1	PROOF OF SERVICE ACCORDING TO PRISONER MAIL BOX RULE	
. 2		
3	This service and mailing was conducted by a party to this action and was conducted in accordance with facility practice and the	
4	1	
5	This mailing was inspected and sealed in the presence	•
6	of an on duty correctional officer, in a fully pre-paid envelope	
7	that was addressed to the following, To the yestersty 6 mornspend W. ALCO UED Os. 92656 FOR CERT, MA	W
. 8	3868 W. Garson St.#2UD	
9		
10	This service contained the following;	
11	Questionaire	
12		
13		
14	This service was conducted by an adult over the age of 18 years	
15	of age,, and mailed in compliance with ordinary daily mail pract-	
16	ices and routines that are processed and del; ivered by the	
17	U.S.P.S. from the city of; Coalinga and 93210	
18	city zip code	
19	This service was conducted on))) ///3/14 Date	
20	ACCORDING TO THE PRISONER MAIL BOX RULE	
21	THIS SERVICE IS CONSIDERED FILED ON THE DATE OF THE SERVICE	
22		
23	UNDER THE PENALTY OF PERJURY	
24	The forgoing of this proof of service is the truth to	
	the bets and direct klnowledge of;	
25	1-1/3/14	
26	John Henry Yablonsky Date	
27	My adress is Box 8500 coalinga, ca.93210	

John Henry Yablonsky AL-0373 Box 8500 Coalinga, ca. 93210

RE; Case No. #FVI900518 EDCV 14-01877-PA(DTB)

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Mr. Levy:

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TATE OF CALIFORNIA TD. 113 (REV. 3-95)

i 28391

Your office represented My. Yablonsky in his appeal, and the state released information regardi .ng the case to your offic e. The following questions are required of your office with regards to this data that the state released to your office and it's content. On the following pages are a set of que stions with regards to this data, please answer them in full and return them to Mr. Yabnlonsky as soon as possible.

Your assistance is greatly appreciated.

Your assistance will help Thank

Yablonsky

People of the state of california vs. Yablonsky Case no. FVI900518/EDCV 14-01877-PA(DTB)

Mr levy;

Your office was assigned to represent Mr Yablonsky in an appeal of his trial in state courts. Your office was given information with regards to this case in the form OF trial transcripts and discovery.

- 1) Were you given a set of trial transcripts and exhibits 49 and 49A of the discovery?
- 2) Did you cross refrence exhibit 49 to 49A for their contents for their accuracy in [content] from one to the other?
- 3) If you did cross refrence them, did you find any discrepencies in their over all content?
- 4) Were the discrepencies found, that exhibit 49 and 49A were not [accurate] in their content?
- 5) Had their content not been accurate from one to the other and they were to be accurately transcribed from exhibit 49 (113 page transcript copy) to exhibit 49A (a copy of the interrogation recording) would this have affected your opinion in your appeal, and how?
- 6) If exhibit 49 and 49A were swore by the prosecutions lead detective to accurately transcribed in their content and your office found this statement to be false by the detective, would that information have affected your decisions in your appeal? How?
- 7) If the courts gave the jury an instruction that the recording they listened to was the [original media] when it was missing at least 23 pages, would that have affect ed your appeal decisions??
- 8) Did your office get two seperate copies of the interrogation transcripts (one 113 pages) and (one 136 pages)?

:	to the Yablonsky family?
2	
3	10) Your office was given a set of the trial transcripts, and
4	had your office been informed there was a discrepency in
5	the content of the transcript accuracy, would that have influenced
6	11) In the trial transcripts, Detective Alexander testimony
7	under cross examination shows that there was discussion of
8	the fingerprint report from this case, but during the closing
9	i i
10	alike) and stated there was no exidence of a fingerprint
	report in this case, could that indicate the transcripts
11	ware aftered after
12	trial ?
13	12) The attorney trial notes, the attorney closing statements
14	
15	THOSE PRINT
	be interpreted that the transcripts were recodded incorrectly
16	or altered after the closing statements ?
17	
18	13) Could your office say for certain that the trial transcripts
19	were not altered before they were given to you?
20	14) If your office had known the transcripts had errors before
21	you wrote your appeal, would this information have affected
1	your decisions ? how?
22	
23	15) Is there any other discrepencies your office noticed that
24	was not addressed in your appeal or in this request ?
25	THE CASE TO THE PROPERTY.
26	THIS CASE IS IN FRONT OF. THE DISTRICT COURTS ON 43 ERRORS,
	YOUR PROMPT REPLY IS GREATLY APPRECIATED
27	Date 11/3/14 John Henry Yablonsky
	(2) John Hearly Tablonsky