1	Name: Russell Rope (Pro Se)
2	Address: #1607 POB 1198, Sacramento, CA 95812
3	Phone: 818-500-5592
4	Defendant in Pro Per,
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6	THE SUPERIOR COURT OF CALIFORNIA
7	COUNTY OF LOS ANGELES
8	
9	PEOPLE OF THE STATE OF CALIFORNIA,) CASE NO. BA437791
10	Plaintiff,) NOTICE OF MOTION AND
11	vs.) PITCHES MOTION (CA Evidence
12	RUSSELL ROPE,) Code 1043-1046)
13	Defendant)
14) Next Hearing: January 15, 2016
15) Department: 33
16) Time: Between 8:30 AM & 4:00 PM
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18	1) This is a notice that on January 15, 2016 between 8:30AM and 4:00 PM in the courtroom of
19	Department 33 at Clara Foltz Criminal Justice Center of Los Angeles, Russell Rope will make a
20	pitches motion for access to all information contained in all personal files of all connected
21	officers and prosecutors at LAPD, LADOT, and DA in relation to case #BA427791 in
22	accordance with Evidence Code 1043 and 1045 EC.
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24	MEMORANDUM OF POINTS AND AUTHORITIES
25	STATEMENT OF FACTS
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27	2) The honest suspect/defendant did not commit a crime and is the real victim.
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29	3) Officers and prosecution are engaging in serious misconduct and criminal behavior.
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12) The following Evidence Code authorizes access for defendant pro se to all of the requested information.

13) Evidence Code 1043-1045: "1043. (a) In any case in which discovery or disclosure is sought of peace or custodial officer personnel records or records maintained pursuant to Section 832.5 of the Penal Code or information from those records, the party seeking the discovery or disclosure shall file a written motion with... written notice... (b) The motion shall include all of the following: (1) Identification of the proceeding in which discovery or disclosure is sought, the party seeking discovery or disclosure, the peace or custodial officer whose records are sought, the governmental agency which has custody and control of the records, and the time and place at which the motion for discovery or disclosure shall be heard. (2) A description of the type of records or information sought. (3) Affidavits showing good cause for the discovery or disclosure sought... 1044. Nothing in this article shall be construed to affect the right of access to records of medical or psychological history where such access would otherwise be available under Section 996 or 1016. 1045. (a) Nothing in this article shall be construed to affect the right of access to records of complaints..."

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29 30 14) Specific Information Requested: First and foremost, any and all information regarding all connected officers is relevant to the defense's investigation, and while there is specific information sought, all information is necessary for the purpose of not missing something important that might otherwise be overlooked. Everyone involved in any aspect of the report, arrest, and protection is suspect of conspiracy with entrapment and federal R.I.C.O. case #LA-CV14-04900. Next, the defense is demanding the follow information: supervisor and dispatcher names and records, complaint history, salary history, medical and psychological records, all known phone numbers, addresses, names of relatives, etc. for the following individuals: @ LADOT: Officer Chavez, Veronica Dominguez, "Aviles" (name of person served); @ LAPD: Detective Rodriguez #34014?, Officer Schneider #38866, Officer Martin # 33342; @ DA: Deputy Destiny Ramsey and Patrick Cannon and all of their supervisors.

15) Evidence of the defendant's innocence and worse than entrapment is attached hereto as Exhibits A through S and by this reference made a part hereof.

16) Please either provide all of the requested information at the next hearing or immediately dismiss.

*Copyrighted then respectfully submitted this 4th day of January 2016

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