

D
Court

1 JOHN HENRY YABLONSKY
#2309342444- AL0373
2 9500 ETIWANDA
R.C.,CA 91739
3 IN PROPRIA PERSONA

4
5
6 SUPERIOR COURT OF CALIFORNIA
7 COUNTY OF SANBERNARDINO

8 JOHN HENRY YABLONSKY,
9 PETITIONER

Case No.: FVI900518

10 vs.

**NOTICE OF MOTION AND MOTION IN
PURSUIT OF ANCILLARY FUNDS PC987.2
THE RE-APPOINTMENT NAUM WARE
INVESTIGATIONS**

11
12 THE PEOPLE OF CALIFORNIA
13 RESPONDENT

THE HONORABLE ZARAHARA T.ARREDONDO

14
15 If it please the court John Henry Yablonsky (PETITIONER) now moves this court for
16 the re-appointment of Naum Ware private investigations. The second phase services by this
17 private investigations was recently exhausted while he assisted GS MEDIA GROUP through
18 providing access to critical evidence, and other investigations directly related to petitioners
19 criminal case. The court has previously appointed Naum Ware to assist in post-trial
20 investigations, and facilitating evidence into the audio expert's possession and other related
21 investigations directly impacting petitioner's post-trial collateral attacks. Because of the gravity
22 of this case and the complexity of these evidences now being developed Naum Wares services
23 are still necessary. Petitioner is indigent and has no access to resources that would allow this
24 service in the defense of post-trial attacks. Because of the services that Mr. Ware is providing
25 that relates to post trial collateral attacks, which is still ongoing through the post-trial
26
27

NAUM WARE

1 development stage where false evidence was discovered and is now being forensically examined,
2 now requires Mr. Ware's investigation agency to continue services for the petitioner. US
3 Constitution 14th amendment due process provides access to ancillary funds. FAXEL 91 CA3d
4 327 (1979); DOE 39 CA4th 538; CORENEVSKY 36 C3d @320.

5
6 Based on the report provided to this court the court is aware of the gravity and nature
7 of these investigations, which is still being developed through GS MEDIA GROUP who
8 continues to work with Mr. Ware investigations so that this evidence remain intact and the
9 investigations reports can be properly facilitated. Once the GS MEDIA GROUPS investigations
10 has been completed Mr. Wares services will be required to provide access to these reports, and
11 copies of the audio compact disc that will be provided to the Court and the district attorney's
12 office. **PROTECTING THE INTEGRITY OF THESE INVESTIGATIONS BY**
13 **IMPARTIAL PARTIES.**
14

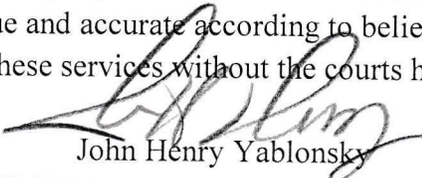
15 PRAYER

- 16
17 1) That the court re-appoint Naum Ware investigations (909) 935-5818 for
18 20 hours service at \$45.00 per hour = \$900

19 VERIFICATION

20 I John Henry Yablonsky an adult and party to this action now declare under
21 Penalty of perjury the forging facts true and accurate according to belief and knowledge
22 I am still indigent and cannot afford these services without the courts help

23 October 3, 2025

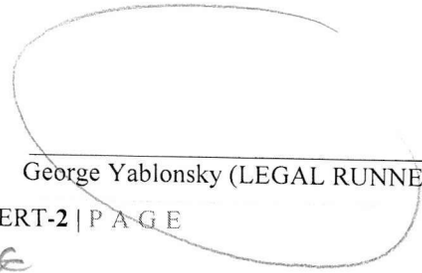

John Henry Yablonsky

24 PROOF OF SERVICE

25 I George Yablonsky an adult not a party to this action declare under penalty of perjury that I personally
26 served this motion by John Henry Yablonsky for PC987.2 ancillary funds to;

27 Superior Court
14455 civic center dr
v.v., ca. 92392

28 This service was completed on October 3 2025


George Yablonsky (LEGAL RUNNER)