

Jacqueline Vizcarrondo

From: Nichelle Holmes
Sent: Saturday, March 27, 2021 9:38 AM
To: Scott Alonso
Cc: Dana Filkowski; Chris Sansoe; Venus D. Johnson; Ryan Wagner
Subject: Re: Racial Justice Act - PC 745 Materials

Thank you Chris

Sent from my iPhone

On Mar 26, 2021, at 5:18 PM, Scott Alonso [REDACTED] wrote:

Thanks Dana and Chris.

Copying Ryan here too he can assist with these.

sa

Scott Alonso
Public Information Officer
Office of the District Attorney
Contra Costa County
[REDACTED]

From: Dana Filkowski [REDACTED]
Sent: Friday, March 26, 2021 5:09 PM
To: Chris Sansoe [REDACTED]
Cc: Nichelle Holmes [REDACTED] Scott Alonso
[REDACTED]; Venus D. Johnson [REDACTED]
Subject: FW: Racial Justice Act - PC 745 Materials

Thanks for being such a great Team Player Chris!!!

Nichelle – here’s stuff we can use in anticipation of the motion that PD Hernandez intends to file. Remember that we need to send it to Venus and Scott for review before we respond to ensure uniformity, consistency and compliance with public information act stuff.

Dana L. Filkowski
Supervising Deputy District Attorney
Human Trafficking Unit / Human Trafficking Task Force
Contra Costa County District Attorney
[REDACTED]

From: Chris Sansoe [REDACTED]
Sent: Friday, March 26, 2021 9:05 AM
To: Dana Filkowski [REDACTED]
Subject: FW: Racial Justice Act - PC 745 Materials

Here you go

From: Chris Sansoe
Sent: Wednesday, March 24, 2021 1:00 PM
To: Chris Walpole [REDACTED] >
Cc: Chad Mahalich [REDACTED]
Subject: Racial Justice Act - PC 745 Materials

Hello,

You have asked for my materials concerning the Racial Justice Motion/PC 745 Discovery Motion I recently litigated. I am providing the following attachments:

1. My briefing submitted to D23 in P v. Vargas et. Al [REDACTED] – in this you can see an attachment with Defense’s request for discovery which is ridiculous
2. Dan Cabral’s declaration regarding our trainings and policies
3. Defense Counsel – Yolanda Huang’s Motion to Compel Discovery
4. Nanette Wellman’s data declaration regarding what data our office maintains
5. Defense Counsel’s declaration to support her motion
6. Transcript of Judge Burch’s ruling concerning the 2nd racial justice motion
7. A word template provided to me by Wagner from the CDA

This issue was also briefed and litigated by Jordan Sanders in the context of a juvenile transferred to adult land.

Let me know if there is anything else you need.

Chris Sansoe
Deputy District Attorney
Contra Costa County
[REDACTED]

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