#### **DECLARATION OF PUBLICATION OF**

SAN FRANCISCO CHRONICLE

# ATTENTION all Persons employed by, associated, contracting with, providing services to, and officers and officials of the California Department of Corrections and Rehabilitation (CDCR): PLEASE TAKE NOTICE that CDCR has publicly stated CDCR has NO legal authority to imprison and continue to retain any person in the state's prisons without a judgment in the criminal case, (judgment of conviction (JOC) being on file in CDCR's records(1), California law requires a JOC to be filed with the papers in the case, directing "that the defendant be delivered into the custody of the Director of Corrections": to be imprisoned for the "term of imprisonment fixed by the judgment": California Penal Code (PC) §§ 1207, 1202a, 2900.(2). A JOC is the ONIV legal document authorizing CDCR to take custody, fix the term of imprisonment and imprison a person. CDCR admits to not having a JOC for any prisoner. Why? The Court did not create ona! LEGAL NOTICE

imprisonment and imprison a person. CDCR admits to not having a JOC for any prisoner. Why? The Court did not create one:

Those persons currently imprisoned by CDCR may confirm the absence of a JOC in their case files with the Records Department of the facility in which they are retained and demand immediate and unconditional release from CDCR custody (3). Continued detention without authority (JOC) after actual notice and demand for release by either the prisoner, family or friends, is willful and malicious violation of the laws and. Constitutions of California and the United States: actionable in the civil and criminal arenas.

California Correctional Peace Officers Association (CCPOA) State President Glen Stalley has been notified of the illegal custody issue in order that he might advise CCPOA members of the tamilications, of aiding and abetting kidnaping and false imprisonment (4). This NOTICE serves to provide the same advisement to all above named persons and those who ought to take notice.

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT.

The State and CDCR being dilatory in responding to prisoner, demands for release, must now respond to multiple lawsuits (5) naming the State and CDCR being dilatory in responding to prisoner, demands for release, must now respond to multiple lawsuits (5) naming the State Governor Gavin Newsom, CDCR, CDCR Secretary Katheen Allison and CSP Solano Warden Gigi Matteson as defendants, represented by the Attorney General, 455 Golden Gate Avenue, Suite 1 1000, San Francisco, CA 94102-7004, 415 510-4400 (Public), 415 510-4502 (Telephone), 415 703-5480 (Facsimile), E-Mail: Anthony.Tartaglio, Plaintiff, Schmidt v. State of California, et al., Case FCSO56153, Superior Courr of California, County of Solano, 21-3-41, PO. Box 4000, Vacaville, CA 95696; Plaintiff, Schmidt v. State of California, et al., Case FCSO56153, Superior Courr of California, County of Solano, 21-3-41, PO. Box 4000, Vacaville, CA 95696; Plaintiff, Committed of California of Court of Calif

News!", Attorney General letter; CDCR
1-Secretary Ralph Diaz Admits No Au-thority To Confline Prisoners" No Jud-2-"Under Cover of CORONA" "No JOC? Then Set Us Free!"; "No Judgment? No Prison! Home?? No Question!!." and "Held To Answer" at withoutoneplea.

3-CDCR Secretary Kathleen Allison. 1515 Street, Sacramento, CA 95814. 4-CCPOA letter, at wilthoutoneplea.com. RFB-Proverbs 21:31 5-Harris V. State, FCS056147; Jackson v. State, FCS056157, Solano County.

#### DIANE FITZGIBBON

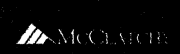
#### declares that:

The annexed advertisement has been regularly published in the

#### SAN FRANCISCO CHRONICLE

which is and was at all times herein mentioned established as newspaper of general circulation in the City and County of San Francisco, State of California, as that term is defined by Section 6000 of the Government Code.

SAN FRANCISCO CHRONICLE
(Name of Newspaper)
(Commercial of the Commercial
901 Mission Street
San Francisco, CA 94103
From 4(11/2021
To 7/24/20121
Namely, on $\frac{2(18,19,36,21,22,)}{}$
23,24/2021
(Dates of Publication)
I declare under penalty of perjury that the foregoing is
true and correct.
Executed on $9969699$
Executed on
at San Francisco, California.
Mane tote fellor
DIANE FITZGIBBON



Seach of Judette (Selfeville 19 ks / Gerpout at Beilingham mersed disposition resis of Lende Dayn Times Judette Mosader Liberteius (Boder endures

Frankrich Ges

meranthical Dytham dark Itakinnac sand Sacyst Sandan Litz Ital Leponythin senaet chade Meranthical Institut e i Nazelvo Heripad i Mouri Milineusco Dele Pistenjot Nazelvi Bilatovjender Tinko Bijanijanan Ossonanjendo Ze<del>le</del>

Pour Wings Star Tembra and

San Seraid Bedi

Sun News - Mortie Beaufi The News Inthine Taronia The Telegraph - Macco Son cas Observing trace Track Detection William Lage

## AFFIDAVIT OF PUBLICATION

Account#	Order Number	den die	Order PD	Amount	Cols	Depth
62839	105798	Rim Logal Ad-IPL/0033926			2	<b>524</b> .

#### MEGAL INDITICE

ATTENTION at Fersons employed by, associated contracting with providing services to and officers and officers of the Confidentian Department of Contractine and Relabilition (COCCI); PULLARE TUKE INVITED that COCCI has publicly stated COCCI has NO legal authority to impasse and continue to retain any person in the state's prisons without significant with continue to retain any person in the state's prisons without significant with the condition. LOC to being on the in COCCI seconds!). California law requires a LOC to be filled with the papers of the case, throthey that the defendant be delivered into the custody of the Director of Connectors? In the defendant be delivered into the custody of the Director of Connectors? In the term of the judgment. California Penal Code (PG) as 1201, 1202a, 2001(2). A. LOC is the ORIX legal decentered authoriting COCCI to take custody, in the term of imprisonment and imprison a sufficient Colfice at the contraction of the custody of the term of imprisonment and imprison a factor of contracting the custody.

Those persons currently imprisoned by CDCH may confirm the absence of a JOC in their case this with the Recentle Department of the Biolity, in which they are retained and demand immediate and unconditional release from CDCR custody (3). Commund detention without authority (JOC) after actual notice and demand for release by either the prisoner family, or hierds, is withful entit molicious violation of the lower and Constitutions of Colfornia and the United States actionable in the civil and criminal areas.

Confirming Correctional Pages Officers Association (COPDA) Save President Gen Staley has been nothed of the illegal custody issue in order that he might entire COPCA members of the ramications of eiting ent about the thin indications of eiting ent about the same indications of eiting ent about the same advisement to all above maned persons and tros who ought to take notice. Indicate the other advisement to all above maned persons and tros who ought to take notice. Indicate the The The Athent his months to the Principal is nothing that the principal is nothing that the reservance.

The State and COCR being diatory in responding to prisoner demands his release, must now respond to multiple lawsuiss (5) naming the State. Governor Cavin Navsom. COCR Secretary Kathleen Allison and CSF Soland-Waschin Navsom. COCR Secretary Kathleen Allison and CSF Soland-Waschin Navsom. COCR Secretary Kathleen Allison and CSF Soland-Waschin Naving Matterney General of California. Contact information: Anthony J. Tartagho: Deputy Attorney General Clinco of the Attorney General 455 Golden Guist Avenue: Suite 11000; Sen Francisco. CA 94102-1004, 415-510-4000. (Public), 415-510-3609 (Releahone). 415-103-5480 (Facsimile), E-mail: Anthony Tataglia @ doj.cagw.

5460 (Facsimile). E-mail: Anthony Tautaglio @ doj. ca.gov.
Leggel Mollice by Lornie G. Schmid: Capterr USPFAZES#CCSF Seleno Z1-3-41. P.O. Box 4000. Vacadile. CA 95656. Plantiff. Schmidtv. State of California et al. P.O. Box 56553. Superior Court of California. County of Seleno. Fairfiert.
CA Fires three who are wroundy imprisoned! Issient 5956 M.T.

CA Free trase who are woordy, imprisoned! Isalah Stra NLT For further information see "Breaking News!", Altomey General letter: 1-CDCFS Secretary Raigh Olaz Admits No Authority in Confine Prisoners":

2-"Linder Cover of CORONA", "No JOC? Them Set its Free!"; "No Judgement's No Prison! Home?? No Question!!" and "Held To Answer" at withouttonepilen. crom

9-COCH Secretary Mathleon Allison, 15/5-5-Street, Secretarios, CA-95674.

4 CCIVIA letter at without onesten acom

RFB-Proverbs 21:31

54 tans v Sote FC5056141; Jackson v State FC5156151; Solano Goung: PL0033926

Jul 25 2021

# DECLARATION OF PUBLICATION (C.C.P.2015.5)

lama distentifite United States and a resident of the County alonesaid. I am over the age of nighteen years and not a party to or interested in the above emitted matter. I am the printer and printipal dark of the publisher of The Sacramento feet printed and published in the City of Sacramento. County of Sacramento. State of California, daily, for which said newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Sacramento. State of California, under the date of Sacramento. State of California, under the date of September 16, 1994, Action No. 1997); that the notice of which the amexed is a printed copy, has been published to each issue the resident and not in any supplement the continuation for following dates, to writ:

No of Insertions:

Beginning Issue of: 07/25/2021

Ending Issue of:

01/25/2021



Legals Clerk

## COUNTY OF DALLAS STATE OF TEXAS

iscribly for declare) under penalty of perjusy that the foregoing is true and context and that this declaration was executed at Sacramento. California on 1716/2011.

Chronda Priziram

Rulary Public in and for the state of Texas, residing in Ballas County



listen damperker hesten daphoete alleberies. Lapph decement phoese do not desiroj?

#### SAN FRANCISCO DAILY JOURNAL

~ SINCE 1893 ~

44 MONTGOMERY ST STE 500, SAN FRANCISCO, CA 94104 Telephone (800) 640-4829 / Fax (510) 465-1657

#### PROOF OF PUBLICATION

(2015.5 C.C.P.)

State of California County of SAN FRANCISCO ) ss

Notice Type: LEGAL2 - LEGAL NOTICE-2

Ad Description: **LEGAL NOTICE** 

I am a citizen of the United States and a resident of the State of California; I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the principal clerk of the printer and publisher of the SAN FRANCISCO DAILY JOURNAL, a newspaper published in the English language in the city of SAN FRANCISCO, county of SAN FRANCISCO, and adjudged a newspaper of general circulation as defined by the laws of the State of California by the Superior Court of the County of SAN FRANCISCO, State of California, under date 06/29/1990, Case Nos. 670493 and 18,469. That the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

08/13/2021, 08/16/2021

Executed on: 08/16/2021 At OAKLAND, CA

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Signature



SF#: 3501117

LEGAL NOTICE
ATTENTION all Persons employed by, associated, contracting with, providing services to, and officers and officials of associated, contracting with, providing senifices to, and officers and officials of the California Department of Corrections and Rehabilitation (CDCR): PLEASE TAKE NOTICE that CDCR has publicly stated that CDCR has NO legal authority to imprison and continue to reliain any person in the state's prisons without a judgement in the criminal case (Judgement of Conviction, JCC), being on file in the CDCR's records (1). California law requires a JOC to be filed with the papers in the case; directing "that the detendant be delivered into the custody of the Director of Corrections": to be imprisoned for the "term of imprisonment Juded by the judgement". California Penal Code sections 1207, 1202a, 2900, (2). A IOC is the ONLY legal document authorizing CDCR to take custody, fix the term of imprisonment and imprison a person. CDCR admits to not leading a JOC for any prisoner. Why? The Court ditin not create one!

eram or impresonment and imprison a person. ODCR1 admits to not having a JCC for any prisoner. Why? The Court did not create one!

Those persons currently imprisoned by CDCR may confirm the absence of a JCC in their case likes with the Records per pratined and demand immediate and unconditional release from CDCR custody (3). Continued detention without authority (JCC) after actual notice and demand for release by either the prisoner, family, or friends, is willful and malicious violation of the laws and Constitutions of California and the United States: actionable in the civil and criminal arena.

Celifornia Correctional Peace Officers Association (CCPDA) State President Clerational Correctional Peace Officers Association (CCPDA) State President Clerational Correctional Peace Officers Association (CCPDA) State President Clerational Correctional Peace Officers Association (CCPDA) State President Clerations of adding and abetting kidnepping and false imprisonment (4). This NOTICE serves to provide the same advisement to all above named persons and those who ought to take notice.

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL; NOTICE TO THE AGENT. The State and CDCR being dilatory in responding to prisoner demands for release, must now respond to multiple lawsuits (5) maining the State, Governor Gevin Newson, CCCR, CDCR Secretary Kathleen Allison and CSP Solano Warden (Glig Matteson as defendants, represented by the Attorney General, Office of the Altorney General, ASS Golden Gate Avenue, Suite 11000, San Francisco, CA 94102-7004, 415 510-4400 (Public), 415 510-3402 (Telephone), 415 70-3-5480 (Facsimile),

Anthony, Tartaglio@doj.ca.gov
Legal Notice by Lonnie G. Schmidt, Capitain USAR AZ3344 CSP Solano Paridicid, CA Free those who are wrongly imprisoned! Isalah 58-6 Ni.T

For further Information see "Reaking News", Attorney General letter;

1-CDCR Secretary Raiph Diaz Admits No Authority to Conline Prisoners";

2- "Under Cover of CORONA", "No JOG? Then Set Us Freel"; "No Judgement? No Prison! Home?? No Question!!" and "Held To Answer at without or replea.com 3-CDCR Secretary Katheen Allison, 1515 S Street, Sacramento, CA 95514.
4-CCPCA telter, at without or plea.com FFR-Proverbs 21:31
5-Harris v. State, FCS056147; Jackson v. State, FCS056157, Solano County.
8/13, 8/16/21
SF-3501117#

SF-3501117#

(When required) RECORDING REQUESTED BY AND MAIL TO:

LOS ANGELES DAILY JOURNAL

~ SINCE 1888 ~

915 E FIRST ST, LOS ANGELES, CA 90012 Mailing Address: P.O. Box 54026, Los Angeles, California 90054-0026 Telephone (213) 229-5300 / Fax (213) 229-5481

DJ#: 3501770

LEGAL NOTICE
ATTENTION all Persons employed by,
associated, contracting with, providing
services to, and officers and officials of associated, contracting with providing services to, and officers and officials of the California Department Cofficials of Corrections and Rehabilitation (CDCR): PLEASE TAKE NOTICE that CDCR has publicly stated that CDCR has NO legal authority to imprison and continue to retain any person in the state's prisons without a judgement in the criminal case (Judgement of Conviction, JCC), being on tile in the CDCR's records (1). California aw requires a JOC to be filled with the papers in the case; directing "that the defendant be delivered into the custody of the Director of Corrections": to be imprisoned for the "term of imprisonment fixed by the judgement". California Penal Code sections 1207, 1202a, 2900, (2). A JOC is the ONLY legal document authorizing CDCR to take custody, fix the term of imprisonment and imprison a person. CDCR admits to not having a JOC for any prisoner. Why? The Court did not create one!

person. CDCR admits to not having a JOC for any prisoner. Why? The Court did not create one! Those persons carrently imprisoned by CDCR may conlirm the absence of a JOC in their case files with the Records Department of the facility in which they are retained and demand immediate and unconditional release from CDCR custody (3). Conlinued detention without authority (JOC) after actual notice and demand for release by elither the prisoner, family, or friends, is willful and malicious violation of the laws and Constitutions of California and the United States: actionable in the child and create and demand for release by elither the prisoner, family, or friends, is willful and malicious violation of the laws and Constitutions of California and the United States: actionable in the child and create and content and actions of the laws and Constitutions of California and the United States; actionable of the lings at considering the content of the child and content and actions of the child and content and content of the child and content o

For further information see "Breaking Naws!", Attorney General letter; 1-"CDCR Secretary Raiph Diaz Admits No Authority to Confline Prisoners";

#### PROOF OF PUBLICATION

(2015.5 C.C.P.)

State of California County of Los Angeles

1 88

Notice Type: **LEGAL2 - LEGAL NOTICE-2** 

Ad Description: **LEGAL NOTICE** 

I am a citizen of the United States and a resident of the State of California: I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the principal clerk of the printer and publisher of the LOS ANGELES DAILY JOURNAL, a newspaper published in the English language in the city of LOS ANGELES, county of LOS ANGELES, and adjudged a newspaper of general circulation as defined by the laws of the State of California by the Superior Court of the County of LOS ANGELES, State of California, under date 04/26/1954, Case No. 599,382. That the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

08/16/2021, 08/17/2021

Executed on: 08/17/2021 At Los Angeles, California

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Markley



This space for filing stamp only

2-"Under Cover of CORONA", "No JQC Then Set Us Freet"; "No Judgement? No Pulson I Home?? No Question!!" and "He To Answer" at without one plea.com 3-CDCR Secretary Kathleen Allison, 15: 5 Street, Sacramento, CA 95814. +CGPOA tetter, at without one plea.com RFB-Proverts 21:31 5-Harris v. State, FCS056147; Jackson State, FCS056157, Solano County. 8/16, 8/17/21 DJ-350177(

This space for filing stamp only

#### THE DAILY RECORDER

~ SINCE 1911 ~

901 H ST STE 312, SACRAMENTO, CA 95814 Telephone (916) 444-2355 / Fax (916) 444-0636

(2015.5 C.C.P.)

PROOF OF PUBLICATION

State of California County of SACRAMENTO

Notice Type: LEGAL2 - LEGAL NOTICE-2

Ad Description: LEGAL NOTICE

I am a citizen of the United States and a resident of the State of California; I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the principal clerk of the printer and publisher of the THE DAILY RECORDER, a newspaper published in the English language in the Eity of SACRAMENTO, county of SACRAMENTO, and adjudged a newspaper of general circulation as defined by the laws of the State of California by the Superior Court of the County of SACRAMENTO, State of California, under date 05/02/1913, Case No. 10038. That the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

08/16/2021. 08/17/2021

Executed on: 06/17/2021 At Los Angeles, California

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Whin Vinny

SC#: 3501773

LEGAL NOTICE

ATTENTION all Persons employed by associated, contracting with, providing services to, and officers and officials of the California Congentment of Corrections and Rehabilitation (CDCR).

PLEASE TAKE NOTICE that CDCR has NO legal authority to imprison and continue to relain any person in the state's prisons without a judgement in the cale directing that the delendant be delevered into the custody of the Director of Correctors': to be imprisoned for the Term of imprisonment fixed by the judgement'. California Penal Codo sections 1207, 1202a, 2900, (2). A JOC is the ONLY legal document authorizing CDCR to take custody, fix the term of imprisonment and imprison a person. CDCR admits to not having a JOC for any prisoner. Why? The Countill and to create one!

Those persons currently imprisoned cyclocal prisons currently imprisoned and conditional release from CDCR costay (3). Continued detention without authority (JOC) after actual notice and demand for release by either the prisoner, family, of release of the lease and Constitutions of California and the United States actionable in the civil and original area.

California Correctional Peace Officers.

Association (CCPOA) State President advise CCPOA members of the lease action to the same advisement to all above named persons and book who ought to keep orbote. To THE

This NOTICE serves to provide the same advisement to all above named persons and bose when being the total control of the persons and bose when ought to take notice. NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT. The State and COCH being distancy in responding to prisoner demands for reliense must now respond to multiple lawsuits (5) naming the State. Governor Gaven Newsom. CDCR. GOOR Beerstory kindlean Allison and CSP Solano Warden Gigi Mallecon as defendants, represented by the Attorney General of Celffortia. Context information: Anthony J. Tartagino Symptomics. CA. Autoz-7004. 415 510-4400 (Public). 415 510-3602 (Telephone). 415 703-5480 (Facsimile). Authory, Tartagino-State of Celffortia. Captern USAR 423544 CSP Solano 21-3-41. P.O. Box 4000, Vecaville, CA. 98509: Plantiff, Schmidt v. State of Celifornia, et al. Case CSOS6153. Superior Court of California. County of Solano, Farticia. CA. Free those who are wrongly imprisoned! Isaain 58 8 N.T. For turther information see "Breaking News". Attorney General tetter, 1-CDCR Secretary Reipn Diaz Admits No Authony to Confine Prisoners".

2- 'Under Cover of CORONA' No JOC?
Then Set Us Free!' No Judgement? No
Prison' Home?? No Guestion' and "Hele
To Answer" at withoutoneplea.com
3-CDCR Secretary Kutheen Allson 1615
Street, Sacremente, CA 95814.
4-CCPOA letter, at withoutoneplea.com
PFB-Provensy 21 31
B-Harris V. Stale, FCS056147; Jackson V.
State, FCS056157, Solaros County
B/16, B/17/21

SC-95017704

SC-3501773#

This space for filing stamp only

#### ORANGE COUNTY REPORTER

~ SINCE 1921 ~

600 W SANTA ANA BLVD, SANTA ANA, CA 92701 Telephone (714) 543-2027 / Fax (714) 542-6841

## PROOF OF PUBLICATION

(2015.5 C.C.P.)

State of California County of ORANGE

Notice Type: LEGAL2 - LEGAL NOTICE-2

Ad Description: LEGAL NOTICE

I am a citizen of the United States and a resident of the State of California; I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the principal clerk of the printer and publisher of the ORANGE COUNTY REPORTER, a newspaper published in the English language in the city of SANTA ANA, county of ORANGE, and adjudged a newspaper of general circulation as defined by the laws of the State of California by the Superior Court of the County of ORANGE, State of California, under date 06/20/1922, Case No. 13421. That the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

08/20/2021, 08/23/2021

Executed on: 08/23/2021 At Los Angeles, California

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

OR#: 3503504

LEGAL NOTICE
ATTENTION all Persons employed by,
associated, contracting with, providing
services to, and officers and officials of associated, contracting with, providing services to, and officers and officials of the California Department of Corrections and Rehabilitation (CDCR): PLEASE TAKE NOTICE that CDCR has publicly stated that CDCR has NO legal authority to imprison and continue to ratein any person in the state's prisons without a judgement in the chimnal case (Judgement of Conviction, JOC), being on this in the CDCR is records (1). California law requires a JOC to be filed with the papers in the case; directing that the defendant be delivered into the custody of the Director of Corrections: to be imprisoned for the "term of imprisonment fixed by the judgement". California Penal Code sections 1207, 1202a, 2900, (2). A JOC is the ONLY legal document authorizing CDCR to take custody, fix the term of imprisonment and imprison a person. CDCR admits to not having a JOC for any prisoner. Why? The Court did not create one!

person. CDCR admits to not having a JOC for any prisoner. Why? The Court Idd not create one! Those persons currently imprisoned by CDCR may confirm the absence of a JOC in their case files with the Records Department of the facility in which they are retained and demand immediate and unconditional release from CDCR custody (J). Continued detention without authority (J). Continued the cont

Implicated: Saari Sci. 9x 5 For further information see "Breaking News!", Attorney General letter; 1-"CDCR Secretary Ralph Diaz Admits No Authority to Confine Prisoners;

2-"Under Cover of CORONA", "No JOC? Then Set Us Freel"; "No Judgement? No Prison! Home?" No Question!!" and "Held To Answer" at withoutoneplea.com 3-CDCR Secretary Kathleen Allison, 1515 Street. Sacramento, CA 95814. 4-CCPOA letter, at withoutoneplea.com RFB-Proverbs 21:31 8-Harris v. State, FCS056147; Jackson v. State, FCS056157, Solano Gourity, 9/20, 8/23/21 8/20 8/23/21

OR-9503504#

#### **BUSINESS JOURNAL**

4152 TENTH ST. RIVERSIDE, CA 92501 Telephone (951) 784-0111 / Fax (951) 784-6947

#### PROOF OF PUBLICATION

(2015.5 C.C.P.)

State of California County of RIVERSIDE

Notice Type: LEGAL2 - LEGAL NOTICE-2

Ad Description: **LEGAL NOTICE** 

I am a citizen of the United States and a resident of the State of California; I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the principal clerk of the printer and publisher of the BUSINESS JOURNAL, a newspaper published in the English language in the city of RIVERSIDE, county of RIVERSIDE, and adjudged a newspaper of general circulation as defined by the laws of the State of California by the Superior Court of the County of RIVERSIDE, State of California, under date 10/26/1995. Case No. 271588 and under date 12/7/1994, Case No. 253011. That the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

08/24/2021, 08/25/2021

Executed on: 08/25/2021 At Los Angeles, California

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Signature

BJ#: 3503515

LEGAL NOTICE
ATTENTION all Persons employed by associated contracting with previcing services to and officers and officials of the California Department of Corrections and Rehabilitation (CDCR): PLEASE TAKE NOTICE that CDCR has publicly stated that CDCR has NO legal authority to imprison and continue to retain any person in the state's prisons without a judgement in the criminal case Judgement of Conviction. JQC), being on life in the CDCR's records (1). California law requires a JOC to be filed with the papers in the case: directing That the defendant be delivered into the custody of the Director of Corrections. To be imprisoned for the Term of imprisonment ixed by the judgement. California Penal Code sections 1207, 1202a 2900 (2). A JOC is the ONLY legal document authorizing CDCR to take custody, fix the lerm of imprisonment and imprison a person. CDCR admits to not having a JOC for any prisoner. Why? The Coundid not create one! Those persons currently imprisoned by CDCR may confirm the absence of a JOC in their case files with the Records Department of the facility in which they are relatined and demand for release by either the prisoner, family, or friends, is willful and malcious violation of the laws and Constitutions of California and the United States actionable in the civil and criminal arena.

California Correctional Peace Officers Association (CCPOA) State President Glen Statley has been notified of the imprisonment to all above named persons and those who ought to take notice.

NOTICE TO THE ASENTI IS NOTICE TO THE RRINGIPAL IS NOTICE TO THE ASENTI IS NOTICE TO THE RRINGIPAL IS NOTICE TO THE ASENTI IS NOTICE TO THE RRINGIPAL IS NOTICE TO THE ASENTI IS NOTICE TO THE RRINGIPAL IS NOTICE TO THE ASENTI IS NOTICE TO THE RRINGIPAL IS NOTICE TO THE ASENTI IS NOTICE TO THE ASENTI IS NOTICE TO THE ASENTI IS NOTICE TO THE RRINGIPAL IS NOTICE TO THE ASENTI IS NOTICE TO

(Facsimile). E-mail. Anthony.Tariaglio \$doj.ca.gov
Legal Notice by Lonnie G. Schmidt
Captein USAR AZ3544 CSP Solano 21-34L. P.O. Box 4000. Vacaville. CA 95696.
Plantiff. Schmidt v. State of California. et al. Case FCS056153. Supenor Court of California. County of Solano. Ferrfield.
CA. Free those who are wrongly imprisoned Isaiah 58.6 NLT
For lurther information see Breaking News!". Altorney General letter, 1-\*CDCR Secretary Reigh Diaz Admits No. Authority to Conline Prisoners.

2- Under Cover of CORONA No JOC Then Set Us Free!". No Judgment? N Prison! Home?? No Question!" and "He Prison' Home?? No Question\*\* and "He To Answer" at withoutoneplea.com 3-CDCR Secretary Kathkeen Albson. 151 Sitreet. Sacramento CA 95814. +CCPOA letter. at withoutoneplea.com RFB-Proverbs 21 31 5-Harns v. State. FCS056147: Jackson State. FCS056157 Solano County. 8 24, 8 25/21

8.1-3503515

#### THE DAILY TRANSCRIPT

2652 4TH AVE 2ND FL. SAN DIEGO, CA 92103 Telephone (619) 232-3486 / Fax (619) 270-2503

#### PROOF OF PUBLICATION

(2015.5 C.C.P.)

State of California County of SAN DIEGO

Notice Type: LEGAL2 - LEGAL NOTICE-2

Ad Description: LEGAL NOTICE

I am a citizen of the United States and a resident of the State of California; I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the principal clerk of the printer and publisher of THE DAILY TRANSCRIPT, a newspaper published in the English language in the City of SAN DIEGO, County of SAN DIEGO and adjudged a newspaper of general circulation as defined by the laws of the State of California by the Superior Court of the County of SAN DIEGO. State of California, under date of 05/13/2003. Case No. GIC808715. That the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

08/26/2021, 08/27/2021

Executed on: 08/27/2021 At Los Angeles, California

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Hanklen

Signature

SD#: 3503518

LEGAL NOTICE
ATTENTION all Persons employed by associated. contracting with, providing services to, and officers and officials of the Galifornia Department of Corrections and Rehabilitation (CDCR). PLEASE TAKE NOTICE that CDCR has publicly stated that CDCR has NO legal authority to imprison and continue to retain any person in the state's prisons without a judgement of Conviction. JCC), being on life in the CDCR's records (1). California law requires a JOC to be filed with the papers in the case: directing "that the delendant be delivered into the custody of the Director of Corrections" to be imprisoned for the "term of imprisonment fixed by the judgement". California Penal Code sections 1207, 1202a, 2900. (2). A JOC is the ONLY legal document authorizing CDCR to take custody, fix the term of imprisonment and imprison a person CDCR admits to not having a JOC for any prisoner. Why? The Court did not create one!

Those persons currently imprisoned by CDCR may confirm the absence of a JOC in their case files with the Records Department of the facility in which they are retained and demand immediate and unconditional release from CDCR custody (3). Continued detention without authority LJOC) after actual notice and demand for release by either the prisoner family, or friends, is willful and malicious violation of the laws and Constitutions of California and the United States: actionable in the civil and criminal arena California Correctional Poace Officers Association (CCPDA) State President Glen Statley has been notified of the illegal custody issue in order that he might advise CCPOA members of the ramifications of aiding and abetting kindapping and labse imprisonment (4). This NOTICE TO THE AGENT. The State and CDCR being dilatory in responding to prisoner demands for release, must now respond to multiple lawsuits (5) naming the State, Governor Gevin Newsom, CDCR CDCR Secretary Kathieen Altison and CSP Solano Warden Gigi Matteson as defendants, represented by the Autorney General 455 Golden Gate Avenue, Suite 110

(Facsmile). Graphible: 413 (03:048) E-mail. Anthony Tartaglo & doj.ca.gov Legal Notice by Lonnie G Schmidt. Captain USAR AZ3544 CSP Solano 21:3-41. P.O. Box 4000. Vacaville. CA 95696. Plantiff, Schmidt v. State of California. et al. Case FCS056153. Superior Court of California. County of Solano. Fairfield. CA. Free those who are wrongly imprisoned isanah 58 6 NLT. For further information see Breaking News. Attorney General tetter. 1-CDCR Secretary Raiph Diaz Admits No Authority to Conline Prisoners.

2- 'Under Cover of CORONA'. "No JOC?'
Then Set Us Free". "No Judgement? No
Prison' Home?" No Question'" and "Held
To Answer" at withoutoneplea.com
3-CDCR Secretary Kathleen Alison, 1515
Street Sacramento CA 95814
4-CCPOA letter, at withoutoneplea.com
RFB-Proverbs 21:31
5-Hains v. State, FCS056147; Jackson v.
State, FCS056157, Solano Coung.
8 26, 8 27 21 8 26. 8 27 21

SD-3503518#

#### LEGAL NOTICE

ATTENTION all persons employed by, associated, contracting with, providing services to, and officers and officials of the California Department of Corrections and Rehabilitation (CDCR): PLEASE TAKE NOTICE that CDCR has publicly stated CDCR has NO legal authority to imprison and continue to retain any person in the state's prisons without a judgment in the criminal case (judgment of conviction (JOC)) being on file in CDCR's records. California law requires a JOC to be "filed with the papers in the case"; directing "that the defendant be delivered into the custody of the Director of Corrections"; to be imprisoned for "the term of imprisonment fixed by the judgment": California Penal Code (PC) §§ 1207, 1202a, 2900. A JOC is the ONLY legal document authorizing CDCR to take custody, fix the term of imprisonment and imprison a person. CDCR admits to not having a JOC for any prisoner. Why? The Court did not create one!

Those persons currently imprisoned by CDCR may confirm the absence of a JOC in their case files with the Records Department of the facility in which they are retained and demand immediate and unconditional release from CDCR custody. Continued detention without authority (JOC) after actual notice and demand for release by either the prisoner, family or friends, is willful and malicious violation of the laws and Constitutions of California and the United States: actionable in the civil and criminal arenas.

California Correctional Peace Officers Association (CCPOA) State President Glen Stailey has been notified of the illegal custody issue in order that he might advise CCPOA members of the ramifications, of aiding and abetting kidnaping and false imprisonment. This NOTICE serves to provide the same advisement to all above named persons and those who ought to take notice.

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL; NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT.

The State and CDCR being dilatory in responding to prisoner demands for release, must now respond to multiple lawsuits naming the State, Governor Gavin Newsom, CDCR, CDCR Secretary Kathleen Allison and CSP Solano Warden Gigi Matteson as defendants, represented by the Attorney General of California. Contact information: Anthony J. Tartaglio, Deputy Attorney General, Office of the Attorney General, 455 Golden Gate Avenue, Suite 11000, San Francisco, CA 94102-7004, 415 510-4400 (Public), 415 510-3602 (Telephone), 415 703-5480 (Facsimile), E-Mail: Anthony.Tartaglio@doj.ca.gov.

Legal Notice by Lonnie G. Schmidt, Captain USAR AZ3544 CSP Solano 21-3-4L, P.O. Box 4000, Vacaville, CA 95696; Plaintiff, Schmidt v. State of California, et al., Case FCS056153, Superior Court of California, County of Solano, Fairfield, CA. Free those who are wrongly imprisoned! Isaiah 58:6 NLT

For further information see "Breaking News!", Attorney General letter;

1 "CDCR Secretary Ralph Diaz Admits No Authority To Confine Prisoners";

2 "Under Cover of CORONA", "No JOC? Then Set Us Free!"; "No Judgment?

No Prison! Home?? No Question!!" and "Held To Answer" at withoutoneplea.com.

4 CDCR Secretary Kathleen Allison, 1515 S Street, Sacramento, CA 95814.

5 CCPOA letter, at withoutoneplea.com.

RFB-Proverbs 21:31

Harris v. State, FCSO56147; Jackson v. State, FCSO56157, Solano County.