

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.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 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 (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 ramifications⁴ of aiding and abetting kidnapping 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 PRINCIPAL IS NOTICE TO THE AGENT.**

The State and CDCR being dilatory in responding to prisoner demands for release, must now respond to multiple lawsuits⁵ 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**.

³ CDCR Secretary Kathleen Allison, 1515 S Street, Sacramento, CA 95814.

⁴ CCPOA letter, at **withoutoneplea.com**.

⁵ Harris v. State, FCS056147; Jackson v. State, FCS056157, Solano County. RFB-Proverbs 21:31