related to forensics evidneces collected from the crime scene of Rita Mabel Cobb whether used for trial or not. This shall include any and all request for examinations, the results of those examinations and by which agency produced those results. This shall include all forensics related evidences regarding DNA, fingerprint, blood samples collected from the crime scene, and any other related investigations for this case.
- 5) Copies of all interviews by any agent of the SBSD off.

 SBDA offices with any witnesses regarding the murder of rita Mabel Cobb on September 23, 1985. This shall include all police reports created by any and all agents of the prosecuting office, to include multiple statements, reports created for investigatory purposes. This shall include names, dates, and contents of these interviews, and by which officer they were conducted, either in person or over the phone. This shall include any transcripts of interviews held by any agent and any witness regarding the murder of rita Mabel Cobb, and at any time.
- 6) A complete list of all witnesses on the prosecutors witness list, whether called to testify or not. This shall include Linda Mitchell, Holly Mitchell Yablonsky Brown, Lori Amaro. Kye Sun Delgado, and any other witnesses, THAT WEEK ON PROSECUTORS WITNESS LIST AT TIME OF PRETRIAL INVESTIGHTICNS, AND AT TIME OF TRIAL.

- 7) Any and all forensics reports generated, created by any agency for the SBSD related to this case of murder of rita Mabel Cobb from September 23, 1985 until todays date. This shall include any and all requests for examination, results from examinations by any agent of the state, and all evidences examined for this case.
- 8) The results of any and all forensics results of examinations of ;
 - a) The watchband pin located beneath the victims head.
 - b) The murder weapon collected from around the victims neck
 - c) The victims blood smeared into the bedroom doorjamb
 - d) The cigarette butts collected at this scene
 - e) The desk cloth located on the victims bed(TO INCLUDE THE ENTIRE PIECE OF EVIDNECE AND ANY REPORTS WHERE THE EVIDENCE WAS DAMAGED, OR DESTROYED)
 - f) The victims clothing located on the bedroom floor
 - g) The results of the hair located on the victims body. (TO INCLUDE WHAT COLOR THE HAIR WAS)
 - h) The tape liftings from the victims body
 - i) Any and all swipes from the victims body
 - j) The contents from beneath the victims fingernails
 - k) The results of any and all fingerprints located at this scene.
 - 1) The results of any and all DNA collections from the victims body cavities.
 - m) The results of the victims clothing in her bathroom laundry hamper
 - n) The jewelry located on the victims nightstand
 - o) The gag placed into the victims mouth
 - p) THIS SHALL INCLUDE WHICH EVIDNECES WERE PLACED INTO WHICH BAGS, INCLUDING EVIDNECES THAT WERE PLACED INTO THE SAME BAGS
 - q) Any and all other evidneces collected from this crime scene related to forensics examinations
 - r) Whether these evidences are still available and capable of being examined by labratories.
 - S) CHAIN OF CASTODY OF EVINENCE

- 9) Any and all notes taken by officers when they interviewed any witnesses. This shall include any note pad pages related to the investigations of the murder of rita Mabel Cobb on September 20, 1985.
- 10) Any and all requests by counsel, at any time related to discovery requests for this case, to include DPD David sanders, DPD Geoffry Canty. This shall include any and all e.mails, letters, texts, or otehr forms of communications regarding the discovery related to the murder of Rita Mabel Cobb
- 11) Any and all affidavits filed by any officer for the arrest, search for investigatory purpose in the murder of rita Mabel Cobb. This list shall include any and all affidavots whether enforced or not, to include Gregory Randolph. John Yablonsky and any others.
- 12) The records collected from states forensics specialists who were expected to testify during trial. This shall include any and all communications between the prosecutors office and the pathologist, the criminalist, DNA specialists, and any other expert who testified during this trial.
- 13) Any and all other evidneces collected by any agent related to the investigations of the murder of Rita Mabel Cobb, at any time between September 23, 1985 and todays date, whether aggrivating or mitigating this case on any level. PRICE TO HAD DURING TRIME.
- 14) A list of where these evidneces are collected from and who controls them.
- 15) The murder book created fro this case by SBSD.

Because this case carried the potential DEATH PENALTY/
LIFE WITHOUT POSSIBILITY OF PAROLE the gravity of these charges
must be supported by "SOME EVIDENCE BESIDES A PROSECUTORS
THEORY ". Because I was sentenced to life without possibility
of parole this demand for records is relevant as to who committed
this crime. I am an inmate without access to funds, or resources
which would allow me to pay for these records, and ask these records
be rpovided top me at no cost. As stated above the records piecemealed
to me by trial counsel have been compromised by CDCR storage, housing
and are not available. Because I am innocent of these charges,
and these records existed prior to the trial, should be made available to me at the earliest possible time for referencing, developing,
and war like attacks upon the miscarriage of justice which occured
in sanBernardion County Courts.

VERIFIED

I JOHN YNGLONSKY AN ADULT OVER HEE OF CONSENT SWEND THERE FLOTE TO THE TRUE ACCORDING TO KNOWLEDGE AND BELIEF, IF CALLED TO TESTIFY WILL STATE THE SAME IN A COURT OF LAW UNDER ONTHE JULY 30(2021

July 30, 2021

John Henry Yablonsky

PROOF OF SERVICE BY AN INMATE

ACCORDING TO PRISONER MAILBOX RULE

THIS MAILING IS DEEDED FILED AND SERVED UNDER ANTHONY V CANERA, 226 f.3d.563(9th cir.2000)

WEN THIS MAILING HAS BEEN DELIVERED INTO THE CUSTOMY OF COOR STAFF

This service and mailing was conducted by a party and inmate of CDCR, and was conducted according to California Code Regulations § 3142 and P.C.§2501(b) This mailing was inspected and sealed in the presence of an on duty correctional officer, into a fully prepaid envelope to be delivered by the U.S.P.S. as addressed to the following parties;

S.B. D.A. OFFICE

S.B.COUNTY CORONER OFFICE

S.B.S.D SCIENTIFIC DIVISION

303 w 3rd st s.b.ca.92415 175 s Lena rd s.b.ca.92415 711 E Rialto ave s.b.ca.92415-0056

S.B.S.D. EVIDENCE & PROPERTY MANAGEMENT 655 E Third st s.b.ca.92415

CAL-DNA DATA LABRATORY
1001 w Cutting blvd.#110
Richmond, ca.94804

RIVERSIDE CRIMINALIST LABRATORY 7425 Mission blvd Riverside, ca.,92509

This service contained the following documents;

DEMAND FOR DISCOVERY PURSUANT TO P.C.§ 1054.9

This service was conducted by an adult over the age of 18 years of age and mailed from a state institution, which will be logged by facility mailroom parties as [LEGAL] mail. This mailing was conducted from:

CITY	92179 ZIP CODE
CITI	ZII GODE
This service was conducted o	on (DATE) July 30, 2021
UNDER THE	PENALTY OF PERJURY
THE FORGOING IS TRU	ITHFUL AND ACCORDING TO BELZEF
(NAME) John Henry yablons y	(SIGNED)