

Sent to: RivCo Sheriff Department Leadership

FORMAL NOTICE — IMMEDIATE ATTENTION REQUIRED

CEASE and DESIST

READ THIS FIRST (PERSONAL WARNING)

This and the attached documents are formal advisement warning you that your office, role, or agency may be assisting in, or an extension of, a potentially unlawful machinery and practice posing significant repercussions.

Failing to carefully review and respond to this notice may increase **personal and institutional exposure** for you, your agency, and/or the entity you represent.

You should **personally read this notice in full**. Do not assume it is for someone else, higher leadership, or “only for lawyers.”

This notice describes misconduct risks and potential consequences. You should **consult legal counsel** or your agency’s **risk/compliance team immediately**.

If the described practices continue after receipt of this notice, your office and/or you personally may later be treated as having been informed—even if you did not read it carefully—which may be cited as evidence supporting findings of intentional ignorance, willful blindness, and reckless disregard.

Via certified mail: A similar versions of these cease and desists were sent to each sheriff's station, SCS office, BCTC, and Coroner's office, and Chad Bianco's home.
Each version listed leadership by name in the respective station or office and always included Sheriff Bianco as an additional intended recipient.

A version was also mass emailed (CC'd) to over 80 individual key sheriff personnel, including Sheriff Bianco. These emails and prior notices are now public record for public review and DoJ investigation. The documents demonstrate that Bianco knew, or should have known, of the details, readily reviewable evidence, and allegations of his involvement in the alleged Riverside County fraud and corruption.

His concealment of the matter may pose risk to his candidacy for governor fitness. Still, he never responded, reported, or investigated the alleged illegal activity.
(like he did with the ballot count tip)

Violation Warning Denial of Rights Under Color of Law

▶ Violation Warning—18 U.S.C. §242; 18 U.S.C. §245; 42 U.S.C. §1983

Name and address of Citizen

We The People of The United States and California
by agent and bearer of Constitutional rights and liberties,
Including Grant MacKenzie
29910 Murrieta HSR #323G, Murrieta CA 92563

Name and address of Notice Recipient

**Riverside County Sheriff Johnny Chad Bianco,
Leadership and Staff of the
Riverside County Sheriff's Department and Courts**
(Additional Names and addresses provided in attached documents)

Citizen's statement: I, Grant MacKenzie, assert that the Riverside County Courts, in collaboration with the Riverside County Sheriff's Department and related entities and actors, are engaged in a systematic deprivation of civil rights and liberties protected by the U.S. Constitution, the California Constitution, and relevant statutes. These issues arise from a denial of due process and equal protection, as well as retribution stemming from the exercise of authority that exceeds what is permitted for the courts and law enforcement. Details illustrating these violations can be found in the attached cease-and-desist notice, which addresses the use of temporary judges in accordance with California Rules of Court, sections 2.816-2.819.

I certify that the forgoing information stated here is true and correct.

Citizen's signature

▶ Grant MacKenzie, on behalf of We The People,
by agent and bearer of Constitutional Rights

Date ▶ February 17, 2026

Legal Notice and Warning

Federal law provides that it is a crime to violate the Constitutional Rights of a citizen under the Color of Law. You can be arrested for this crime and you can also be held personally liable for civil damages.

18 USC §241 Crimes and Criminal Procedure for conspiracy against rights. Attempting to **coerce** or **deceive** a citizen to surrender his **Constitutional Rights** is a **Federal Crime**. Federal Courts have found that your ignorance of the law is no excuse.

18 USC §242 provides that whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States ... shall be fined under this title or imprisoned not more than one year, or both, and if death results, or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

18 USC §245 provided that Whoever, whether or not acting under color of law, intimidates or interferes with any person from participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States; [or] applying for or enjoying employment, or any perquisite thereof, by any agency of the United States; shall be fined under this title, or imprisoned not more than one year, or both, and if death results or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be subject to imprisonment for any term of years or for life or may be sentenced to death.

42 USC §1983 provides that every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.

Warning: You may be in violation of Federal Law, and persisting with your demand or actions may lead to your arrest and/or civil damages. Also, understand that the law provides that you can be held personally responsible and liable, as well as your company or agency.

You are advised to desist with your demands or accessory and to seek personal legal counsel regarding this matter.

Notice of Service:

I, Grant MacKenzie certify that I personally delivered this notice to the above named recipient and address

(or named and address provided in noted attachment) on Grant MacKenzie via certified mail.

California Civil Code - CIV § 52.1 The Tom Bane Act (b) If a person or persons, whether or not acting under color of law, interferes by threat, intimidation, or coercion, or attempts to interfere by threat, intimidation, or coercion, with the exercise or enjoyment by any individual or individuals of rights secured by the Constitution or laws of the United States, or of the rights secured by the Constitution or laws of this state, the Attorney General, or any district attorney or city attorney may bring a civil action for injunctive and other appropriate equitable relief in the name of the people of the State of California in order to protect the peaceable exercise or enjoyment of the right or rights secured.

(C) Provides for individuals to prosecute for civil action damages. (n) bars state, peace officer, and agency immunity defenses.

CEASE AND DESIST WARNING NOTICE

ATTENTION SCS / SHERIFFS / BAILIFFS / STAFF

JUSTICE-SYSTEM, TRIBUNAL, AND LAW ENFORCEMENT PRACTICES ADVERSARIAL TO PUBLIC SAFETY, LITIGANTS, ELECTORAL INTEGRITY, AND CONSTITUTIONAL SAFEGUARDS

Temporary-Judge / Commissioner Authority “Consent-and-Certification” Machinery
Cal. Const., art. VI, § 21, CCP § 259(d), CRC 2.816–2.819 and FAM 4251 Disqualification Overlay
and Immunity Exposure

RIVERSIDE COUNTY SHERIFF’S DEPARTMENT

4095 Lemon Street, 4th Floor, Riverside, CA 92501

TO:

RIVERSIDE COUNTY SHERIFF **JOHNNY CHAD BIANCO**

SHERIFF CAPTAIN **MICHAEL PORTILLO** - Court Services (SCS)

SHERIFF CAPTAIN **SEAN BROWN** - Anti-Human Trafficking Task Force (RCAHT)

February 17, 2026

SUBJECT: **Formal warning** - enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819 and FAM 4251) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

1) Why You Are Receiving This

This notice is directed to Sheriff leadership and court-services personnel because the alleged machinery is not confined to the courtroom and record. The harm becomes concrete when **armed enforcement** is used to compel compliance with processes and orders that may be rooted in **defectively established authority**.

You are receiving this notice because sheriff personnel may:

- control courtroom speech and access,
- remove, threaten, detain, or arrest individuals in connection with objections or asserted rights,
- enforce contempt orders, warrants, custody transfers, restraining orders, and eviction-related actions, and
- execute post-hearing enforcement that relies on the court record as “certified authority.”

After credible notice of a systemic authority-certification defect, “we just enforce what the court says” becomes a materially weaker defense if the authority being enforced is itself alleged to be unlawfully manufactured.

This notice is intended to remove plausible deniability, impose a duty to investigate, and preserve evidence.

2) Core Legal Framework - California Rules of Court, Rules 2.810-2.819 and Family Code § 4251

Temporary-judge authority and renderings are conditional safeguards, depend on lawful administration of notice to litigants, and subsequent consent procedures, subject to:

- **Cal. Const., art. VI, § 21** and **CCP § 259(d)** (authority is conditionally conferred, not presumed)
- **CRC 2.816–2.819** (mandatory notice/advisements and stipulation methods)
- **CRC 2.818** (disqualification/waiver constraints in specified contexts, including common attorney vs self-represented posture issues)
- **FAM § 4251** (Federal Title IV-D directives and commissioner/temporary judges)

In support-related calendars, these safeguards interact with the practical reality that many litigants are pro se and therefore uniquely vulnerable to defective notice and coerced “paper consent.”

3) The Machinery (Mechanism → Outcome) — The Core Loop

Mechanism:

1. CRC 2.816 notice/secondary advisements are missing or defective.
2. No authentic stipulation “after notice” occurs.
3. Minute orders later recite “all parties stipulate,” certifying authority anyway.
4. Objections are blocked as waived/untimely.
5. Enforcement proceeds on the record-certified authority.

Outcome:

The record becomes the instrument that justifies coercive outcomes—custody enforcement, restraining order enforcement, contempt, warrants, arrests, removals, and other liberty/property deprivations.

4) CRC 2.818 Disqualification Overlay — (Family Law / Unlawful Detainer)

Family law and unlawful detainer matters involve heightened risk and vulnerability exposure for litigants, children, and other lives and related legal interests. **CRC 2.818(b)(3)** imposes an express limitation: **an attorney may not serve as a court-appointed temporary judge when one party is self-represented and the other party is represented by an attorney or is an attorney**, unless the limitation is lawfully addressed, reflecting heightened due-process concerns and power imbalance dynamics.

If a temporary judge **knowingly participates in, permits, or relies on** omissions, mischaracterizations, or record-making practices that bypass or obscure these disqualification/waiver safeguards—particularly where the record later implies a valid waiver when none occurred—protections the rule is intended to afford the disadvantaged litigant are undermined, the power imbalance is expressed, and the proceeding may be **tainted by an authority defect**.

2.818 Mechanism → Outcome:

SRL vs counsel posture → disqualification/waiver required → proceeding continues without valid waiver → minute order recites stipulation/waiver authority → sheriff enforcement treats the order as valid → coercive deprivation follows.

5) Legal Framework – California Family Code § 4251 (Title IV-D)

Fam. Code § 4251 “Closed-Loop” Concern (Initiating Notice → Hearing Advisement → Objection(s) → Recommended Order → Judge Ratification / Trial De Novo → Enforcement)

Fam. Code § 4251(b) requires two distinct advisements delivered through two media and at two points in time: **(i)** a Judicial Council–developed notice included on all forms and pleadings used to initiate a child support action or proceeding advising parties of their right to review by a superior court judge and how to exercise that right, and **(ii)** an advisement by the court prior to the commencement of the hearing that the matter is being heard by a commissioner who will act as a temporary judge unless any party objects to the commissioner acting as a temporary judge. Where these mandatory advisements are not administered, are materially defective, or are obscured, parties may be deprived of meaningful opportunity to object and to access judge review.

When the two distinct advisements are properly administered and a party objects to the commissioner acting as a temporary judge, the commissioner may still hear the matter and issue findings and a recommended order, which then requires judicial review before it becomes enforceable. Within 10 court days, a judge shall ratify the recommended order unless either party timely objects to the recommended order or the recommended order is in error; if a party objects, the matter proceeds to trial de novo before a judge.

The due-process risk is materially aggravated when a party timely invokes these safeguards, but objections (or defects) are disregarded, procedurally suppressed, or later contradicted by record-making that implies “stipulation,” “no objection,” or “untimeliness” despite timely notice. This creates a closed loop in which defective advisements prevent informed exercise of objection and meaningful access to judge review, and subsequent record certifications foreclose the very review mechanism § 4251 is designed to preserve—rendering resulting orders potentially void or voidable depending on the record and controlling law.

The due-process and record-integrity risk is materially aggravated when a party is not properly advised and/or invokes these safeguards, but objections are disregarded, procedurally suppressed, or later contradicted by record-making that implies “stipulation,” “no objection,” or “untimeliness” despite timely notice—and/or when a recommended order that is “in error” is nonetheless ratified.

This creates a closed loop in which defective advisements and record certifications foreclose the very review mechanism § 4251 is designed to preserve—hardening defective outputs into enforceable orders and rendering resulting orders potentially void or voidable depending on the record and controlling law.

6) Where Sheriff/Bailiff Conduct Becomes Part of the Machinery (Tier 1 Touchpoints)

This notice is directed here because sheriff personnel can become a material link when they:

- **control** who can speak and what can be said during advisement/objection moments,
- **remove or threaten arrest** when a litigant, observer, or process server asserts protected rights,
- **enforce contempt orders/warrants/arrests** where the underlying authority certification is credibly disputed,
- **execute custody removals/hand-offs**, restraining order enforcement, or access restrictions,
- **support suppression** of evidentiary documentation (documenting, observation, press access) tied to testing whether advisements occurred, and
- **carry the courthouse “certificate” into the community**, converting a paperwork-based authority into real-world force.

7) Constitutional & Civil-Rights Exposure Lane (Why “Just Enforcement” is not a safe posture after notice)

If enforcement action is taken under authority later determined to be defectively manufactured, the predictable exposure lanes include (non-exhaustive):

- unlawful seizure / detention / arrest risk,
- deprivation of liberty/property without due process,
- retaliation for protected activity (objection, observation, service of notices, documenting),
- chilling of speech and petition rights,
- pattern/enterprise theories where conduct is repeated across calendars and time.

This notice is designed to remove deniability that these enforcement-risk lanes were foreseeable once the authority-certification defect was credibly raised.

8) Funding / Budget / Reimbursement Lane

This is included because enforcement operations are not cost-neutral, and systemic reliance on defectively certified authority can drive public cost footprints, including:

- court-services staffing and overtime,
- transportation/detention costs,
- warrant processing and service operations,
- custody enforcement operations, and
- civil enforcement actions where sheriff resources execute court outputs.

Where court operations certify lawful adjudicative authority that becomes the basis for downstream enforcement activity, those cost footprints can become part of a larger public-integrity and public-money inquiry if the underlying authority is proven to have been falsely certified at scale.

9) Immunity / Ultra Vires Exposure and Reverberation

Where a judicial officer or government actor knows or reasonably should know—through rules of law, training, objections, filings, notices, or internal awareness—that the authority predicates were not satisfied or that disqualification/waiver posture was implicated, and nonetheless directs, permits, relies on, or ratifies record-making that certifies consent that did not occur/authority requiring waiver that was not obtained, such conduct may later be evaluated (depending on facts) as nonjudicial administrative action, ultra vires conduct, and/or knowing participation in falsified legal-instrument creation, which can materially affect immunity defenses and institutional liability.

Reverberation beyond the immediate calendar:

If the record-certification machinery is knowingly continued after notice, it can create broader consequences, including ethics/fitness scrutiny, recusal/disqualification pressures, credibility and impeachment exposure, and integrity challenges that may spill into other proceedings where the same actors serve as adjudicators, affiants, witnesses, or enforcement authorities.

For sheriff personnel: continued reliance and coercive enforcement after notice can function as “hardening” the defective authority certification into real-world deprivation, increasing exposure even if the sheriff did not create the predicate defect. Also see **The Tom Bane Act** - CIV § 52.1(a), (b), and (n), **Kenneth Ross, Jr. Police Decertification Act** - PEN § 13510.8, **Giglio and Brady Lists/Doctrines** – (*Giglio v. U.S.*, 405 150 (2971) and *Brady v. Maryland*, 373 U.S. 83 (1963))

10) Required Response: Cease / Preserve / Audit (Minimum Adequate Actions)

A) Cease:

1. Cease retaliatory or coercive actions against persons asserting objections to authority defects, seeking records, or documenting proceedings.
2. Where credible notice exists that authority predicates are disputed, elevate enforcement decisions (warrants, contempt, removals, arrests) for counsel/risk review rather than treating the record as self-proving.
3. Require court-services supervisors to document when enforcement actions hinge on temporary-judge calendars where authority posture is contested.

B) Preserve immediately:

- bailiff incident reports, body-worn camera logs (if any), courthouse surveillance retention logs,
- reports or communications tied to removals, threats, arrests, or restrictions related to objections/recording/observation,
- communications with court personnel regarding “stipulation” disputes, corrections, or objections,
- records of custody enforcement actions and warrant executions tied to these calendars.

C) Audit:

Implement a targeted review of court-services incidents in which:

- litigants asserted rights/objections and enforcement escalated,
- process servers or observers were threatened/removed,
- arrests/warrants were executed tied to contested authority calendars.

11) Conspiracy / Aiding & Abetting / Accessory-After-Notice Exposure (Secondary Liability Lane)

If the described machinery is substantiated, then **continued participation, ratification, reliance, concealment, record-hardening, or force-backed enforcement after notice** may create exposure for **secondary liability**—including aiding and abetting, conspiracy-based liability, and accessory-after-the-fact theories—depending on facts and jurisdiction. Liability risk may attach even where an actor did not originate the predicate defect, if the actor **knowingly helps operationalize it, suppresses challenges, relies on defective authority certifications as self-proving, or escalates coercive enforcement despite credible notice and available verification/cure steps.**

Accordingly, continued conduct after notice may warrant review under broader civil/criminal exposure lanes (non-exhaustive) commonly associated with coordinated public-integrity schemes, including: **enterprise-pattern (RICO) theories; bribery/quid pro quo public corruption; honest-services fraud; mail and wire fraud; extortion/coercion; trafficking-related inquiries where coercion/benefit structures are proven; money-laundering/financial tracing; and unlawful detention/false-imprisonment exposure where force-backed enforcement is tied to defectively certified authority.**

12) Election Accountability Exposure / Public Integrity (Officeholder & Candidate Fitness Lane)

Because many implicated actors hold public office or positions requiring an oath—and some may be seeking election, reelection, promotion, or retention of office—continued concealment, record-hardening, retaliation, or force-backed suppression of objections after notice can create additional exposure beyond the underlying procedural defects. If the misconduct, machinery, and concealment described in this notice are substantiated, such conditions can impair **voter consideration** and the integrity of democratic processes by depriving **voters, oversight bodies, and the public** of accurate information relevant to evaluating **a candidate’s character, performance, and fitness for office.**

Accordingly, post-notice continuation of constitutionally suspect practices described in this notice may warrant scrutiny as intentional public-integrity misconduct where official power is used to preserve or normalize defectively certified authority, suppress reporting, or chill protected speech/petition/press activity—particularly in the context of contemporaneous local, county, and statewide elections—including the ongoing California gubernatorial election cycle—where public trust in courts, law enforcement, and candidate integrity can materially influence voter decision-making and electoral outcomes.

13) Non-Retaliation Warning

Do not retaliate against any person for: objecting, documenting, serving notices, observing proceedings, seeking records, or reporting concerns. Retaliation after this notice increases exposure.

14) Legal Counsel Advisements

Recipients of these notices and warnings are encouraged to seek competent legal counsel regarding the content of these documents, the potential implications, and the relevance to them personally.

15) Reservation of Rights

All rights reserved. This notice is not exhaustive. Additional substantiating materials may be provided to authorized investigators, oversight entities, or courts through appropriate channels.

Sent to this address & recipients by separate certified mail

CEASE AND DESIST WARNING NOTICE

ATTENTION SHERIFF / BAILIFF

JUSTICE-SYSTEM, TRIBUNAL, AND LAW ENFORCEMENT PRACTICES ADVERSARIAL TO PUBLIC SAFETY, LITIGANTS, AND CONSTITUTIONAL SAFEGUARDS

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CRC 2.816–2.819 + CRC 2.818 Disqualification Overlay and Immunity Exposure
Cal. Const., art. VI, § 21 / CCP § 259(d)

Sheriff's Court Services CENTRAL
30755-D Auld Road, Suite L-067, Murrieta, CA 92563

TO:
SCS CENTRAL LEADERSHIP
SHERIFF CAPTAIN MICHAEL PORTILLO - Court Services (SCS)
SHERIFF CAPTAIN SEAN BROWN - Anti-Human Trafficking Task Force (RCAHT)
RIVERSIDE COUNTY SHERIFF CHAD BIANCO

February 17, 2026

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Temporary-Judge / Commissioner Authority "Consent-and-Certification" Machinery
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Cal. Const., art. VI, § 21 / CCP § 259(d)

Sheriff's Court Services EAST
46-200 Oasis Street, Room Number B-15Indio, CA 92201

TO:
SCS EAST LEADERSHIP
SHERIFF CAPTAIN MICHAEL PORTILLO - Court Services (SCS)
SHERIFF CAPTAIN SEAN BROWN - Anti-Human Trafficking Task Force (RCAHT)
RIVERSIDE COUNTY SHERIFF CHAD BIANCO

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Cal. Const., art. VI, § 21 / CCP § 259(d)

Sheriff’s Court Services WEST
4095 Lemon Street, 4th Floor, Riverside, CA 92501

TO:
SHERIFF CAPTAIN MICHAEL PORTILLO - Court Services (SCS)
SHERIFF CAPTAIN SEAN BROWN - Anti-Human Trafficking Task Force (RCAHT)
RIVERSIDE COUNTY SHERIFF CHAD BIANCO

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Temecula Sheriff Substation
28690 Mercedes St., Suite B, Temecula, CA 92590

TO:
TEMECULA SHERIFF SUBSTATION
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
TEMECULA SUBSTATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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Ben Clark Training Center (BCTC)
16791 Davis Avenue, Riverside, CA 92518

TO:
SHERIFF CAPTAIN SEAN VICKERS
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
BCTC LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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Coroner's Bureau
800 S. Redlands, Perris, CA 92570



TO:
SHERIFF CAPTAIN CRAIG ROBERTS – Coroner's Bureau West/East/Central
RIVERSIDE COUNTY SHERIFF CHAD BIANCO – Riverside County Coroner

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- execute post-hearing enforcement that relies on the court record as "certified authority."

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Sent to this address & recipients by separate certified mail

CEASE AND DESIST WARNING NOTICE

ATTENTION SHERIFF / BAILIFF

JUSTICE-SYSTEM, TRIBUNAL, AND LAW ENFORCEMENT PRACTICES ADVERSARIAL TO PUBLIC SAFETY, LITIGANTS, AND CONSTITUTIONAL SAFEGUARDS

Temporary-Judge / Commissioner Authority “Consent-and-Certification” Machinery
CRC 2.816–2.819 + CRC 2.818 Disqualification Overlay and Immunity Exposure
Cal. Const., art. VI, § 21 / CCP § 259(d)

Southwest Sheriff Station
30755 Auld Road, Suite A, Murrieta, CA 92563

TO:
SHERIFF CAPTAIN MARK RIGALI
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
SOUTHWEST STATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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Cal. Const., art. VI, § 21 / CCP § 259(d)

Lake Mathews Sheriff Station
9 Latitude Way, Corona, CA 92881

TO:
SHERIFF CAPTAIN JESSICA VANDERHOOF
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
LAKE MATHEWS STATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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Cal. Const., art. VI, § 21 / CCP § 259(d)

Hemet Sheriff Station
43950 Acacia Avenue, Suite B, Hemet, CA 92544

TO:
SHERIFF CAPTAIN WALTER MENDEZ
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
HEMET STATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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CRC 2.816–2.819 + CRC 2.818 Disqualification Overlay and Immunity Exposure
Cal. Const., art. VI, § 21 / CCP § 259(d)

Lake Hemet Sheriff Substation
56550 Highway 74, Mountain Center, CA 92561

TO:
LAKE HEMET SUBSTATION LEADERSHIP
RIVERSIDE COUNTY SHERIFF CHAD BIANCO

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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Cal. Const., art. VI, § 21 / CCP § 259(d)



Jurupa Valley Sheriff Station
7477 Mission Blvd., Jurupa Valley, CA 92509



TO:
SHERIFF CAPTAIN JUSTIN ROWAN
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
JURUPA VALLEY STATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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Cal. Const., art. VI, § 21 / CCP § 259(d)

Lake Elsinore Sheriff Station
333 Limited Avenue, Lake Elsinore, CA 92530

TO:
SHERIFF CAPTAIN MARCUS BOYDD
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
LAKE ELSINORE STATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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Temporary-Judge / Commissioner Authority "Consent-and-Certification" Machinery
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Cal. Const., art. VI, § 21 / CCP § 259(d)

Norco Sheriff Substation
2870 Clark Avenue, Norco, CA 92860

TO:
SHERIFF LIEUTENANT JESSICA HALL
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
NORCO STATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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Cal. Const., art. VI, § 21 / CCP § 259(d)

Moreno Valley Sheriff Station
22850 Calle San Juan, De Los Lagos, Moreno Valley, CA 92552

TO:
SHERIFF CAPTAIN SARA MACK
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
MORENO VALLEY STATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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Palm Desert Sheriff Station
73705 Gerald Ford, Palm Desert, CA 92211

TO:
SHERIFF CAPTAIN JASON SEXTON
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
PALM DESERT STATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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Cal. Const., art. VI, § 21 / CCP § 259(d)

Perris Sheriff Station
137 N. Perris Blvd., Suite A, Perris, CA 92570

TO:
SHERIFF CAPTAIN KEVIN LAMB
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
PERRIS STATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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San Jacinto Sheriff Station
160 W. 6th Street, San Jacinto, CA 9258

TO:
SHERIFF CAPTAIN JAMES BURTON
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
SAN JACINTO STATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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Temecula Sheriff Substation
28690 Mercedes St., Suite B, Temecula, CA 92590

TO:
TEMECULA SHERIFF SUBSTATION
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
TEMECULA SUBSTATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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Thermal Station

86625 Airport Boulevard, Thermal, CA 92274

TO:

SHERIFF CAPTAIN ANDRES MARTINEZ
RIVERSIDE COUNTY SHERIFF CHAD BIANCO
THERMAL STATION LEADERSHIP

February 17, 2026

SUBJECT: Formal warning: enforcement actions and courtroom control measures may be relying upon court records that falsely certify temporary-judge consent and authority (CRC 2.816–2.819) and/or proceed under a disqualified temporary-judge posture (CRC 2.818). After notice, continued participation or allowance may increase personal and institutional exposure.

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