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8	UNITED STATI	ES DISTRICT COURT
9		RICT OF CALIFORNIA
10		der er erter oktik
11	RONNIE O. BROWN,	Case No. CV 11-5415-CAS (DTB)
12	Plaintiff,	
13	VS.	ORDER TO SHOW CAUSE WHY PLAINTIFF SHOULD NOT BE
14	R. HOOPS, et al.,	DECLARED A VEXATIOUS
15	Defendants.	
	í s	

17 The Court issues this Order in response to plaintiff's repeated, frivolous, and 18 unsubstantiated motions requesting similar relief, and based on defendants' 19 Opposition to plaintiff's "Motion to Compell [sic] the Defendants to Answer 20 Interogatories [sic], Request for Admissions and to Produce Documents and for an 21 Award of Sanctions in the Amount of \$2000" ("Motion to Compel") [Dkt. # 153] and 22 defendants' "Motion for Terminating Sanctions and/or in the Alternative Motion to 23Compel Plaintiff to Answer Interrogatories and to Produce Documents and for 24 Sanctions in the Amount of \$1750" ("Motion for Terminating Sanctions") [Dkt. # 25 191]. Over the past 18 years, plaintiff has filed in excess of 60 actions in the Central 26District of California, and has filed approximately 40 motions in this action alone, 27 largely requesting the same or similar relief. Additionally, plaintiff made material 28misrepresentations to the Court in his Motion to Compel filed on February 28, 2013.

As such, the Court hereby orders plaintiff to show cause as to why he should not be declared a vexatious litigant pursuant to the Local Rules.

# **PROCEDURAL HISTORY**

Since 1994, plaintiff has filed 70 actions in this District, at least 29 of which were closed after plaintiff's request for leave to file the action without prepayment of the full filing fee was denied, at least four of which were closed after his request for *in forma pauperis* status was revoked, and at least four of which were dismissed for failure to prosecute.<sup>1</sup> On July 8, 2011, plaintiff initiated the instant action in this

Plaintiff has apparently used different names in these actions, including "Ronnie Brown," "Ronnie O. Brown," "Ronnie O'Neal Brown," Rodney Brown," "Ronson Brown," and various iterations thereof. However, despite the different names, certain identifying criteria is identical in these cases, including

(1) plaintiff's booking number of K-89434 while incarcerated at the California Institution for Men in Chino, California (compare, e.g., the action styled <u>Ronnie O.</u> <u>Brown v. Dept. Adult Parole Operations, et al.</u>; Case No. 5:08-cv-00011-UA-JWJ with the action styled <u>Ronnie Brown v. California Department of Corrections, et al.</u>; Case No. 2:08-cv-04379-UA-JWJ) (see Exhibit C at 1, 6);

(2) plaintiff's booking number of 1102340724 while incarcerated at the West Valley Detention Center ("WVDC") (compare, e.g., the instant action filed by Ronnie O. Brown with the action styled Ronnie Brown v. Rod Hoops; Case No. 5:11-cv-01097-CAS-DTB and the action styled Ronson Brown aka Ronnie Brown v. Rod Hoops; Case No. 5:11-cv-01204-CAS-DTB) (see Exhibit C at 17, 18, 19); and (3) plaintiff's booking number of 3297631 while in custody at the Los Angeles Men's County Jail (compare, e.g., the action styled Rodney Brown v. LA County Counsel. et al.; Case No. 2:13-cv-00154-PA-VBK with the instant action which was filed while incarcerated at WVDC using booking number 1102340724 wherein plaintiff submitted a change of address using booking number 3297631) (see Exhibit C at 28, 29). The Court hereby takes judicial notice of the filings in these actions, as well as plaintiff's identifying information in official records, such as his booking 26number. The Court may take judicial notice of the existence of court filings and  $\overline{27}$ another court's orders. See Holder v. Holder, 305 F.3d 854, 866 (9th Cir. 2002) 28 (continued...)

Court with his Complaint alleging, inter alia, violations of his Eighth and Fourteenth Amendment rights.

Since the filing of the original Complaint in this action, plaintiff has filed 3 approximately 40 motions, many of which request multiple forms of relief and are 4 groundless. Additionally, most of the motions seek the same or similar relief 5 previously sought and denied, such as at least five requests for the appointment of 6 counsel and eight vague requests for access to various resources, each of which were 7 largely unsupported by fact or law. Other motions, such as his "Motion for Court to 8 Allow a U.S. Attorney, Attorney General, Federal Brueau [sic] of Investigation or the 9 10 Office of San Bernardino County District of Attorney Investigate and Document Citizens Complaint of Great Bodily Injury/Meyhem [sic] Suffered by the Plaintiff as Result of Outrageos [sic] Police Condut [sic]," are unclear and virtually 12 unintelligible.

14 On February 28, 2013, plaintiff filed a Motion to Compel, wherein plaintiff 15 sought responses to the following discovery he had propounded on defendants:

- Plaintiff's Request for Production of Documents ("RFP") to defendant Lastra (Set One) served on December 24, 2012;
- Plaintiff's Interrogatory Requests ("Interrogatories") to defendant McChristian (Set One) served on December 24, 2012;
- Plaintiff's Interrogatories to defendant Williams (Set One) served on December 24, 2012:

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(...continued)

25 (taking judicial notice of opinion and briefs filed in another proceeding); United States ex rel. Robinson Rancheria Citizens Council v. Borneo, Inc., 971 F.2d 244, 248 26(9th Cir. 1992) (courts "may take notice of proceedings in other courts, both within 27 and without the federal judicial system, if those proceedings have a direct relation to 28 matters at issue" (citation omitted)).

- Plaintiff's Interrogatories to defendant Lastra (Set One) served on December 24, 2012; and
- Plaintiff's Requests for Admissions ("RFA") to defendant Lastra (Set One) served on December 24, 2012.

Plaintiff contended that defendants did not respond to any of the above discovery requests and ignored plaintiff's meet and confer efforts. Defendants disputed plaintiff's contentions, arguing that they responded to each of plaintiff's discovery requests, and that plaintiff failed to meet and confer. Most troubling, however, was that defendants presented evidence that plaintiff had affirmatively misrepresented the dates upon which he served the discovery. Based on a review of the documents defendants attached to their Opposition, as well as defendants' supporting declaration, it appeared to the Court that plaintiff had, indeed, materially misrepresented the dates upon which he had propounded the discovery at issue, and in fact, it appears he affirmatively removed the original dates and replaced them with earlier dates.

17 Further, on February 12, 2013, defendants filed a "Motion to Compel Plaintiff to Answer Interrogatories and to Produce Documents and for an Award of Sanctions 18 19 in the Amount of \$600" ("Def. Motion to Compel") [Dkt. #137] arguing that plaintiff had failed to respond to any of defendants' interrogatory or document requests. On 20February 22, 2013, the Court ordered defendants to re-serve the discovery requests, 21 due to changes in plaintiff's address, in order to allow plaintiff an opportunity to 22 23 respond. Thereafter, defendants re-served the discovery requests, and engaged in further meet and confer efforts regarding responses. On May 20, 2013, defendants 24 filed the Motion for Terminating Sanctions, indicating that, to date, plaintiff still has 25 not responded to any of defendants' written discovery. 26

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## DISCUSSION

Under the All Writs Act, federal courts have the power to "issue all writs necessary or appropriate in aid of their respective jurisdictions and agreeable to the usages and principles of law." 28 U.S.C. § 1651(a). The Ninth Circuit has observed there is strong precedent for courts using that power to "regulate the activities of abusive litigants by imposing carefully tailored restrictions under the appropriate circumstances." <u>De Long v. Hennessey</u>, 912 F.2d 1144, 1147 (9th Cir. 1990) (citation omitted).

Additionally, Central District of California, Local Rule 83-8.1 provides: It is the policy of the Court to discourage vexatious litigation and to provide persons who are subjected to vexatious litigation with security against the costs of defending against such litigation and appropriate orders to control such litigation. It is the intent of this rule to augment the inherent power of the Court to control vexatious litigation and nothing in this rule shall be construed to limit the Court's inherent power in that regard.

Where a litigant has "abused the Court's process and is likely to continue such abuse," the Court may (1) "order a party to give security . . . to secure the payment of any costs, sanctions or other amounts which may be awarded against a vexatious litigant"; or (2) "make such other orders as are appropriate to control the conduct of the vexatious litigation." Local Rules, 83-8.2, 83-8.3. "Such orders may include, without limitation, a directive to the Clerk not to accept further filings from the litigant without payment of normal filing fees and/or without written authorization from a judge of the Court or a Magistrate Judge, issued upon such showing of the evidence supporting the claim as the judge may require." Local Rule 83-8.2. ///

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Although pre-filing restrictions should be used sparingly, litigants with abusive, lengthy, and frivolous litigation histories may be enjoined from bringing further frivolous litigation. <u>See De Long</u>, 912 F.2d at 1147; <u>see also Molski v.</u> <u>Evergreen Dynasty Corp.</u>, 500 F.3d 1047, 1057 (9th Cir. 2007) (per curiam). A court should enter a pre-filing order restriction "only after a cautious review of the pertinent circumstances." <u>Molski</u>, 500 F.3d at 1057. Before entering a pre-filing order, the Court must determine (1) plaintiff is given adequate notice and an opportunity to be heard; (2) the court must provide an adequate record for review, including a listing of all the cases and motions that led the court to conclude that a vexatious litigant order was needed; (3) the court must make substantive findings as to the frivolous or harassing nature of the litigant's actions; and (4) the court order must be narrowly tailored. <u>De Long</u>, 912 F.2d at 1147-48; <u>Molski</u>, 500 F.3d at 1057.

13 In the present case, plaintiff's filing of approximately 40 motions, many of which raised similar, unsubstantiated allegations, and requested the same or similar 14 relief, exhibits a disregard for the Court's rulings and an intent to harass the 15 defendants and the Court. (See Exhibit "A".) Additionally, plaintiff has filed 70 16 actions in this District since 1994. (See Exhibit "B".) Based on the records currently 17 available to the Court, it appears plaintiff has not prevailed on any of these actions. 18 19 The Court concludes that plaintiff has abused the Court's process and is likely to continue abusing the system unless protective measures are taken. As such, within 2021 twenty (20) days of this Order, plaintiff is ORDERED to explain why he should not be declared a vexatious litigant, barring him from filing pro se complaints without 22 prior court consent and the posting of a bond, and subjecting him to a pre-filing order 23 in this action. Plaintiff should explain to the Court the justification for filing 24 25 repetitive and largely frivolous motions in light of the factors referenced above, and 26111

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1	should also address the apparent misr	epresentation to the Court re	garding the dates	
2	upon which plaintiff allegedly serve	d discovery on defendants.	Plaintiff's mere	
3	disagreement with the Court's rulings	s is not sufficient.		
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5	DATED: July 23, 2013	Wil /. Gister	· · · · ·	
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1		EXHIBIT "A"					
2		Motions 2	Filed by Plain	tiff in the Instant Action			
3		Date Motion Filed	Docket No.	Motion for/to:			
4	1	08/12/11	14	Appointment of Counsel			
5	2	08/12/11	15	Access to Law Library			
6	3	08/12/11	16	Access to Resources			
7	4	08/12/11	17	Access to Resources			
8	5	08/23/11	20	Investigator			
9	6	08/23/11	21	Protective Order			
10	7	08/30/11	24	Access to Law Library			
11	-8	08/30/11	25	Compliance with Physician's Order for Treatment			
12	9	10/13/11	32	Default Judgment			
13	10	04/24/12	71	Appointment of Counsel			
14	11	05/16/12	80	Compel Discovery			
15	12	06/05/12	85	Protective Order			
16	13	11/07/12	105	Copy of Local Rules			
17	14	01/31/13	129	Order Permitting Plaintiff to Use Interview Room for Discovery			
18 19	15	01/31/13	130	Appointment of Private Investigator and Expert to Review Medical Records and Prepare Report			
20	16	01/31/13	131	Copy of Local Rules; Access to Law Library; Appointment of Counsel			
21	17	02/11/13	142	Compel Discovery			
22	18	02/28/13	153	Compel Discovery			
23	19	02/28/13	156	Legal Assistance; Access to Law Library			
24 25	20	03/07/13	148	Order for Jail Medical to Determine Plaintiff's Ability to Represent Himself			
26 27	21	03/07/13	149	Order Directing Sheriff to Provide Legal Materials to Plaintiff			
28	22	03/07/13	150	District Judge's Review of Prejudice of Magistrate Judge			

23	04/05/13	184	Reasonable ADA Accommodations
24	04/05/13	185	Order Restricting Defendants' Counse from Discussing the Case
25	04/08/13	162	Strike Plaintiff's Deposition Testimony
26	04/08/13	163	Leave to Allow Discovery by a Written Deposition
27	04/15/13	167	Requiring Defendants to Serve Large Print Upon Plaintiff
28	04/15/13	168	Outside Examination by an Optomologist
29	04/15/13	170	Protective Order
30	05/06/13	180	Pro Se Status
31	05/06/13	181	Leave to Allow Deposition Questions as Interrogatories
32	05/23/13	192	Disqualification of Magistrate Judge
33	06/03/13	199	Extend Discovery Cut-off
34	06/03/13	200	Unredacted Copy of Police Report
35	06/03/13	204	Reconsideration of Denial of Motion for Outside Examination by an Optomologist
36	06/03/13	208	Extend the Limit of Interrogatories
37	06/17/13	216	Compel Discovery
38	06/17/13	217	Reconsideration of Motion to Strike
39	06/24/13	222	Ruling on ADA Accommodations
40	06/27/13	221	Enlargement of Time to Respond to Defendants' Motion re Terminating Sanctions

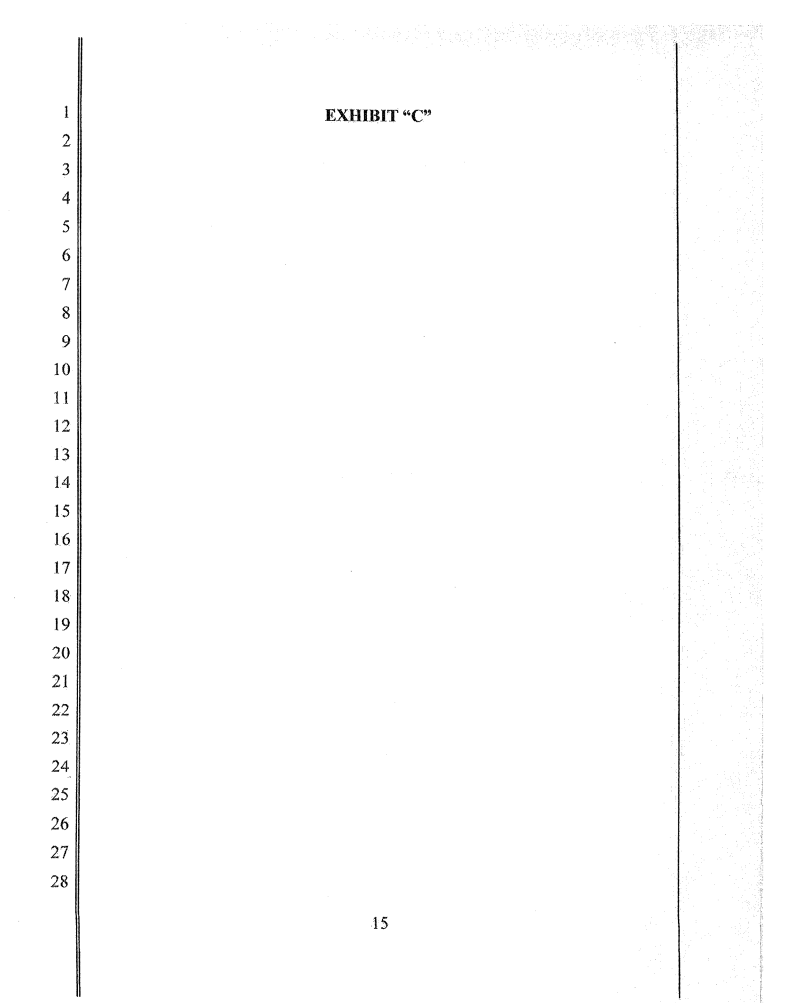
		EXHI	BIT "B"	
	Date Filed	Case No.	Case Title	Reason for Termination of Action
1	05/12/94	2:94-cv-03133-RMT-CT	Rodney O Brown v. Jackie Waltman, et al	Judgment entered dismissing the action without prejudice
2		2:94-cv-08255-DT-SH	Rodney O Brown v. Pasadena Police Dept, et al	Judgment entered dismissing the action without prejudice
3		2:95-cv-05961-DT-SH	Ronnie O Brown v. L Weteck, et al	Judgment entered dismissing the action without prejudice
4	10/28/98	2:98-cv-08735-UA	Brown v. Lancaster City of, et al	In Forma Pauperis denied
5	01/22/99	2:99-cv-00605-WDK-JWJ	Ronnie O'Neal Brown v. Cheryl K Pliler, et al	First Amended Petition denied, action dismissed with prejudice
-6	02/10/00	2:00-cv-01478-SVW-JWJ	Ronnie O Brown v. Gail Lewis, et al	Petition denied, action dismissed with prejudice
7	08/20/02	2:02-cv-06499-HLH-JWJ	Ronnie Brown v. John Doe, et al	Judgment entered dismissing the action without prejudice
8	09/16/02	2:02-cv-07222-HLH-JWJ	Rodney Brown, et al v. John Doe, et al	Motion to Dismiss granted
9	10/23/02	2:02-cv-08180-CAS-JWJ	Ronnie O Brown v. Claude Finn	Judgment entered dismissing the action without prejudice
10	10/31/02	2:02-cv-08408-UA-JWJ	Ronnie Brown v. Pasadena City of, et al	In Forma Pauperis denied
		2:02-cv-08750-HLH-JWJ	Ronnie Brown v. Barstow City of, et al	Judgment entered dismissing the action without prejudice
12	06/27/03	2:03-cv-04634-AHS-E	Ronnie Brown Sr v. Lee Baca, et al	Petition denied and dismissed without prejudice

13	06/30/03	2:03-cv-04654-UA-SGL	Ronnie Brown v. LA Cnty Jail Dept of, et al	In Forma Pauperis denied
14	07/01/03	2:03-cv-04688-LGB -JWJ	Ronnie Brown Sr v. L Baca, et al	Judgment entered dismissing the entire action without prejudice
15	09/04/03	2:03-cv-06319-VAP -JWJ	Ronnie Brown Sr v. Dir of Corrections, et al	Judgment entered denying the First Amended Petition and dismissing the action with prejudice
16	12/23/03	2:03-cv-09420-NM -JWJ	Ronnie Brown v. Gail Frarer, et al	Action dismissed without prejudice
17	03/31/05	5:05-cv-00267-PA -JWJ	Ronnie Brown v. People of the State of California et al.	Petition dismissed without prejudice
18	04/05/05	5:05-cv-00293-UA -JWJ	Brown v. City of Victorville et al	In Forma Pauperis denied
19	06/15/05	5:05-cv-00525-CAS -JWJ	Ronnie O'neill Brown v. San Bernardino County Sheriffs Dept et al	Action dismissed without prejudice
20	08/10/05	5:05-cv-00744-CAS -JWJ	Ronnie ONeill Brown y. Gary Penrod	Petition dismissed with prejudice
21	08/10/05	5:05-cv-00746-CAS -JWJ	Ronnie Brown v. D Phelps et al	Judgment entered dismissing the Complaint without prejudice
22	08/18/06	2:06-cv-05221-UA -JWJ	Brown v. Phillips et al	In Forma Pauperis denied
23	09/12/06	2:06-cv-05744-UA -JWJ	Ronnie Brown v. California State of et al	In Forma Pauperis denied
24	09/14/06	5:06-cv-01008-UA -JWJ	Ronnie O Brown v. City of Rancho Cucamonga	In Forma Pauperis denied
25	09/26/09	5:06-cv-01060-UA -JWJ	Ronnie ONiell Brown v. The County of San Bernardino Sheriff Department	In Forma Pauperis denied
26	12/27/06	5:06-cv-01419-CAS -JWJ	Ronnie Brown v. State of California Director of Collections	Judgment entered denying the Petitio and dismissing the action without prejudice

27	04/10/07	5:07-cv-00414-UA -JWJ	Ronnie O Brown v. Gary S Penrod et al	In Forma Pauperis denied
28	02/03/07	2:07-cv-00819-CAS -DTB	Ronnie ONeal Brown v. Leroy Baca et al	Motion to Dismiss granted; Judgment entered dismissing the action without leave to amend and with prejudice
29	03/08/07	2:07-cv-01525-CAS -JWJ	Ronnie O Brown v. California State of et al	Motion to Dismiss granted; Judgment entered dismissing the Petition without prejudice
30	03/08/07	2:07-cv-01529-CAS -JWJ	Ronnie O Brown v. People of the State of California et al	Judgment dismissing the Petition without prejudice as unexhausted
31	12/07/07	5:07-cv-01628-PA -JWJ	Ronnie Brown v. People State of California et al	Petition dismissed without prejudice
32	12/07/07	5:07-cv-01631-UA -JWJ	Ronnie O Brown v. Jassmyn Sanchez et al	In Forma Pauperis denied
33	12/13/07	5:07-cv-01648-UA -JWJ	Ronnie Brown et al v. San Bernardino County Sheriff Dept et al	In Forma Pauperis denied
34	01/07/08	5:08-cv-00011-UA -JWJ	Ronnie O Brown v. Dept Adult Parole Operations et al	In Forma Pauperis denied
35	01/07/08	5:08-cv-00013-UA -JWJ	Ronnie O Brown v. The California Dept of Corrections et al	In Forma Pauperis denied
36	01/07/08	5:08-cv-00014-UA -JWJ	Ronnie O Brown v. The City of Victorville et al	In Forma Pauperis denied
37	01/18/08	5:08-cv-00065-CAS -DTB	Ronnie O. Brown v. State of California Dept of Corrections et al	Judgment entered dismissing the action without prejudice for failure to prosecute
38	01/28/08	5:08-cv-00105-UA -JWJ	Ronnie O Brown v. San Bernardino County Sheriff et al	In Forma Pauperis denied
39	02/27/08	5:08-cv-00271-UA -JWJ	Ronnie O Brown v. Marcia M Taylor et al	In Forma Pauperis denied

40	07/02/08	2:08-cv-04379-UA -JWJ	Ronnie Brown v. California Department of Corrections et al	In Forma Pauperis denied
41	08/01/08	5:08-cv-01032-UA -JWJ	Ronnie O Brown v. San Bernardino County Sheriff Dept et al	In Forma Pauperis denied
42	08/15/08	2:08-cv-05362-CAS -JWJ	Ronnie O. Brown v. Lee Baca et al	Judgment entered dismissing the action without prejudice
43	08/27/08	5:08-cv-01144-UA -JWJ	Ronnie O Brown et al v. County of San Bernardino Alternative Defense Panel et al	In Forma Pauperis denied
44	08/27/08	5:08-cv-01156-CAS -DTB	Ronnie Brown v. County of San Bernardino Sheriff Dept et al	Judgment entered dismissing the action without prejudice for failure to prosecute
45	08/27/08	5:08-cy-01157-UA -JWJ	Ronnie O. Brown v. San Bernardino County et al	In Forma Pauperis denied
46	09/19/08	5:08-cv-01295-UA -JWJ	Ronnie Brown v. Branden Woods	In Forma Pauperis denied
47	09/25/08	2:08-cv-06311-UA -JWJ	Ronnie O, Brown v. Lee Baca et al	In Forma Pauperis denied
48	10/07/08	2:08-cv-06608-UA -JWJ	Ronnie O. Brown v. Suzann Hubbard et al	In Forma Pauperis denied
49	10/10/08	2:08-cv-06664-CAS -DTB	Ronnie O'Neal Brown v. County of Los Angeles et al	Judgment entered dismissing the action without prejudice for failur to prosecute
50	11/18/08	5:08-cv-01672-CAS -DTB	Ronnie O Brown v. Jassmyn Sanchez et al	Judgment entered dismissing the action with prejudice for failur to prosecute
51	12/18/08	5:08-cv-01878-UA -JWJ	Ronnie O Brown v. San Bernardino County et al	In Forma Pauperis denied
52	01/15/09	5:09-cv-00099-UA -JWJ	Ronnie O. Brown v. San Bernadino County et al	In Forma Pauperis denied
53	02/04/09	5:09-cv-00235-UA -JWJ	Ronnie O. Brown v. L. Taylor et al	In Forma Pauperis denied

2	54	06/29/11	2:11-cv-05415-CAS -DTB	Ronnie O. Brown v. Rod Hoops et al	matter pending
3	55	07/13/11	5:11-cv-01097-CAS -DTB	Ronnie Brown v. Rod Hoops	Order Summarily Dismissing Action
4	56	07/29/11	5:11-cv-01204-CAS -DTB	Ronsan Brown v. Rod Hoops	Order Summarily Dismissing Action
5	57	08/09/11	5:11-cv-01268-CAS -DTB	Ronnie Brown v. Lynn Poncin et al	In Forma Pauperis revoked
7	5.8	09/21/11	5:11-cv-01511-UA -DTB	Ronnie Brown v. Chuck Williams et al	In Forma Pauperis denied
8	59	09/22/11	5:11-cv-01520-CAS -DTB	Ronson Brown v. Rod Hoops	Action dismissed pursuant to Rule 4
	60	09/27/11	2:11-cv-07974-UA -DTB	Ronnie O Brown v. Leroy Baca et al	In Forma Pauperis denied
1	61	10/27/11	5:11-cv-01716-CAS-DTB	Ronnie Brown v. Rod Hoops	Petition dismissed pursuant to Rule 4
2	62	11/10/11	5:11-cv-01808-CAS-DTB	Ronnie Brown v. Rod Hoops et al	Case voluntary dismissed
4	63	11/21/11	5:11-cv-01855-UA-DTB	Ronnie Brown v. John Doe et al	In Forma Pauperis revoked
5	64	12/01/11	5:11-cv-01908-CAS-DTB	Ronnie O Brown v. Rod Hoops et al	In Forma Pauperis revoked
7	65	01/09/13	2:13-cv-00154-PA-VBK	Rodney Brown v. John Doe 1 et al	In Forma Pauperis revoked
8	66	01/09/13	2:13-cv-00161-PA-VBK	Rodney Brown v. County of Los Angeles, et al	matter pending
9 0	67	01/30/13	2:13-cv-00660-PA-MLG	Rodney Brown v. Lee Baca	Petition is dismissed without prejudice
1 2 3	68	02/20/13	2:13-cv-01225-PA-MLG	Rodney Brown v. Leroy Baca	Judgment entered dismissing the Petition without prejudice
4	69	02/28/13	2:13-cv-01476-UA-MLG	Rodney Brown v. Ron Brown	In Forma Pauperis denied
5	70	04/19/13	5:13-cv-00728-UA-VBK	Rodney Brown v. San Bernardino, County of et al	Transferred to Western Division



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. PREVIOUS LAWSUITS	
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1. Have you brought any other lawsuits in a federal co	urt while a prisoner: $\Box$ Yes $\Box$ No
2. If your answer to "1." is yes, how many?	
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attached piece of paper using the same outline.)	
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BROWN, ROKNIC Oreal	-2 Filed 01/07/08 Page 1 of 1 Page ID #:1
14401 Ontra ave	
COMMITTED NAME (If different)	
FULL ADDRESS INCLUDING NAME OF INSTITUTION CHINO, CA 95710	
K-89434	
PRISON NUMBER (if applicable)	
UNITED STATES I CENTRAL DISTRIC	
Ronnie O. BROWN	ETECWU8-0014 (JW)
PLAINTIFF,	To be supplied by the Clerk
THE CITY OF VICTORVILLE, CITY MANAGE GARYS, PENROC, SHERIFF SAN BETREYDIND GRANTY SHERF DEFENDANT(S).	CIVIL RIGHTS COMPLAINT PURSUANT TO (Check one) 42 U.S.C. § 1983 Bivens v. Six Unknown Agents 403 U.S. 388 (1971)
A. PREVIOUS LAWSUITS	
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CIVIL RIGHTS	S COMPLAINT Page 1 of 6

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ase 5:08-cv-00065-CAS-DTB Document 3 Filed 01/28/08 Page 1 of 14 Page ID #:7 KONNIE D. BROWN 1 K-89434 FILED CLERK U.S. DISTRICT COURT 2 14901 Central ave 3 121:00 P.O. BOX 128 JAN 2 8 2008 CHINO, CA 91710 Ą IN PRO Se 5 ķ 7 g LENTRAL DISTRICT OF CALIFORNIA q 10 I KONNIE O. BROWN, 12 Cose NOLDUNG -65 CASUN CIVIL RIGHTS COMPLAINT 13 plaintiff, WITH DEM AND FOR JURY 14 TRIAL PORSUANT TO 15 42 U.S. (51983 STATE OF CALIFORNIA DEPT OF CORRECTIONS, M. Paulas Warden 16 etal. DeFendants. 17 18 14 ARTIES 5 C 20  $\dot{c}$ 1 Ronnie O. Brown is A STATE prisoner currently confined at CALFORNIA INSTITUTION FOR MAN chino 14901 central ave chino, ca a competent a Lault and U.S. CITIZEN. Who civil rights were violated & The actions of the defendants named below which ocurred about 23 2 M. Paulas is A resident of the state of california and 24 Resides in and/or works at ALIfornia Institution former 15 located at 19901 central are chino, ca 91710 and is sued 2 IN 15 INdividual and official Capacity As WARDEN, while ACTING MARY COLOR OF LAW DE & DEACE AFFINE. 8-71

	Case 5:08-cv-00271-UA	-JWJ Document	3-2 Filed 04/02/0	8 Page 1 of 8 Page IE	)#:7
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VS. Co. Dept' corrections Jon Doe, I - Diffector, T. Lockwood M.E. Doulos Warden Cim ion Diec-2 Associate Warden Cim ion Diece-2 Associate Warden Cim ion Cimposite Interviewer Ion Associate States and Ion II Parties to this previous lawsuit: Plaintiff Defendants 2. Court (if Federal Court, give name of District;	CALIFORNIACVU8-U4379 108-65 CASCINS 2:06 c1 180 MCE KJM ase Number)
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Letter B. Letter S. Garter, S. Garter, Co CNE, N.A. Sanchez, S. Garter, S. Garter, Co CNE, N.A. Sanchez, A. Sum mons, E. MUNGIA (Names of all Defendants)  I. Previons Lawsuits (list all other previous or pending lawsuit  A. Have you brought any other lawsuits while a priso  B. If your answer to A is yes, how many? Describe previous or pending lawsuits in the space (If more than one, use back of paper to continue of 1. Parties to this previous lawsuit:  Plaintiff Defendants 2. Court (if Federal Court, give name of District;	<del>3 PPLE MCNT 10</del> DMPLAINT vil Rights Act, 42 U.S.C. <b>2</b> 1983
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Plaintiff Defendants 2. Court (if Federal Court, give name of District;	: below. tlining all lawsuits.)
2. Court (if Federal Court, give name of District;	
<ol> <li>Docket Number4.</li> <li>Disposition (For example: Was the case dismissed)</li> </ol>	f State Court, give name of County)
6. Filing date (approx.) 7.	Assigned Judge

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Case 5:08-cv-01032-UA-JWJ Document 7	CLERKED'S DISTRICT COURS 1 of 9 Page ID #:10
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1200mie D. DROWN	CASE NUMBER DEV 08 - 1032
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San BETT PREPARED UNITY SHERIFF DEPAT GATYS. PERROD, Sheriff J. Schochez Donty Sheriff	CIVIL RIGHTS COMPLAINT PURSUANT TO (Check one)
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CV-66 (7/97)

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CIVIL RIGHTS COMPLAINT

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Page 1 of

Case 2:08-cv-05362-CAS-JWJ Document 1-2 Filed 08/15/08 Page 1 of 1 Page ID #:5

RONNIE O. BROWN
FULL NAME W. CECILAVE D.D. FOX 567
COMMITTED NAME (Ir different) DELANO, CA 93215
FULL ADDRESS INCLUDING NAME OF INSTITUTION
PRISON NUMBER (if applicable)

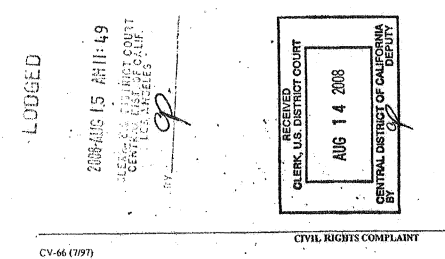
### UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

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LEEBACA ShePiff Caungof LAINTIFE LOS ANGELES J. John 0025 1-5 Hal	To be supplied by the Clerk CIVIL RIGHTS COMPLAINT PURSUANT TO (Check one)
CLEAN DEFENDANT(S)	□ 42 U.S.C. § 1983 □ Bivens v. Six Unknown Agents 403 U.S. 388 (1971)

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- 1. Have you brought any other lawsuits in a federal court while a prisoner: I Yes INo
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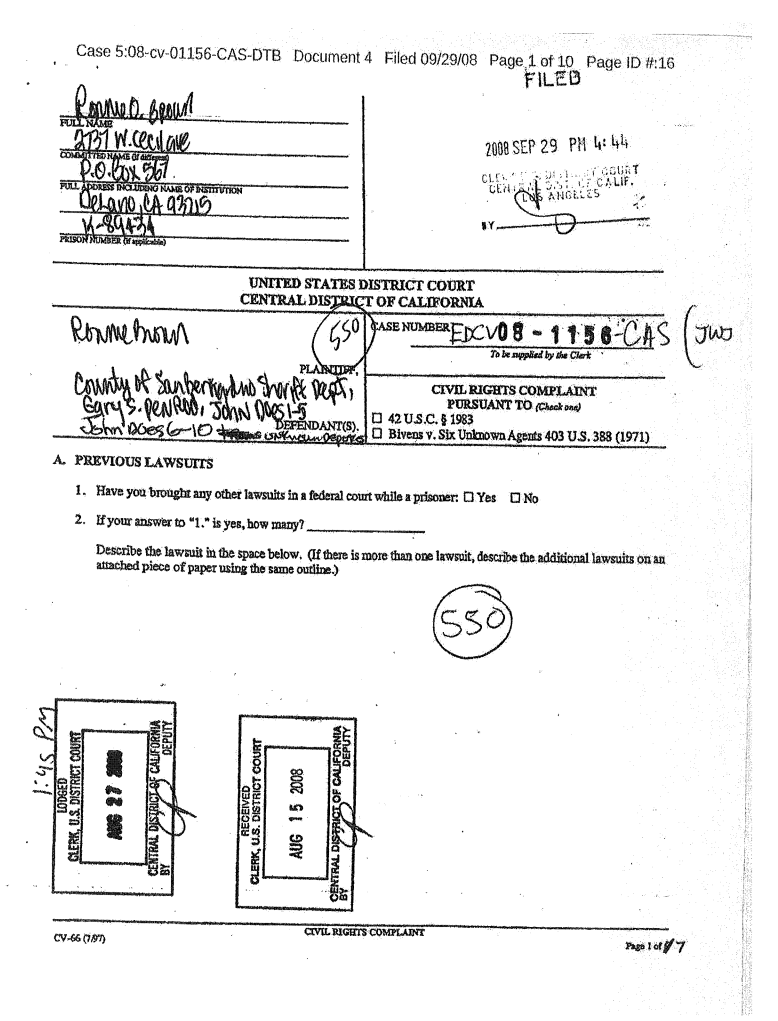
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Page 1 of

Case 5:08-cv-01144-UA-JWJ Document 2-2 Filed 09/10/08 Page 1 of 8 Page ID #:6

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CV-66 (7.97)	COMPLAINT Page 1 of 6



Case 5:08-cv-01157-UA-JWJ Document 2-2 Filed 09/09/08 Page 1 of 9 Page ID #:6

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-San beenighting fourty, PLAINTIFF.	To be supplied by the Clerk
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GANY S. PENTOD, SHERIFF Son Bandu	PURSUANT TO (Check one) X 42 U.S.C. § 1983 WINK DE CLAIGT 100 Th Sip portor Bivens v. Six Unknown Agents 403 U.S. 388 (1971)
TEAT DOE + 3	□ Bivens v. Six Unknown Agents 403 U.S. 388 (1971)
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CIVIL RIGHTS COMPLAINT

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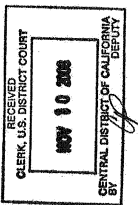
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Lik!	ansonan NGYE	Cunch, N. GRANNIS, CITEF MIMILE APPARS . LeMOSER, S. CATEY, T.J. POMILIA Des of all Defendants) SGT. OLSWOITH CIM-ERER	MAINTAIN	ON PAPED
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i en	<u>۲۶</u>	2. Court (if Federal Court, give name of District;	and a second	ounty)
ø		3. Docket Number 4.	Assigned Judge	Weinen und der einen
- 7 2008	RICT OF CALIFORNIA	5. Disposition (For example: Was the case dismissed		
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Case 2:08-cv-06664-CAS-DIB Document 3 Filed 10/4108 age Hall KONNIE O'neal BROWN 2 3 23500 Kosson Rd 2.0. Box 500 TRACY, CA 95376 IN PRO'SE 2008 OCT 21 5 6 60 7 Ë the contra PORGE 135 1001 10 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA 0000 1 12 RONNIE ONCAL BROWN Case NO. CVO8-6664 CAXJUJ ß Plaintiff, Vs. Civil Rights Complaint 14 County of los Angeles, 42USC51983 15 Lee Back Sheriff, County of Los Angeles; Julia H. Huang, 14 pharmacist, Shynder, IGOR, Doctor 11 Lance J. PopKenil A.CO. Deputy sheriff. 18 F. SHirley, LA. CO. Jail Staff Nuise; 19 P. MILAGROS, L'A. LO JAIL STAFF NUVSE; 20 O, Lennie LiA. CO. Jail Staff Nurse; G. Zenaldala. Co Jail Staff nuise staly 21 LAW REACE, BEACH, ALLEN, CHOI, RECEIVED CLERK, U.S. DISTRICT COURT 22 Arron M. FONTANNA, ATTORNEY'S AT LAW, John Deg L.A. County she not with al 23 OCT - 1 2008 C. NORMITALA.CO.LVN. EDITH A, Staff nuce SORITA ANAVIL, pharmaicist of, al., 24 CENTRAL DISTRUCT OF CALIFORNIA Joel Huschle, social Worker, Defendants, 扔 26 PARTIES 1. plaintiff Ronnie Oncai Drown is currently A state prisoner Confined at 27 Ducl vocational institute located at 23500 Kasson Rd tracy, CA 95376

Case 5:08-cv-01672-CAS-DTB Document	t 3 Filed 11/21/08 Page 1 of 11 Page ID #:10 FILED
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K-84434 RISON WUMBER (If applicable)	o Tamana Antonio
CENTRAL DISTRIC	DISTRICT COURT CT OF CALIFORNIA
Ponme O. BROWN	CASE NUMBER EDC/ 08 - 1072 CAS (JUJ)
PLAINTIFF,	To be supplied by the Clerk
Josmyn Sanchez, GARYS. Rentod. John Doet 1, John Redz, DEFENDANT(S). John Duet B Hal	CIVIL RIGHTS COMPLAINT PURSUANT TO (Check one) 42 U.S.C. § 1983 Bivens v. Six Unknown Agents 403 U.S. 388 (1971)
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CV-66 (7/97)

CIVIL RIGHTS COMPLAINT

Page 1 of 6

Case 5:09-cv-00099-UA-JWJ Document 1 Filed 01/09/09 Page 1 of 19 Page ID #:1

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1. Have you brought any other lawsuits in a federal cour	

2. If your answer to "1." is yes, how many?

Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on an attached piece of paper using the same outline.)

Case 2:11-cv-05415-CAS-DTB Document 3 Filed 07/08/11 Page 1 of 9 Page ID #:14

(Namo) RONNES PADOLON CLERK, U.S. DISTRICT COURT 45.00 stiwards ave (Address) Pomcho Withmonga, Ca 91739 JUL 8 2011 (City, State, Zip) CENTRAL DISTRICT OF CALIFORNIA BY DIPUTY (CDC Enato No.) BK# 1102340724 560 CLERK, States District Court then District of California Manne O. BROVIN CV11-5415 (DTB) (Enter full name of plaintiff in this action.) Plaintiff. Civil Case No. (To be supplied by Court Clerk) RODHOUPS, M. NT. 1. Complaint Under the **Civil Rights Act** 42 U.S.C. § 1983 MANDA-TORY 2. Dumes (Enter full name of each defendant in this action.) Ger cutes 3. A. UN Rich Defendant(s). Applicable state in code A. Jurisdiction Jurisdiction is invoked pursuant to 28 U.S.C. § 1343(a)(3) and 42 U.S.C. § 1983. If you wish to assert jurisdiction under different or additional authority, list them below. **B.** Parties 1. Plaintiff: This complaint alleges that the civil rights of Plaintiff, Konnie 0. Opour (print Plaintiff's name) who presently resides at 9500 ETIMANDA AVE (mailing address or place of confinement) RANCHU Culaminga, CA 91729 were violated by the actions of the below named individuals. The actions were directed against Plaintiff at WSTVOILEY Detention Center - ADP Leinib (4 on (dates) 2.5.11 4.30.1 and 4.18.11. (institution/place where violation occurred) (Count I) (Count 2) (Count 3) RECEIVED CLERK, U.S. DISTRICT COURT # 1983 SD Form (Rev. 5/98) May 2011 PENITONI DICTOLOT OF

Case 5:11-cv-01097-CAS-DTB Docum		t 9 Page ID #:1 E0
ROADIE BEOW NAME 1102340724 PRISON IDENTIFICATION/BOOKING NO. 9300 ENTIWANEA GUE ADDRESS OR PLACE OF CONFIDEMENT RAWCHOCACAMAGA (A 91729 Note: If represented by an attorney, provide name, address & telephone number. It is your responsibility to notify the Clerk of Court in writing of any change of address.	Field Due 2011 JUL CHENNED	13 PH 12: 142
Pomoio Rocard (\$30)	DISTRICT COURT CT OF CALIFORNIA CASE NUMBER: D CV $11 - 10917 - CN$ To be supplied by the Clerk of the United	AS (DTB)
Petitioner,	CR Crininal case under which senten	
POD Hoops - SHERITT San Berd COMPY NAME OF WARDEN, (or other authorized person having custody of petitioner) Respondent.	PETITION FOR WRIT OF HABE PERSON IN FEDERAL CI (28 U.S.C § 2241)	USTODY 1
INSTRUCTIONS - R	EAD CAREFULLY	MAY 2 3 2011

This petition shall be legibly handwritten or typewritten, signed by the petitioner, under penalty of perjury. You support the answer to each question in the proper space on the form. Any false statement of a material fact may be the besis

You must not attach separate pages to this petition except that ONE separate additional page is permitted in answering Question No.9.

Upon receipt of a fee of \$5.00 your petition will be filed if it is in proper order.

If you are seeking leave to proceed *in forma pauperis* (without paying the \$5.00 filing fee and other court costs), then you must also execute the declaration on the last page, setting forth information which establishes your inability to pay the fees and costs of the proceedings or to give security therefor. If you wish to proceed in forma pauperis, you must have an authorized officer at the penal institution complete the certificate as to the amount of money and securities on deposit to your credit in any account in the institution. If your prison account exceeds \$25.00, you must pay the filing fee as required by the rule of the district court.

When the petition is completed, the original and 3 copies, must be mailed to the Clerk of the United States District Court for the Central District of California, United States Courthouse, 312 North Spring Street, Los Angeles, California 90012, ATTENTION: Intake/Docket Jection.

July one sentence, conviction or parole matter may be challenged in a single petition. If you challenge more than one, you must do so by eparate petitions.

'etitions which do not conform to these instructions will be returned with a notation as to the deficiency.

Case 5:11-cv-01204-CAS-DTB Docume	ent 1 Filed 07/29/11 Page 1 of 8 Page ID #:1
ROMEN BIDDNI aKA Rannie Brow 11023407244	BY AFILED DEBUT
PRISON IDENTIFICATION/BOOKING NO. <u>7500 ET I Wall Janave</u> ADDRESS OR PLACE OF CONFINISMENT <u>RANCHORMANNEJA (C. 9009 92392966</u> Note: If represented by an attorney, provide name, address & telephone	CENTRAL DISTRICT ON CALLEGERMA
writing of any change of address. UNITED STATES	DISTRICT COURT T OF CALIFORNIA
FULL NAME (Include name under which you were convicted)	CASE NUMBER: EDCV11-1204 CAS (DTB) CV <u>EUCV-11-1097</u> CAS (DTB) To be supplied by the Clerk of the United States District Court
Person Braw, erca fermine Brown	CR. <u>FVILIUO 295</u> Criminal case under which sentence was imposed. SUPPLIMENTA
ROD HOOP'S NAME OF WARDEN, (or other authorized person having custody of petitioner) Respondent.	PETITION FOR WRIT OF HABEAS CORPUS BY A PERSON IN FEDERAL CUSTODY (28 U.S. C. S. 22.5 4) 28 U.S. C. S. 22.5 4

### INSTRUCTIONS - READ CAREFULLY

This petition shall be legibly handwritten or typewritten, signed by the petitioner, under penalty of perjury. You must set forth CONCISELY the answer to each question in the proper space on the form. Any false statement of a material fact may serve as the basis for prosecution and conviction for perjury.

You must not attach separate pages to this petition except that ONE separate additional page is permitted in answering Question No.9.

Upon receipt of a fee of \$5.00 your petition will be filed if it is in proper order.

If you are seeking leave to proceed *in forma pauperts* (without paying the \$5.00 filing fee and other court costs), then you must also execute the declaration on the last page, setting forth information which establishes your inability to pay the fees and costs of the proceedings or to give security therefor. If you wish to proceed in forma pauperis, you must have an authorized officer at the penal institution complete exceeds \$25.00, you must pay the filing fee as required by the rule of the district court.

When the petition is completed, the original and 3 copies, must be mailed to the Clerk of the United States District Court for the Central District of California, United States Courthouse, 312 North Spring Street, Los Angeles, California 90012, ATTENTION: Intake/Docket Section.

Only one sentence, conviction or parole matter may be challenged in a single petition. If you challenge more than one, you must do so by separate petitions.

Petitions which do not conform to these instructions will be returned with a notation as to the deficiency.

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Case 5:11-cv-01520-CAS-DTB Document 1 Filed 09/22/11 Page 1 of 13 Page ID #:1 FILED NAM 2011 SEP 22 PM 12: 36 PRISO PM 1:48 TRICT COURT STRICT COUST ADDRI n OF CALIF. It is your responsibility to forify the Clerk of Court in writing of any Note: change of address. If represented by an attomey, provide his name, address, telephone and facsimile numbers, and e-mail address. UNITED STATES DISTRICT COURT **CENTRAL DISTRICT OF CALIFORNIA** CASE NUMBER: To be supplied by the Clerk of the United States District Court FULL NAME (Include name under which you were convicted, Π AMENDED PETITION FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY NAME OF WARDEN, SUPERINTENDENT, JAILOR OR AUTHORIZED 28 U.S.C. § 2254 PERSON HAVING CUSTODY OF PETITIONER PLACE/COUNTY OF CONVICTION 'SAN CENCEN Respondent. PREVIOUSLY FILED, RELATED CASES IN THIS DISTRICT COURT (List by case number) CV CV **INSTRUCTIONS - PLEASE READ CAREFULLY** 1. To use this form, you must be a person who either is currently serving a sentence under a judgment against you in a California state court, or will be serving a sentence in the future under a judgment against you in a California state court. You are asking for relief from the conviction and/or the sentence. This form is your petition for relief. 2. In this petition, you may challenge the judgment entered by only one California state court. If you want to challenge the judgment entered by a different California state court, you must file a separate petition. 3. Make sure the form is typed or neatly handwritten. You must tell the truth and sign the form. If you make a false statement of a material fact, you may be prosecuted for perjury. 4. Answer all the questions. You do not need to cite case law, but you do need to state the federal legal theory and operative facts in support of each ground. You may submit additional pages if necessary. If you do not fill out the form properly, you will be asked to submit additional or correct information. If you want to submit a legal brief or arguments, you may attach a separate memorandum. 5. You must include in this petition all the grounds for relief from the conviction and/or sentence that you challenge. And you must state the facts that support each ground. If you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date. 5. You must pay a fee of \$5.00. If the fee is paid, your petition will be filed. If you cannot afford the fee, you may ask to proceed. in forma pauperis (as a poor person). To do that, you must fill out and sign the declaration of the last two pages of the form. Also, you must have an authorized officer at the penal institution complete the certificate as to the amount of money and securities on deposit to your credit in any account at the institution. If your prison account exceeds \$25.00, you must pay the filing feet 6. When you have completed the form, send the original and two copies to the following address: LODGED Clerk of the United States District Court for the Central District of California CLERK, U.S. DISTRICT COURT United States Courthouse ATTN: Intake/Docket Section 312 North Spring Street SFP 2011 Los Angeles, California 90012 ENTRAL DIST CALIFORNIA PETITION FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY (28 U.S.C § 2254) BY DEPUTY CV-69 (04/05)

07974-UA-DTB\_Document 1-1 Filed 09/27/11 Page 1 of 8 Page ID #:4 RECEIVED Ronnied, 84042 (Namie) 9500 Eriwanda ave (Address) RANcholucannya, La 91739 2011 SEP 19 PM 1:14 (City, State, Zip) CLERK U.S. DISTRICT COURT CENTRAL DIST. OF CALIF. INVERSIDE (CDC Inmate No.) 1102390724 io co ö Æ Ś 3 United States District Court 3 2 Southern District of California Ronnie 0u (Buter full name of plaintiff in this action.) Plaintiff, (To be supplied by Court Clerk) LEROY BACA Sten Friendow Complaint Under the **Civil Rights Act** 42 U.S.C. § 1983 (Enter full name of each defendant in this action.) Defendant(s). A. Jurisdiction Jurisdiction is invoked pursuant to 28 U.S.C. § 1343(a)(3) and 42 U.S.C. § 1983. If you wish to assert jurisdiction under different or additional authority, list them below. **B.** Partles 1. Plaintiff: This complaint alleges that the civil rights of Plaintiff, KONNE Brow (print Plaintiff's name) who presently resides at 9500 En wanda ave Romeholmlaningo (mailing address or place of confinement) were violated by the actions of the below named individuals. The actions were directed against Plaintiff at Mens Centre Q Ja on (dates) (institution/place where violation occurred) and (Count 1) (Count 2) (Count 3) 4 1983 8D Fona (Rev. 3/98)

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This petition shall be legibly handwritten or typewritten, signed by the petitioner, under penalty of perjury. You must set forth CONCISELY the answer to each question in the proper space on the form. Any false statement of a material fact may serve as the basis for prosecution and conviction for perjury.

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## A. PREVIOUS LAWSUITS

- 1. Have you brought any other lawsuits in a federal court while a prisoner: CJ Yes CP No
- 2. If your answer to "1." is yes, how many?

Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on an attached piece of paper using the same outline.)

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ROD HOOPS, SHERIFF, DEFENDANT(S).	CIVIL RIGHTS COMPLAINT PURSUANT TO (Check one) 42 U.S.C. § 1983 Bivens v. Six Unknown Agents 403 U.S. 388 (1971)
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<ol> <li>PREVIOUS LAWSUITS</li> <li>Have you brought any other lawsuits in a federal court</li> </ol>	rt while a prisoner: □ Yes □ No

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Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on an attached piece of paper using the same outline.)

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CIVIL RIGHTS COMPLAINT

CAS-DTB Document 98 Filed 10/01/12 Page 1 of 4 Page ID #:707 441 Baychet ST LOS Angelos, CA 90012 FILED OCT - 1 2012 Infroper UNITED STATES DISTRICT COURT LENTRAL DISTRICT OF CALITORNIA CASE NO. CV-11-05415CASDTI RONNIED, Brown plaintiff Notice Change ADDRESS Pecivest ENLArgement Of VS ROO Hoops etal Detendant above Court all Parties of Record T To the attorney (c) plaintiff Romain Brown Comes Now And nutifies The court of his current Address of 441 Bauchet St Los Angelos CA 90012 INMate Id # 3297631, And Further Request A Court Order directing Los Angoles County SHERIFF TO ALLOW ACCESS TO JA LBrany TO File Second Amended Conplaint, And Order Directing Steriff To permit plaintiff To obtain Access To His file By Having Documents Brought TO WESTCOVING Court Dept 4. plaintifi Rospecthilly Request ELANgement OF time Due To incarderation, physical Disabilities, InaBILITY TO Arcess LAW LIBRON. POSPEARS Tated 9,14 12

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- 1. Have you brought any other lawsuits in a federal court while a prisoner:  $\Box$  Yes  $\Box$  No
- 2. If your answer to "1." is yes, how many?

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RITA SMITH, REEMA KAHN, G. ZANVRAND LINDA A. CHILSTION, STOKA MORGA MICHAELA. YGIECIAS DEFENDANTIS	CIVIL RIGHTS COMPLAINT PURSUANT TO (Check one) 42 U.S.C. § 1983 Declares for the formation Bivens v. Six Unknown Agents 403 U.S. 388 (1971)

- 2. If your answer to "1." is yes, how many?
  - Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on an attached piece of paper using the same outline.)

49 6411 (App ST CA 10012 a Identification/Booking No. 329763 RESS of PLACE OF CONFINEMENT It is your responsibility to notify the Clerk of Court in writing of any change of address. If represented by an attorney; his name, address & telephone number.	nent 1 Hied U1/30/13 Page 1 of 13 Page ID #:19 CLERK, U.S. DISTRICT COURT JAN 3 0 2013 CENTRAL DISTRICT OF CALIFORNIA BY DEPUTY
UNITED STATES CENTRAL DISTRIC	DISTRICT COURT TOF CALIFORNIA
Reputy Blow NAME (Include name under which you were convicted) Petitioner,	CASE NGY 13 - 0660 PA(MLG) To be supplied by the Clerk of the United States District Court
CLERRE, U.S. DISTRICT COURT CENTRAL DISTRICT OF CALLFORNIA BY DEPUTY	PETITION FOR WRIT OF HABEAS CORFUS BY A PERSON IN STATE CUSTODY (28 U.S.C § 2254) PLACE/COUNTY OF CONVICTION LOS ANGELASS PREVIOUSLY FILED, RELATED CASES IN THIS DISTRICT COURT (LIST BY CASE NUMBER)
OF WARDEN, SUPERINTENDENT, JAILOR OR RIZED PERSON having custody of petitioner Respondent.	$\frac{cv_{L N} a^{2}B_{C} p_{A} (m_{b})}{cv_{C}}$

oner is attacking a judgment which imposed a sentence to be served in the *future*, petitioner must fill in the name of the state where the t was entered. If petitioner has a sentence to be served in the *future* under a federal judgment which he wishes to attack, he should file under 28 U.S.C. §2255, in the federal court which entered the judgment)

PETITION FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

PAGE 1 OF 10

in the

/98)

Lind Merg       BR-BUN         NAME       32.9763/         PRISON IDENTIFICATION / BOOKING NUMBER         450       Bain chef st         ADDRESS OR PLACE OF CONFINEMENT         Los Anderss (A 90012         NOTE:       It is your responsibility to notify the Clerk of Court in writing of any change of address. If represented by an attorney provide his	Filed 02/20/13 Page 1 of 12 Page ID #1 CLERIK, U.S. DISTRICT COURT FEB 2 0 2013 CENTRAL DISTRICT OF CALLEGRAM DEPUT FEE Due
name, address and telephone number.	DISTRICT COURT CT OF CALIFORNIA
DED INF VI BUCKY ] ULL NAME Include name under which you were convicted) Petitioner,	Carlo Hea: 3-01225-PA MLG To be supplied by the Clerk of the United States Diskrict Court.
<b>V.</b>	PETITION FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY 28 U.S.C. § 2254
LEROY BACA	PLACE/COUNTY OF CONVICTION <u>LA.LOUNTY</u> PREVIOUSLY FILED, RELATED CASES IN THIS DISTRICT COURT (List by case number)
ME OF WARDANS OPERINTENDENT, JAILOR OR AUTHORIZED	CV-
ME OF WARPENSOPERINTENDENT, JAILOR OR AUTHORIZED	CV-
Respondent.	CV
f pethoder is attacking a judgment which imposed a sentence to be e judgment was entered. If pethoner has a sentence to be served i oute file amorantum is the pethoner has a sentence to be served in TAL Discussion of the sentence of the sentence of the served is that the sentence of the sentence of the sentence of the sentence of the sentence of th	served in the <i>future</i> , petitioner must fill in the name of the state when in the <i>future</i> under a federal judgment which he wishes to attack, h

## **INSTRUCTIONS - READ CAREFULLY**

This petition shall be legibly handwritten or typewritten, and signed by the petitioner, under penalty of perjury. You must set forth CONCISELY the answer to each question in the proper space on the form. Any false statement of a material fact may serve as the basis for prosecution and conviction for perjury.

You must not attach separate pages to this petition, except that ONE separate additional page is permitted in answering Question No. 10.

Upon receipt of a fee of \$5.00 your petition will be filed if it is in proper order.

If you are seeking leave to proceed in forma pauperis (without paying the \$5.00 filing fee and other court costs), then you must also complete and execute the declaration on the last two pages, setting forth information which establishes your inability to pay the fees and costs of the proceedings or to give security therefor. If you wish to proceed in forma pauperis, you must have an authorized officer at the penal institution complete the certificate as to the amount of money and securities on deposit to your credit in any account in the institution. If your prison account exceeds \$25.00, you must pay the filing fee as required by the rule of the district court.

When the petition is completed, the original and two copies must be mailed to the Clerk of the United States District Court for the Central District of California, United States Courthouse, 312 North Spring Street, Los Angeles, California 90012, ATTN: Intake/Docket Section.

A single petition should be used to challenge a particular State Court judgment of conviction and/or sentence.

Petitions which do not conform to these instructions will be returned with a notation as to the deficiency.

PETITION FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY 28 U.S.C. § 2254

℃V-69 (07/02)

Rooney BROWN	2254 1983 ×	MAR 2 5 2013
ROONEY BROWN JLL NAME 450 BALL HOT ST DMMITTED NAME (if different)	FILING FEE PAID	CLERK US DISTRICT COURT SOUTHERN DISTRICT OF CALIBORNIA BY
LUS An LOUING NAME OF INSTITUTION	IFP MOTION FILED Yes X No COPIES SENT TO Court X ProSe	1 3000 7 2 0 GPC BGS
CENTRAL D	ATES DISTRICT CO ISTRICT OF CALIFO	
REDNEY Brown, J. plaintiff CODARY of San Administration	LINTIEF,	To be supplied by the Clerk
COUNTY of San Bernardinu, SAN BERNARDINO COUNTY SHERT SAN BERNARDINO COUNTY SHERT SHERIFF ROD MUOPS, TIUNOTH MANNING; KASS; EIROD, RAMPFEEDD	(KAL) Since My	VIL RIGHTS COMPLAINT montran PURSUANT TO (Check one) 1983 42 LUSC \$ 1985(3) Cal. (one x Unknown Agents 403 U.S. 388 (1971)

2. If your answer to "1." is yes, how many?

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