Eric Jerome Phillips Jr. v. County of Riverside et al

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## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

11 ERIC JEROME PHILLIPS JR.,

Plaintiff, v.

COUNTY OF RIVERSIDE et al.,

Defendants.

Case No. 5:19-cv-01518-VAP (MAA)

## PLAINTIFF'S NOTICE OF AMENDMENT OF SECOND AMENDED COMPLAINT

17 Pursuant to Federal Rule of Civil Procedure 15(a)(1), Plaintiff Eric Jerome 18 Phillips, Jr. hereby amends his Second Amended Complaint ("SAC") by dismissing 19 the following Defendants and claims: (a) the class action claims; (b) Defendant 20 Riverside County in its individual capacity; (c) Defendant Riverside County 21 Sheriff's Department in its individual capacity; (d) Defendant Chad Bianco in all 22 capacities; (e) Defendant Stanley Sniff in all capacities; (f) Claim 4 – First and 23 Fourteenth Amendment right to access courts; (g) Claim 5 – Sixth Amendment 24 effective assistance of counsel; and (h) Claim 6 – Fourteenth Amendment 25 substantive due process (labeled Eighth Amendment cruel and unusual 26 punishment).

Plaintiff understands that, by dismissing the above-listed Defendants and
claims, his amended SAC will state and proceed only on Plaintiff's individual

1	rights under Claims 1–3 (First Amendment Free Exercise Clause, Fourteenth
2	Amendment Equal Protection Clause, and RLUIPA) against Defendants Riverside
3	County and RCSD in their official capacities.
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