

## Jasmine Cuenco

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**From:** Chris Walpole  
**Sent:** Wednesday, March 24, 2021 1:10 PM  
**To:** Diana Becton  
**Subject:** PC 745 Motion: (D) Clark, Deanzer Arlee

Diana,

Defense counsel on one on of Chad's PC 187 gang cases has filed a PC 745 motion, claiming that our office disproportionately charges gang enhancements based on race/ethnicity.

I know Venus was working on this type of issue on one of Chris Sansoe's cases, but I obviously can't talk to Venus at this point to make sure we are aligned on how to handle these motions.

Can you give me a call when you get a moment?

Thanks,  
Chris

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**From:** Chad Mahalich [REDACTED]  
**Sent:** Wednesday, March 24, 2021 12:07 PM  
**To:** Jason Peck [REDACTED]; Chris Walpole [REDACTED]  
**Subject:** FW: Reminder for case 013-0992867 Clark, Deanzer Arlee

Please advise how you would like this responded to – whether we have office briefing/actual statistics that are credible? I am aware of the Vera Institute – and believe that the Vera Institute investigation was biased and will not write anything that gives any credence or legitimacy to their conclusion-biased approach to our office. Please advise.

Sincerely,

Chad Mahalich

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**From:** DA DoNotReply [REDACTED]  
**Sent:** Wednesday, March 24, 2021 10:50 AM  
**To:** Chad Mahalich [REDACTED]  
**Subject:** Reminder for case 013-0992867 Clark, Deanzer Arlee

Defendant: [Clark, Deanzer Arlee](#) Case: [013-0992867](#)

Motion for relevant data under California Racial Justice Act (Penal Code 754(d)), 4-9-2021  
Hard copy to Sherri Bier

By: JIMEA, Alicia Jimenez