ENF-025/FRM-026: Notice of Forum and Sheriffs Aggravated Act of War, October 18, 2025.

[For a definition of the term "Crim." used to qualify all men/women and entities mentioned in this Notice, see Note 1 at the end.]

- 1. They decided to go and commit more crimes, and the Sheriff's Office has now joined the "[initiating] party" and the forum and that's exactly what the [this] Notice is going to call out in no uncertain terms. And it's going to say "You aggravated a state of war".
- 2. You already declared war on June 2, 2025 [via a criminal trespass through the forum's "Notice of Unlawful Detainer (Eviction)" which no neutral forum should ever send, particularly before the so-called "case" has even begun preceding even the legal act of "service", which has not happened until today, a full 140+ days after the May 30th filing of the so-called "complaint", and even after the issuance of the "default judgement" and the "writ of possession"; so this forum has continued to act on a complete fiction in a criminally fraudulent manner, proving its own crimes by the very documents it itself created, in its own docket], along with a threat to assassinate us [at least 58 peaceful "occupants" entities and living beings] with a sword hanging over our heads, supposedly, with a 10-day "deadline."
- 3. And you kept doing that for four-and-a-half (4.5) months, hopelessly trying to help the "[initiating] party", who are criminals in themselves. And then, of course, you committed about 100 plus crimes of [a] very fatal nature that are all basically related to your fundamental bounden duties that you abandoned. You operated outside of that. And to the great detriment of your assigned responsibility and privilege to serve the people, and instead you basically undermined all of that and decided to attack the people or at least a part of them violently, viciously, vigorously without any basis whatsoever, and attempt to [terrorize them] and thought that somehow you have authority over them, forgetting the fact that it's the other way around.
- 4. The legislature and the people have authority over you. You don't really have authority over anybody. Your only job [assigned by the people and the legislature via the statutes that govern and bind your conduct and that of all within] is to help in the management and dispensation of so-called justice, of course, which you stripped yourself of that privilege and that duty the very day you sent the Notice because you proved unequivocally that you are not a neutral forum. And then you continued to compound that with over 100 fatal crimes committed by each and every one of the people that has been named here and that the unnamed John/Jane Doe's that have contributed to progressing this whole so-called farcical "case" this far —including the Sheriff's Office, which has just joined the bandwagon and is trying

to use its muscle and its so-called badge, and again the privilege to serve has been inverted, and you are using that to terrorize, to dictate, to destroy the very people that you are duty bound, oath bound, legislature-bound by your own statutes, by your own and the whole shebang – rules, regulations, protocols, procedures, principles, codes, statutes, and I have that laundry list. So all of that, you violated every single one of them.

- 5. With one single-minded objective that was articulated on June 29 [this was an error; the date should be July 10] by Abigail Castaneda, the Deputy Clerk, when she said something as incriminating as: Even if they give us an updated proof of service (POS), we are not going to check anything. And we will still push default through. And that's exactly what the forum did on the 27th of August 2025 in a completely criminal, illegal, fraudulent manner, and funnily enough, totally provable and visible on the docket of the forum itself, and didn't do it once but twice because two clerks accepted it [the so-called POS; accepted on Aug 18, 2025 (by Crim. Melanie Williams, "Deputy Clerk") and again on August 19, 2025 (by Crim. Abigail Castaneda, "Deputy Clerk")] and then a third clerk [Crim. A. Kosenko, Deputy Clerk] decided to issue "default judgment" [on August 27, 2025] and a fourth Clerk [Crim. Joshua W. Rose, "Deputy Clerk"] decided to issue the "writ" [EJ-130 "Writ" of Possession"], every one of them criminal by your own measures, by your own legal statutes, by your own legal standards. Of course, they are criminals in any system of jurisprudence, but even in your own legal system that you are supposed to obey and not step out of. Of course, you have been operating so far outside of it [the legal system and your governing and binding statutes] in complete contravention of every possible meet-and-bound that you are supposed to follow, that you stripped yourself — this forum stripped itself — of any pretext of being a forum.
- 6. So therefore, it's stripped right there, automatically, [and] completely eviscerated and incinerated anything else that proceeds from there. So clearly its so-called "default judgment", which even if the forum was a valid forum, is [still] a complete farce and a criminal issuance, even in the legal system. And then going forward and issuing a "writ" is even more criminal. And then using that [croiminally-issued "writ"] as a basis to invert the very role and responsibility that you have of protecting the people, ensuring that "justice" is done in a balanced, fair, equitus [equitable] manner could not be more inverted than is visible in this particular matter. And clearly this is systemic, systematic and...
- 7. Just a minute. Just a minute. Systemic, it's systematic, and it appears to be standard procedure, which is the exact inversion of the protocols, processes, principles that this forum, and of course, the Sheriff's Office, both are supposed to follow.

- 8. There could not be a greater inversion of duty and a greater inversion of the actions than is visible, at least in this matter, and the fact that there is 100+ of them, both by the criminal "[initiating] party" and by the criminal forum [independently] and now by the criminal Sheriff's Office is proof-positive that this is not an isolated case. This is how these bodies operate and have been operating, perhaps for a very long time.
- 9. And they have no business operating at all. They have no business existing. Every one of these people needs to be relieved from their so-called "duties" because they are not fulfilling their duties to the people, to the legislature, to the statutes, to the laws, so-called, that they are supposed to bind their operation and bound where they can step. And they are operating squarely outside that in every way possible. And that is a grievous set of crimes, which have already been committed.
- 10. So this does not absolve any of that. What this does is demonstrate in one-shot the crimes of all the three parties, so-called, involved [the criminal "initiating party", the criminal forum, and the criminal Sheriff's Office]. And that is why we are choosing this. And because you've declared an aggravated state of war [by posting the fake and fraudulent Sheriff's "Notice to Vacate", and committed a criminal trespass besides], it is important for us to let you know that that is not acceptable. You just don't have any basis anymore [not that you ever had any basis].
- 11. You have not left yourself with any basis to [escape] —in any case, you are not bodies that are allowed to, or can ever institute a war in the manner in which you have done, and continue to do in these matters. But regardless of that, the fact that you aggravated it through this very criminal posting, which borders on very grave, grievous, and crimes of great gravity, it is important that you be told that this has now reached a point where of course everyone involved, whether named or unnamed, is in very serious criminal trouble, is in very serious breach, is in very serious legal quagmire and very serious risk of life-and-limb themselves, because crimes that have been committed here when spelled out fully are so serious because you are trying to take the lives of [58 innocent "occupants" entities and living beings].
- 12. You first of all attack without any provocation, without any reason, without any basis, without any ... uninvited, unsolicited, unprovoked, 58 very peaceful entities living in this county, living in California and without any rhyme or reason, without any justification as per your own statutes, rules, governing protocols and so forth, every single one of which right across the board has been violated and has been spelt out in the Public Notices page [incorporated fully in the docket of this "case" via the July 28 *Declaration and Public Notice to Forum by Dr. Vishal Sharma*, docketed July 30, 2025, see, e.g., FRM-002, FRM-003, FRM-004, FRM-005, FRM-006 in the Ledger of Record (™) on the Public Notices page, and Notices ENF-009, ENF-011, ENF-017, ENF-018, ENF-015FvE, ENF-016FvE, ENF-019, ENF-021, ENF-022FvE that were also directed at the forum in

addition to the Sheriff's Office and served to the forum via the public email address for "case" matters — Dept511's email address] and many more will be spelt out as we provide further information on this gross and grievous set of crimes committed by all of the men and women named here as well as the institutions named here and all the entities named here all the way from the owner [in name only, a title-holder on paper only] [Crim.] Ravi Korlimarla to [Crim.] Jessica Liao, the Property Manager and her company, [Crim.] Gratia Realty, to the law firm that supported this in the first place, [Crim.] Chigbu Law Firm, [Crim.] Christine Chigbu, [Crim.] Pritpal Singh, to the [Crim.] forum and every single, that we have defined very clearly and all of the [Crim.]15 to 17 people that we have already named and the 100 unnamed, [Crim.] John and Jane Doe's, plus the [Crim.] Sheriff's Office, including the 3 "officers" we have named, including [Crim.] "Sheriff" Yesenia Sanchez herself, and the two officers, [Crim.] "Deputy" S.White and [Crim.] "Deputy" J. Cisneros [ID #1450], that added to this entire criminal enterprise, and any and all else that are unnamed, again John/Jane Doe's.; we call them 1-to-100 because we don't know how many there are, but we will figure that out.

- 13. Because they will be the individuals, men and women, we are not gonna use their official titles because the forum and the Sheriff's Office, so-called, has stripped itself of all basis to be called an Office and therefore, every single man or woman in there has been stripped, have themselves stripped—by their own criminal actions—any title that they may have. Although that doesn't matter, because we have held everybody professionally [and] personally, jointly, [and] severally as institutions and entities, and as individual men and women, liable for all of the crimes and actions that they have already committed. So none of that makes any difference. And we've stated that very clearly in all our Notices.
- 14. So there is absolutely no plausible deniability or any excuse for somebody to not know what they were getting into or what they were doing. But regardless, the point is that all of these will only be called by their names, because they are nothing more than dishonorable men and women who have committed the most heinous, most horrific, most horrendous of crimes and continue to do that unabashed, unabated, unstopped, without stopping and continuing to march forward as if they can they have some kind of a basis to do that and, of course, they believe that they have "authority" to do that. That is never the case. They do not have authority ever because this ... what they have been entrusted with is a privilege, not a power, and a privilege to serve, not to rule, and a privilege to serve subservient to the men and women and the entities and the people of California, and of course, the people of this nation. So any vision they may have to the contrary is completely misplaced, despite what these men and women may think. So therefore, this is a Notice that is designed to tell them that the extent of these crimes has now reached a proportion where they have risked not only themselves and their families, but multiple generations of their own.

- 15. And if they need proof of that, they should go look at the Notice of Occupant Ledgers [see, FRM-013, Notice of Occupant Ledgers, Accrued Liabilities, Multi-Party Debt Accounts and Payment Obligations (And Undivided Liability for Independent Trespass by Each Named Party). September 7, 2025]. That stood at about \$40 billion on September 7. By now, it has reached about \$70-some billion. And each individual, each man or woman individually is legally responsible for that debt. And we have already structured it such that it will last multiple generations and will continue until extinguished or until paid off.
- 16. So they have already assumed a liability that will probably last multiple generations. And of course, by the seriousness of the crimes, they have assumed potential punishment even according to their own legal system of the highest kind possible including and up to life-imprisonment and worse. Why?
- 17. Because they, single-mindedly, have demonstrated, without any doubt, that their single-minded focus is the absolute annihilation, extinguishing, eradication, and extinction of these 58 peaceful occupants. At least 58. There could be more. We haven't done a count since then, and we had already pointed out that there can be more occupants because there could be more entities and so forth that we have not fully counted. But at least 58 peaceful entities, occupants that have been the only ones in this entire saga, in this entire charade, in this entire criminal operation that have, despite everything and despite having absolutely zero obligation to respond to or to warn or to educate or to provide Notice to any of the players involved, have been the only ones that have operated honorably and shown the ability to respect the legal statutes, of course lawful principles and any system of jurisprudence anywhere on this planet.
- 18. So to tell such an "[initiating] party" that somehow these criminals have a right to evict them or even touch them or contact them or communicate with them [the 58 peaceful and innocent occupants of the property and indeed stewards of it for over 2.5 years], when they haven't yet earned that privilege, because that privilege is something the legal system only gives you once you follow the basic principles of the legal system, and at the very least have provided, ensured that the so-called legal act of service, which in this case was alternative service so it's a compound act, it involves posting the appropriate paperwork in a secure manner [on the property] and mailing it at the very same time, forthwith is what statutes specify. That means: at the same time or as soon thereafter as possible. And, of course, the mailing has to be securely done and it has to be verified that whatever was mailed actually did reach the recipients because the statutes don't just say that you can throw the mail packet over the fence and then you are done. That's not service. Service only completes when the actual legal act of service, namely the posting and the mailing and its receipt by the intended recipient(s) has been properly, completely, legally verified.

- 19. And so there again, on multiple instances, multiple of these men, women and entities in the forum committed a crime by not verifying this very basic act and allowing the whole charade to proceed with this fundamental thing [the legal act of "service" upon which any so-called "case" rests and without which no "case" can get started, and neither has this "case", such as it is] still missing.
- 20. So this is why we said that these people have no business even contacting us, even communicating [or corresponding] with us and yet they are the ones that are committing this criminal act, of pretending and hoping that we won't figure out or haven't figured out that this is completely illegal, completely outside of every statute that governs these kinds of matters and more, completely criminal, because it's done with willful intent by well over 100 people, men and women that are involved from all these various parties and [them] having the thought that this is something that is doable and can be done.
- 21. I mean in no system of jurisprudence are such grievous crimes without consequence and neither are they in the legal system. In fact, the legal system prescribes the highest consequence for such acts of warfare, for such acts of attempted assassination, for such acts of declared intent to destroy and devastate. And so, that is exactly what these men and women have been trying and attempting and now they are colluding, they are conspiring, they are conniving, they are conducting a joint campaign and that makes this matter even worse, because even in the legal system, when you do a crime that has conspiracy, and here the conspiracy is very, very obvious, there is no doubt about it [it becomes an even more serious crime].
- 22. There doesn't need to be [any doubt]. It's demonstrated by the very actions that all these men and women have been doing and their institutions as well. At the institutional level as well as at the individual men and women level, both personally and professionally, It is quite evident that these are criminal acts as per the legal system because, as I keep saying, every single legal statute that could [be violated was violated]... and rule, regulation, protocol, process, procedure, code of conduct, standard operating procedures (SOPs), best practices, recommended actions, etc. that apply, and apply particularly in something as fast-paced, as serious and as life-altering as a so-called Unlawful Detainer matter which of course doesn't apply here because there never was an Unlawful Detainer "matter." But even if we ignore all that, the manner in which this has been conducted is so opposite every possible governing statute and so opposite every possible duty and responsibility, which all of these parties are bound by, that it is hard to imagine a situation that can be more criminal.
- 23. And so therefore they have already, by the actions done so far put themselves in grave danger and this Notice is designed to tell them that **if they now do not immediately**

through a wet-ink signed reply [co-signed by every single one of the named man/woman and/or entity], confirming — and we will provide what the exact wording is that they need to attest to—that they are standing down, that they are calling a cessation of this aggravated warfare and completely ending the state of war and, of course, ending this matter insofar as a "case" goes, irrevocably and irrefutably and permanently— which of course it should not have gotten started at all — and they have to also confirm that they will now not interfere with the docket until all of the public recording functions that they have to still perform, despite the fact that they stripped themselves of all legitimacy of any sort whatsoever to be a forum that gets to decide anything, [have been completed].

- 24. But at the very minimum, they have to do their clerical ministerial function of recording for the public, whatever is put in the docket in the proper format. And so we have a bunch of follow-up Notices that will need to be put there and they are, therefore, debarred from manipulating the docket, closing it under any pretense or under any excuse or under any pretext whatsoever, no matter who authorizes that because we are banning it. And they have to, because if they do not do that, then they'll be compounding, and exponentially so, their crimes already committed by attempting to erase the record, as [Crim.] Mr. Acuna notably did on September 23rd, when he thought he was "instructing" us to not CC our Notices to the Sheriff, to the forum. And we are doing that because that's a legal requirement, and legally we want to ensure that nobody has any excuse or plausible deniability.
- 25. And [Crim.] Mr. Acuna, for example, is not, in the first place, authorized to in any case do that. He's a clerk, he has only a ministerial function, he has no basis, no legal training, no legal standing to judge or decide what is appropriate to be CC'd to the official address of the forum. And so telling us that we should not CC critical "case" information, where lives are at stake, where the very existence of 58, not one, not two, not three, but at least 58 occupants entities, living beings—is at stake. To then have to even think about saying that such critical Notices should not be CC'd to the forum that claims to be overseeing the entire process, is of course criminal to begin with, but also way outside [Crim.]Mr. Acuna's assigned duties, not that he is performing any of them.
- 26. And, therefore, [Crim.] Mr. Acuna this is directly addressed to you. You are not allowed to do that and neither are you or any of the other men and women involved, named or unnamed, allowed to close the ["case"] file or manipulate it. As that is already being done, which is a crime in itself. One of the 100 plus crimes that the forum committed, where they changed the ["Case"] file between September 12, 2025 and September 30, 2025 where a form EJ-130 signed by N. Galvin on September 3, 2025 was mysteriously dropped from an active "case" docket with no explanation, no logic, no legal paperwork, no order of any sort, no memo of any sort, completely just axed, which is a crime of immense proportions, especially in a fast-moving Unlawful Detainer matter, and

- especially when the EJ 130, the so-called "Writ of Possession" copy or one of the copies or drafts, is mysteriously just axed from the "case" file.
- 27. So the forum has already shown. I mean they've shown it in a hundred different ways, but they've shown that they are not above manipulating even their own docket for whatever reason. And so we are banning that manipulation. And we are banning the closure of this until all of the documents that we need to provide have been provided, until we give the go ahead and that this is now complete insofar as our documentation is concerned. And then and only then could this case file be in quotes closed. I mean, of course, the "case" against us, the occupants, never existed.
- 28. But now that the "case" ["Case" 25CV124474] exists in the docket of the forum, all of the related documentation and Notices [that the]public the information that the public, the men and women of California, the entities of California, the men and women of this nation have a right to know, which is exactly the public recording function of the forum—has to be fully accomplished. And until that is done, there is no way to close the "case" file.
- 29. The first thing is that all of these men and women have to give us a wet-ink signed response, scanned, as a PDF and emailed before 12 noon on Monday, October 20th, a whole day before your so-called connived and contrived "deadline," which of course doesn't apply because nothing here applies. But regardless, and it should be also telephonically informed to us that the response has been given since email is not reliable, and, therefore, at the very least a voice mail should be left by a responsible man or woman from this list. Furthermore, an officer should hand deliver this no later than 4 PM on October 20th, wearing a peace flag, while waving a white peace flag.
- 30. So, it is very clear that this is not another aggravated act of war because if the peace flag is missing, then we will have no option but to assume that you have disregarded all this and that you are willing to keep compounding your crimes ad infinitum and will keep doing it.
- 31. And therefore, the arrival of this man or woman, or men or women, or howsoever many you decide to send, is an act of war. And then all these 58 occupants will have to treat that and will use whatever and whichever means necessary, howsoever necessary, and will do whatever it takes to protect their lives, their liberty, their livelihood, their living abode and most of all their life and existence, because at this point, you would have by arriving here without the peace flag, white peace flag to clearly indicate your intent—you would have been coming here as terrorists, unauthorized, and [as] men and women who are coming in here to unleash great atrocity and upon, again as I keep saying, peaceful 58 peaceful occupants, not one not two, but 58 [fifty eight]. And you are a mortal threat to their lives and livelihood and existence.

32. And therefore, you will have to be dealt with as appropriate because every entity has a right, which is beyond the legal system, to protect its life, freedom, sovereignty and livelihood and most importantly its existence And that is precisely what these 58 occupants will do, and will not hesitate to do because then this is an act of war beyond compare that requires appropriate action. And so that will be the case.

NOTE 1:

Effective immediately, and in alignment with the foundational principle of *accurate recordkeeping* — a fundamental official ministerial duty of a body such as the forum, to the public it is designed to serve— the label "Crim." shall be applied to all **confirmed violators** of:

- any of the statutes, codes, regulations, rules, protocols, procedures, and/or all other instruments that explicitly or implicitly bind and bound the operation and conduct of an entity such as the forum and/or the Sheriff's Office and all operating under their respective seals;
- their oath-of-office;
- their duty-bound role; or
- their office-bound obligation to the men and women and other entities of California.

This is especially so where such violations:

- are or can be objectively documented via Notices, Declarations, evidence in the public record, e.g. the Public Notices page and the Ledger of Record(™), or any other means; and/or
- cannot credibly be dismissed as mere clerical or procedural error, due to the grievousness, frequency, or willful persistence of the violations; and/or
- have actively resulted in, and/or actively perpetrate, grave and definite harm — including to liberty, limb, and life/existence itself — to innocent parties;
- and/or constitute a clear dereliction of sworn and/or ongoing duty.

The prefix "Crim." is a **fact-based**, **status-tracking label** that tracks that the individual's **personal and/or professional acts and/or omissions or the entity's acts and/or omissions** fall squarely within the definition of *criminal behavior*.