1 2	Zak Franklin (SBN 302042) Julianna Zalinski (SBN 345282) <b>FRANKLIN LAW P.C.</b> 100 Wilshire Blvd., Ste. 700	Electronically FILED by Superior Court of California, County of San Mateo ON 2/5/2025
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5 6	Attorney for Plaintiff Brian Philip	
7		
8	SUPERIOR COURT	<b>OF CALIFORNIA</b>
9	COUNTY OF S	SAN MATEO
10	Brian Philip, an individual,	Case No.: 25-CIV-00914
11		COMPLAINT FOR DAMAGES
12	Plaintiff,	1. Violation of Labor Code § 1102.5(b); Whistleblower Retaliation
13	VS.	2. Violation of Labor Code § 1102.5(c); Whistleblower Retaliation
14		3. Violation of Government Code § 12940; Discrimination Based on Sex
15	San Mateo County, a California municipality; and Does 1 through 50,	4. Retaliation in Violation of San Mateo County Ordinance Code § 2.14.090
16		<ul> <li>5. Wrongful Termination in Violation of Labor Code § 232.5</li> </ul>
17	Defendants.	6. Failure to Timely Pay Final Wages
18		Upon Cessation of Employment and Waiting Penalties Due to Willful Delay
19		DEMAND FOR JURY TRIAL
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1 1. This is a case about a police officer sacrificing a twenty-year career in law
 2 enforcement, his professional reputation, and a multimillion-dollar pension to resist public
 3 corruption.

San Mateo County Sherriff Christina Corpus persuaded him to accept a leadership
 position at the Sheriff's Office by promising him an opportunity to serve the people of San Mateo
 County. Soon after Captain Philip joined the Sheriff's Office, Sheriff Corpus attempted to coerce
 Captain Philip to place loyalty to her above his dedication to public service and the rule of law by
 attempting to require him to initiate an investigate or arrest her perceived enemies. Corpus was
 looking for a lackey. Instead, she found Captain Philip.

Captain Philip is a Decorated Twenty-Year Law Enforcement Veteran with an Impeccable
 Record of Service

3. 12 Captain Philip distinguished himself as an exemplary public servant during his 19 13 years working at the Palo Alto Police Department. His accomplishments at Palo Alto Police 14 Department include: becoming the first sergeant in Palo Alto Police Department history to 15 supervise a regional task force dedicated to combatting major felonies and narcotic-related crimes, 16 leading Palo Alto Police Department's SWAT Team, and shaping future officers as a SWAT 17 academy instructor. Palo Alto's Chief of Police celebrated and commended Captain Philip when 18 he honorably resigned from the Palo Alto Police Department to serve the people of San Mateo 19 County.

20	From: Binder, Andrew <andrew.binder@cityofpaloalto.org> Sent: Sunday, August 6, 2023 7:50:48 AM</andrew.binder@cityofpaloalto.org>
21	To: ORG - Police Department <policedept@cityofpaloalto.org> Subject: Thanks Lt. Philip For Serving and Protecting Palo Alto!</policedept@cityofpaloalto.org>
22	Today is Lieutenant Brian Philip's last day with the Palo Alto Police Department after almost twenty years of serving and protecting our community. Brian began his career with PAPD in 2004, promoting to Agent, Sergeant, and Lieutenant, where he's led A-team
23	personnel since last year. Over his career, Brian served on the SWAT team for 14 years, was a SWAT Team Leader and a SWAT academy instructor. Brian's career highlights include extensive investigative experience, spending three years as a detective and three years as the ISD Property Crimes supervisor. He was also assigned as the supervisor of the Santa Clara County Specialized
24	Enforcement Team where he supervised officers from various agencies throughout the county as they combated major felonies and narcotic-related crimes. Brian was the first sergeant in recent Department history to supervise a regional task force and has an impressive network of local, state, and federal contacts from his time there and beyond. We are also grateful for all the long hours,
25	steadfast dedication, and professionalism Brian exhibited in his roles as Public Information Officer and PIO team supervisor, supervisor of the Bike Team, and as a School Resource Officer. In every assignment he worked, Brian proudly served and protected with respect and integrity.
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27	Brian - We will miss your infectious smile, unwavering passion and energy for police work, and your commitment to excellence in everything you do. Our loss is truly San Mateo County's gain. Good luck in your new role as Captain with the San Mateo County Sheriff's Office and we are grateful for all your years of service, friendship, and leadership. God speed on your new adventure and don't forget we're here if you need us!
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	COMPLAINT

4. Palo Alto's loss was San Mateo's gain. Captain Philip began working at San Mateo County Sheriff's Office on August 8, 2023 and he promptly went to work leading the Professional Standards Bureau, coordinating office-wide training programs, managing the firing range, overseeing investigations, and supervising multiple task forces.

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## Victor Aenlle Felt Threatened by Captain Philip's Legitimate Law Enforcement Experience and His Friendly Relationship with Sheriff Corpus

7 5. There are several things Sheriff Corpus failed to tell Captain Philip when she 8 recruited him to accept employment at San Mateo County. One of these things is that she planned 9 to fabricate a new leadership role at the Sheriff's Office and hire her boyfriend, Victor Aenlle, to that role. Her boyfriend's role, "Chief of Staff", never existed at San Mateo County until Sheriff 10 11 Corpus invented it to employ Aenlle. Aenlle, a real estate agent who failed the background check 12 required to become a sworn officer at San Mateo Police Department, seemed eager to play cop: he 13 fabricated a fake gold badge, told members of San Mateo County Sheriff's Office that he was 14 Sheriff Corpus's "dignitary protection", and constructed a gun closet to store a custom suppressed 15 rifle that he was not lawfully permitted to possess. Aenlle wielded substantial authority as Chief 16 of Staff, bragging to the San Mateo Daily Journal that he "has every right" to question personnel, 17 regardless of whether the personnel is a sworn officer or a civilian employee because "they think 18 that the only people they need to report to or answer to have to [be] sworn and carry a big badge 19 on them...I am chief of staff. The undersheriff is her right hand, I am her left hand."

Aenlle felt threatened by Captain Philip's decades-long professional friendship
 with Sheriff Corpus and Aenlle arranged a meeting with Captain Philip to take place on September
 15, 2023 so he could threaten Captain Philip. Aenlle attempted to intimidate Captain Philip during
 this meeting by quoting messages that Captain Philip had sent to Sheriff Corpus, telling Captain
 Philip that Aenlle had "done his research" on Captain Philip, and demanding Captain Philip not
 have any further communication with Sheriff Corpus.

## Sheriff Corpus Attempted to Conceal Her Improper Relationship with Aenlle from the People of San Mateo County

7. In September 2023, Sheriff Corpus instructed Captain Philip to shut down an Instagram account that publicly commented on Sheriff Corpus's romantic relationship with Aenlle. Captain Philip then informed Sheriff Corpus that there was nothing illegal about the Instagram posts disclosing her relationship with Aenlle and that they could not legally take action against Instagram or the individuals who made the posts that upset her. Sheriff Corpus then retaliated against Captain Philip by refusing to communicate with him for several weeks.

## Corpus and Aenlle Ordered Captain Philip to Sign and Serve an Illegal Internal Affairs Targeting Their Political Opponent

8. In August 2024, Sheriff Corpus and Aenlle attempted to fabricate an internal affairs investigation to retaliate against a Sheriff's Office deputy because the deputy was close to the President of the Organization of Sheriff's Sergeants, a union that had publicly condemned Sheriff Corpus and Aenlle. Internal affairs investigations are very serious matters that can lead to substantial professional and criminal consequences. California law and San Mateo County Sheriff's Office policy thus require that internal affairs investigations be initiated only by a sworn law enforcement officer who has personally verified the allegations giving rise to the internal affairs complaint. Instead of following this law and policy, in August 2024, Sheriff Corpus and Aenlle instructed a civilian to draft and sign the internal affairs notice that would initiate the internal affairs investigation.

9. On about September 1, Sheriff Corpus learned that the internal affairs notice cannot be executed by a civilian and it must instead be initiated by a sworn peace officer. Sheriff Corpus then decided that Captain Philip should be the sworn peace officer to execute the internal affairs notice. Until this time, Sheriff Corpus and Aenlle excluded Captain Philip from all deliberations or discussion about this internal affairs investigation despite Captain Philip being the head of the internal affairs department at the Sheriff's Office.

10. Undersheriff Perea then contacted Captain Philip and instructed Captain Philip to sign the internal affairs notice without providing Captain Philip with any information regarding the basis of the investigation. Acting on instructions from Sheriff Corpus, Aenlle, and Undersheriff Perea, San Mateo County's human resources manager sent an email to Captain Philip asking Captain Philip to sign the internal affairs notice per Undersheriff Perea's instructions.

6 Captain Philip Refused to Sign Sheriff Corpus and Aenlle's Illegal Internal Affairs Notice

7 11. Captain Philip reviewed the draft internal affairs notice sent out by the human resources manager and he quickly identified various deficiencies in the draft notice, including the 8 9 notice lacking the date and time for the subject officer's interview and it not providing the identities of the complainant or witnesses. Captain Philip correctly understood that the deficiencies rendered 10 the internal affairs notice illegal under the Public Safety Office Bill of Rights ("POBAR"). On 11 12 September 3, 2024, Captain Philip replied to the human resources manager's email and informed 13 her and Assistant Sheriff Monaghan that the draft internal affairs notice violated POBAR (i.e. Government Code 3303) and that he was therefore refusing to sign the document. 14

From: Brian Philip <<u>bphilip@smcgov.org</u>> Sent: Tuesday, September 3, 2024 5:06 PM To:

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Cc: Ryan Monaghan <<u>rmonaghan@smcgov.org</u>> Subject: Re: IA Notice

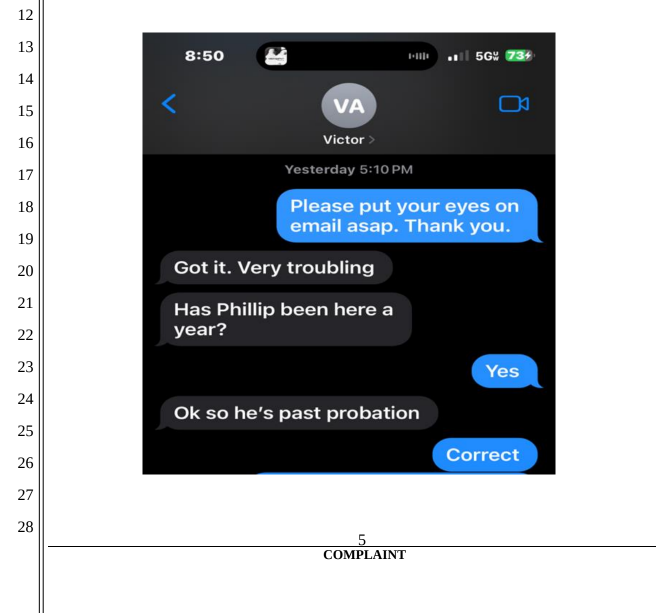
although I have been ordered by Undersheriff Parea to provide with notice of this complaint, it fails to meet several POBAR requirements as referenced in Government Code section 3303. Please return this notice to the author and provide the IA number, date and time of the interview, and the identity of the interviewer. Contrary to normal custom and practice at the San Mateo County Sheriff's Office, the Professional Standards Bureau was excluded from the intake of this complaint, and as such, I do not have the requisite information to properly serve this notice. Please return the notice when it is compliant with the Government Code.

## Aenlle Announced His Intention to Retaliate Against Captain Philip Because Captain Philip Refused to Sign the Illegal Internal Affairs Notice

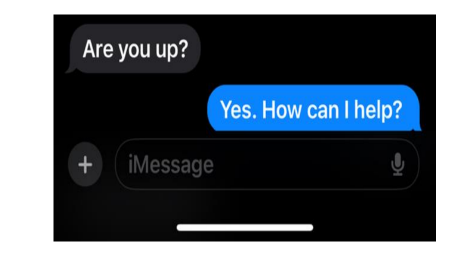
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3 12. A human resources manager at San Mateo County texted Aenlle at 5:10 p.m. on 4 September 3 and asked Aenlle to review the 5:06pm email that Captain Philip sent to her in which 5 Captain Philip informed her and others that he was refusing to sign the illegal internal affairs 6 notice. Aenlle promptly replied to the human resource manager's text message and asked her if 7 Philip had been employed at San Mateo County beyond the one-year probationary period for 8 employees of San Mateo County within Captain Philip's classification. As Aenlle undoubtedly 9 knew, Captain Philip's employment could only be terminated for cause if he was no longer on his new hire probation period. The human resources manager replied to Aenlle confirming that 10 11 Captain Philip was no longer on new hire probation.



13. A few hours later, at 9:16 p.m., Aenlle texted the human resources manager to asked her if she was awake. The human resources manager promptly replied to Aenlle's text confirming she was awake and asking how she could help.



12 14. Aenlle then called the human resources manager and asked her, "Captain 13 Philip...why would he write that email knowing he would get IA'd for it or be fired?" When the 14 human resources manager told Aenlle that Captain Philip took issue with having no personal 15 knowledge of the investigation despite his role as the internal affairs captain, Aenlle responded 16 that he intended to remove Captain Philip from internal affairs and replace him with another 17 captain who would be willing to do Aenlle and Corpus's bidding. True to his word, Aenlle started 18 retaliating against Captain Philip soon thereafter.

# Sheriff Corpus, Aenlle, and Their Cronies Retaliated Against Captain Philip Because He Refused to Sign the Illegal Notice

15. Aenlle and Sheriff Corpus began retaliating against Captain Philip for his refusal to launch the internal affairs investigation into the individual close to one of Sheriff Corpus's political opponents. This retaliation included:

a. Removing Captain Philip from his position overseeing the Professional Standards
Bureau with the intent to replace him with a Corpus supporter who would comply with
the regime's plan to use the Professional Standards Bureau to retaliate against those
perceived to oppose Corpus and/or Aenlle;

#### 6 COMPLAINT

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 b. Placing Captain Philip in a dead-end position overseeing the corrections unit despite another captain already having that role and there being no need for a second person in that role;

c. Stripping Captain Philip of prestigious ancillary duties including overseeing the firing range and the task force for the creation of a childcare substation;

d. Transferring Captain Philip's responsibilities to lower ranking staff members;

e. Undersheriff Perea engaging in petty bullying tactics including parking in Captain Philip's assigned parking spot and sending hostile emails to Captain Philip; and

f. Sheriff Corpus refusing to communicate with Captain Philip for months.

16. On September 5, 2024, Captain Philip reported to San Mateo County's human
resources department that Aenlle and Undersheriff Perea were creating a hostile work environment
and unlawfully retaliating against him. San Mateo County did nothing in response to Captain
Philip's report.

## San Mateo County Launched an Independent Investigation into Aenlle's Suspicious Behavior Against Numerous San Mateo County Employees

5 17. San Mateo County has received an unprecedented number of complaints from both 7 civilian and sworn personnel concerning Victor Aenlle. In around July 2023, the San Mateo 8 County Board of Supervisors retained Judge LaDoris Cordell (Ret.) to conduct an independent 9 investigation into these complaints. While the investigation initially only concerned Aenlle, Judge 9 Cordell identified additional concerning behavior within the Sheriff's Office and the scope of the 9 investigation expanded to 15 allegations of wrongdoing that also directly implicated Sheriff 9 Corpus. Judge Cordell interviewed 40 current and past sworn and civilian employees, the majority 9 of whom had previously made formal complaints with San Mateo County about Aenlle and/or 9 Sheriff Corpus.

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## Captain Philip Cooperated in Judge Cordell's Investigation and He Reported Corpus and Aenlle's Illegal Behavior

18. On around September 3, 2024, Captain Philip cooperated in the independent investigation, telling retired Judge Cordell the details of the conduct that he had personally witnessed and experienced while working at the Sheriff's Office, including Aenlle's aggressive behavior towards Captain Philip, the request for Captain Philip to serve an illegal internal affairs notice, and the retaliation Captain Philip faced after he refused to execute the illegal internal affairs notice.

# Sheriff Corpus Expressed Her Intent to Retaliate Against Captain Philip After Discovering Captain Philip Cooperated in the Internal Affairs Investigation

19. Judge Cordell interviewed Aenlle on September 25, 2024. The investigator's questions revealed to Aenlle Captain Philip's involvement in her investigation. That evening, Corpus, Aenlle, and other members of the executive team held a closed-door meeting in which they criticized Captain Philip and several other employees for participating in the Cordell investigation. Corpus instructed staff to remove Captain Philip from County servers and to lock down all personnel files and account for all the keys.

# Corpus and Aenlle Escalated Their Retaliation Against Captain Philip After Learning He Disclosed Their Illegal Behavior

20. Sheriff Corpus and her cronies quickly went to work implementing Sheriff
Corpus's plan to retaliate against Captain Philip, hoping to drive him to resign. Their retaliation
against Captain Philip included:

- a. Expecting Captain Philip to respond to work emails during all hours of the day and night, including on days when Captain Philip was not scheduled to work;
- b. Intentionally altering meeting times to conflict with Captain Philip's childcare schedule;
- c. Forcing Captain Philip to send early morning and late-night text messages with staffing levels seven days per week, which was never previously a requirement;

1	d. Forcing Captain Philip to work when he was ill and called out of work;		
2	e. Intentionally undermining Captain Philip by assigning him new job responsibilities that		
3	San Mateo County knew he lacked experience in, while deliberately refusing to provide		
4	him with any training support for these duties;		
5	f. Interfering with Captain Philip's scheduled training so that Captain Philip could not		
6	obtain the knowledge and resources needed for him to gain the competence to complete		
7	his job duties;		
8	g. Closely monitoring Captain Philip's timecards to attempt to find some basis to accuse		
9	Captain Philip of timecard fraud;		
10	h. Removing Captain Philip from close security detail for President-Elect Donald Trump		
11	and replacing him with an officer with significantly less experience than Captain Philip;		
12	and		
13	i. Removing Captain Philip from his high-level spacious office and giving Captain		
14	Philip's previous office to his subordinate while putting Captain Philip in a lower-level		
15	cramped office despite an office comparable to Captain Philip's previous office was		
16	immediately available.		
17	21. Captain Philip once again demonstrated that he was not a man who Sheriff Corpus		
18	and her henchman could intimidate. Instead of resigning his employment, Captain Philip continued		
19	to perform his work serving the people of San Mateo County and attempting to mitigate the		
20	corruption that Sheriff Corpus and Aenlle were spreading through the Sheriff's Office. Philip also		
21	reported this illegal retaliation to San Mateo County's human resources department. The county's		
22	human resources professional confirmed that Captain Philip was being treated illegally, but San		
23	Mateo County did not take any action to end the retaliation or to protect Captain Philip.		
24	Sheriff Corpus and Aenlle Devised a Plan to Force Captain Philip to Make an Illegal		
25	Arrest Against Another Political Adversary of Sheriff Corpus		
26	22. By 2024, many Sheriff's Office employees correctly believed that Aenlle had		
27	effectively taken over the Sheriff's Office by puppeteering Sheriff Corpus into doing his bidding,		
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	COMPLAINT	_	

including engaging in various illegal union busting activities. Carlos Tapia, the President of the
 Deputy Sheriff's Association, resisted Aenlle's illegal schemes. The Deputy Sheriff's Association,
 alongside the Organization of Sheriff's Sergeants, filed multiple complaints for unfair labor
 practices with the Public Employees Relations Board. Corpus and Aenlle then targeted the
 president of the Organization of Sheriff's Sergeants by concocting a retaliatory internal affairs
 investigation of someone close to him.

7 23. In around September 2024, Tapia escalated his opposition against Corpus by
arranging for the Deputy Sheriff's Association ("DSA") and Organization of Sheriff's Sergeants
9 ("OSS") to hold a vote of no confidence in Aenlle. The vote was a landslide: 96% of voting union
10 members approved the vote of no confidence. On September 17, Tapia publicly announced the
results of the no confidence vote, publicized Aenlle's interference with union protected activity,
12 and called on Corpus to remove Aenlle from his position as Chief of Staff.

13 24. Sheriff Corpus and Aenlle sought to retaliate against Tapia by fabricating pretext
14 to arrest him. Lacking any legitimate basis to arrest Tapia, Sheriff Corpus and her lackeys chose
15 to play a tune often sung by leadership of San Mateo County Sheriff's Office when it wants to
16 retaliate against an employee: it accused him of timecard fraud.

San Mateo County planned to release on November 12 Judge Cordell's
investigation report into Sheriff Corpus and Aenlle's illegal acts. Sheriff Corpus and her minions
devised a plan they hoped would rid themselves of Tapia and Captain Philip while blunting the
impact of Judge Cordell's report: conscript Captain Philip to make the illegal arrest of Tapia so
that Captain Philip could be scapegoated and forced out of the Sheriff's Office. Sheriff Corpus
thought she would be killing two birds by throwing one stone, but she ended up tossing a
boomerang that returned this lawsuit and Carlos Tapia being cleared.

24 26. Undersheriff Perea called Captain Fogarty on the morning of November 12 and he
25 instructed Captain Fogarty to bring Captain Philip and report to Undersheriff Perea's office for an
26 emergency meeting. Undersheriff Perea instructed Captain Philip and Captain Fogarty to bring
27 their body cameras but he provided no further details.

#### 10 COMPLAINT

1 27. Captain Philip promptly reported to Undersheriff Perea's office, and Undersheriff 2 Perea ordered Captain Philip to arrest Tapia when Tapia arrived at the Sheriff's Office later that 3 morning. Undersheriff Perea informed Captain Philip that this arrest was a "probable cause arrest", 4 meaning that there was a reasonable basis to suspect that a crime had been committed. 5 Undersheriff Perea did not identify the purported probable cause for the arrest, nor did 6 Undersheriff Perea explain why Captain Philip had been selected to make the arrest. Sheriff 7 Corpus, Undersheriff Perea, and others who had conspired to arrest Tapia were capable of making 8 the arrest.

9 28. Captain Philip refused to make the arrest because he reasonably believed that the arrest would violate Tapia's civil rights, including Tapia's rights under the Peace Officer's Bill of 10 11 Rights. Undersheriff Perea refused to provide Captain Philip with any additional information about 12 the basis for the arrest and he again ordered Captain Philip to make the arrest. Captain Philip again 13 refused to illegally arrest Tapia, insisting to see a police report, a felony affidavit, or some 14 documentation that would justify the arrest. Undersheriff Perea outright refused to provide Captain 15 Philip with any further information, instead choosing to threaten Captain Philip and accuse him of 16 "insubordination".

Aware that Undersheriff Perea intended to move forward with the illegal arrest of
Tapia, Captain Philip informed Undersheriff Perea that he believed he was legally required to
report the illegal arrest to the San Mateo County's District Attorney's Office and to San Mateo
County's legal counsel. Undersheriff Perea then ordered Captain Philip to not discuss the arrest of
Tapia with anyone.

30. Given the choice to join the illegal scheme to arrest Tapia or resign his employment,
Captain Philip honorably chose to turn in his badge and gun, ending his employment at and service
of San Mateo County. Captain Philip then promptly reported the illegal arrest order to Mike
Callagy, San Mateo County's Executive Officer.

COMPLAINT

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San Mateo County Sheriff's Office Employees Celebrated Captain Philip for his Courage and Integrity in Refusing to Make the Unlawful Arrest 31. News of Captain Philip's sacrificing his career to uphold the rule of law quickly spread and Captain Philip received dozens of text messages, calls, and emails applauding his courage and integrity. Whirlwind week bud. You made the

Hello Captain. I just wanted to reach out and see how you are doing. It was upsetting to hear about what happened on Tuesday. Thank you for having the courage to do the right thing. I know you are aware of this, but your actions are appreciated. I'm sorry you had to do what you did though. I hope you are doing okay, and spending time with what matters most, your family.

right choice. while I know you wouldn't

have done anything different it's still not easy and I support you

Hey you- I'm sure everyone has been reaching out & I don't want to bother you but I do want you to know that I truly respect you and what you did. I am really sorry that this is the kind of experience you have had with SMCO. You deserved so much more and the county missed out on all that you had to offer. You deserved better.

integrity looks like Thanks for that Hey buddy. Just wanted to reach out

Glad to hear it. Let me know if you

need anything. By the way, in case nobody has said it, Your refusal to

make the arrest was a reminder what

and say much respect to you and I am sorry all this happened when you tried to go there and do good things...hang in there brotha. Take care of yourself and your family man!

Brian, I just wanted to reach out to you to tell you how impressed I was with your actions. I appreciate your ethical stance and adhering to our oath. It was a pleasure working with you!

Let me know if you ever need anything.



Just checking in dude. Let me know if you need anything.

You are an inspiration for everyone Putting the troops above yourself is a true testament to your integrity and selflessness and that alone is going to put you way ahead at the end of this

We don't want you to leave bro. I'm sorry your going through this bullshit

My brother, you are truly a good human. We are all here for you 🌙

## Captain Philip Suffered Immense Personal and Professional Damage Because he Upheld

## the Rule of Law

32. The illegal actions of Sheriff Corpus and her regime have caused Captain Philip to suffer millions of dollars in damages, including: lost wages, lost earnings, and emotional distress.

## The Corpus Regime Consistently Retaliates Against Its Perceived Enemies

33. Captain Philip and Carlos Tapia are unfortunately not the only individuals to suffer retaliation and betrayal by Sheriff Corpus and her cronies for opposing illegal conduct at San Mateo County Sheriff's Office. Other Sheriff's Office employees whom Sheriff Corpus has retaliated against include:

a. Detective Carryn Barker. Deputy Barker is a Medal of Honor recipient who oversaw investigation of all sex crimes cases within San Mateo County while being the only woman on the SWAT team, a single mother, and the primary caretaker for her mother, who suffers from Parkinson's disease. Detective Barker was subjected to egregious

sexual harassment by her SWAT team supervisor and by others in leadership at San Mateo County Sheriff's Office. Detective Barker confided in Sheriff Corpus (then Captain Corpus), telling Corpus about the harassment and sexual assault. While Corpus was legally required to report this harassment to others at San Mateo County, she failed to report the harassment or the assault, and she failed to do anything about it. Instead of helping Detective Barker, Corpus attempted to manipulate Deputy Barker into filing a lawsuit against San Mateo County because Corpus hoped the lawsuit would embarrass then-Sheriff Carlos Bolanos and help Corpus defeat Sheriff Bolanos in the upcoming election. When Detective Barker expressed hesitancy to pursue a lawsuit, Corpus appealed to Detective Barker's sense of duty, telling Detective Barker that a lawsuit was the only way that Detective Barker could help other women at San Mateo County. Corpus also promised Detective Barker that she would voluntarily testify in Detective Barker's lawsuit and support her throughout the litigation. Inspired by someone whom she considered a mentor, Detective Barker filed the lawsuit Corpus encouraged her to file. However, Corpus betrayed Detective Barker soon after Corpus became Sheriff and retaliated against Detective Barker by: (i) refusing to communicate with Detective Barker; (ii) refusing to testify in Detective Barker's lawsuit; (iii) attempting to reassign Detective Barker to less desirable work assignments; (iv) sharing Detective Barker's private information with San Mateo County so it could attempt to use it against Detective Barker in her lawsuit; and (v) falsely accusing Detective Barker of timecard fraud. Then—after Detective Barker won \$8,000,000.00 in her lawsuit and representatives of San Mateo County apologized to Detective Barker—Sheriff Corpus made sexist and belittling comments about Detective Barker's body and breasts to others in San Mateo County's leadership. Aenlle also made derogatory comments about Detective Barker.

b. <u>Assistant Sheriff Ryan Monaghan</u>. Much like Captain Philip, Sheriff Corpus promoted Ryan Monaghan to Assistant Sheriff looking for a lackey but instead received a

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dedicated public servant who refused to condone Aenlle and Corpus's illegal behavior. Assistant Sheriff Monaghan disclosed the illegal behavior of Corpus and Aenlle to Judge Cordell. Two days after Assistant Sheriff Monaghan's interview, Aenlle approached Assistant Sheriff Monaghan and he asked whether Monaghan had cooperated in the independent investigation. After Assistant Monaghan confirmed that he had participated in the investigation, Sheriff Corpus terminated, or attempted to terminate, Assistant Sheriff Monaghan's employment.

c. <u>Captain Rebecca Albin.</u> Captain Albin worked at San Mateo County's Sheriff's Office for nearly twenty years. Sheriff Corpus and Aenlle began to retaliate against her after she resigned to seek employment with another agency. This retaliation included: (i) revoking her access to a community messaging service; (ii) revoking her access to San Mateo County's secure law enforcement communications system used to share critical information; (iii) locking her out of her work-related email account and prohibiting her from sending any emails or using social media prior to the end of her employment; (iv) physically locking her out of her workspace; and (v) requiring a monitor to be present while she removed her personal belongings.

- <u>Captain Mark Myers</u>. Captain Myers sent an email encouraging all lieutenants and captains to unionize. In response, Sheriff Corpus stripped Captain Myers of his position as SWAT Commander within one week of Captain Myers sending the email.
- e. <u>Lieutenant Stephanie Josephson</u>. Lieutenant Josephson also sent an email to encouraging San Mateo County lieutenants to organize. The next day, Sheriff Corpus personally called the leader of Lieutenant Josephson's specialty assignment and Sheriff Corpus demanded that Lieutenant Josephson immediately be transferred from her position.
- f. <u>Records Manager</u>. Aenlle and Corpus retaliated against a records manager after learning that she had obtained employment at another agency. Aenlle repeatedly demanded that the records manager reconsider her decision and become his personal

#### COMPLAINT

assistant. When the records manager refused, Aenlle loudly confronted her at her farewell party and he baselessly accused her of running the Instagram account that Corpus had initially tasked Captain Philip with having removed. Aenlle continued to criticize her even after she left the office, including by calling her "emotional and mentally unstable" and saying that he would "like to smash her face in" when saw her at a public event for another local law enforcement agency.

7 34. Sheriff Corpus and Aenlle continue to intimidate and retaliate against employees 8 who spoke up against their illegal conduct at San Mateo County Sheriff's Office. On January 23, 9 2025, Sheriff Corpus brought Aenlle into San Mateo County Sheriff's Office department 10 headquarters despite Aenlle's termination from San Mateo County and San Mateo County banning Aenlle from entering any county facility that is not open to the public. Aenlle was visibly armed 11 12 during this visit and encountered multiple employees who had participated in the independent 13 investigation against Aenlle. Some of these employees were so distressed that they requested to 14 leave the premises for their safety.

### FIRST CAUSE OF ACTION

#### VIOLATION OF LABOR CODE § 1102.5(b)

#### RETALIATION

#### (Against All Defendants)

19 35. Captain Philip incorporates all of the foregoing paragraphs of this complaint as20 if fully alleged herein.

36. Labor Code § 1102.5(b) states in pertinent part as follows: An employer, or any
person acting on behalf of the employer, shall not retaliate against an employee for disclosing
information, or because the employer believes that the employee disclosed or may disclose
information, ... to a person with authority over the employer or another employee who has the
authority to investigate, discover, or correct the violation or noncompliance, ... if the employee has
reasonable cause to believe that the information discloses a violation of state or federal statute, or

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<u>15</u> COMPLAINT a violation of or noncompliance with a local, state, or federal rule or regulation, regardless of
 whether disclosing the information is part of the employee's job duties.

3 37. Defendants violated Labor Code § 1102.5 against Captain Philip by taking adverse
4 action against Captain Philip because Captain Philip complained about ongoing illegal activities
5 at Defendants.

6 38. Captain Philip had reasonable cause to believe that the complaints constituted
7 violations of or noncompliance with state or federal statutes, rules or regulations including, but not
8 limited to, California Government Code § 12900 et seq., the California Constitution, the United
9 States Constitution, San Mateo County Ordinance § 2.14.090, Labor Code 232.5, and the Peace
10 Officer Bill of Rights.

39. The unlawful conduct alleged above was engaged in by the officers, directors,
supervisors, and/or managing agents of Defendants' and/or Does 1-50, who were acting at all times
relevant to this Complaint within the scope and course of their employment.

40. As a direct, legal, and proximate result of Defendants' conduct, as alleged above,
Captain Philip endured emotional distress and loss of wages, pursuant to which Captain Philip is
entitled to general and special damages according to proof.

41. As a further direct, legal and proximate result of Defendants' conduct, Captain
Philip was caused to and did employ the services of counsel to prosecute this action, and is
accordingly entitled to an award of attorneys' fees according to proof.

42. Wherefore, Captain Philip has been damaged as set forth above and requests relief
as hereafter provided.

21	is hereafter provided.		
22	SECOND CAUSE OF ACTION		
23	VIOLATION OF LABOR CODE 1102.5(c);		
24	WHISTLEBLOWER RETALIATION		
25	(Against All Defendants)		
26	43. Captain Philip incorporates all of the foregoing paragraphs of this complaint as if		
27	fully alleged herein.		
28	16		
	COMPLAINT		

44. Labor Code § 1102.5(c) states in pertinent part as follows: An employer, or any
 person acting on behalf of the employer, shall not retaliate against an employee for refusing to
 participate in an activity that would result in a violation of state or federal statute, or a violation
 of or noncompliance with a local, state, or federal rule or regulation.

5 45. Defendants violated Section 1102.5(c) by retaliating against Captain Philip because
6 he refused to participate in Defendants' illegal conduct.

7 46. The unlawful conduct alleged above was engaged in by the officers, directors,
8 supervisors and/or managing agents of Defendants' and/or Does 1 through 50, who were acting at
9 all times relevant to this Complaint within the scope and course of their employment.

47. As a direct, legal, and proximate result of Defendants' conduct, as alleged above,
Captain Philip endured emotional distress, loss of wages and benefits, pursuant to which Captain
Philip is entitled to general and special damages according to proof.

48. As a further direct, legal and proximate result of Defendants' conduct, Captain
Philip was caused to and did employ the services of counsel to prosecute this action, and is
accordingly entitled to an award of attorneys' fees according to proof.

49. Wherefore, Captain Philip has been damaged as set forth above and requests relief
as hereafter provided.

18 **THIRD CAUSE OF ACTION** 19 VIOLATION OF GOVERNMENT CODE § 12940; 20 DISCRIMINATION BASED ON SEX 21 50. Captain Philip incorporates all of the foregoing paragraphs of this complaint as if 22 fully alleged herein. 23 51. At all times herein mentioned, the Fair Employment and Housing Act ("FEHA"), Gov't Code §§ 12940, et seq., was in full force and was binding on Defendants. 24 25 52. These statutes provide that it is an unlawful employment practice for an employer 26 to discriminate against an employee because of the employee's sex. Cal. Gov't Code §§ 12940 et 27 seq.

## 28

1 53. Within the time provided by law, Captain Philip filed a complaint with the 2 Department of Fair Employment and Housing ("DFEH"), in full compliance with these sections, 3 and received a right-to-sue letter on February 3, 2-25. 4 54. As set forth more fully above, managing agents of Defendants, among others, 5 discriminated against Captain Philip on the basis of his sex. 6 55. As a direct, legal, and proximate result of Defendants' conduct, as alleged above, 7 Captain Philip endured emotional distress and loss of wages, pursuant to which Captain Philip is 8 entitled to general and special damages according to proof. 9 56. As a further direct, legal, and proximate result of Defendants' conduct, Captain Philip was caused to and did employ the services of counsel to prosecute this action, and is 10 11 accordingly entitled to an award of attorneys' fees according to proof. 12 57. Wherefore, Captain Philip has been damaged as set forth above and requests relief 13 as hereafter provided. 14 **FOURTH CAUSE OF ACTION** 15 WRONGFUL TERMINATION IN VIOLATION OF LABOR CODE § 232.5 16 (Against All Defendants) 17 58. Captain Philip incorporates all of the foregoing paragraphs of this complaint as if 18 fully alleged herein. 19 59. Labor Code § 232.5(c) states in pertinent part as follows: "no employer may do any of the following...discharge, formally discipline, or otherwise discriminate against an employee 2021 who discloses information about the employer's working conditions." 22 60. Defendants violated Labor Code § 232.5(c) by discharging and otherwise 23 discriminating against Captain Philip because Captain Philip disclosing information about 24 Defendants' working condition to Judge Ladoris Cordell. 25 61. The unlawful conduct alleged above was engaged in by the officers, directors, 26 supervisors, and/or managing agents of Defendants' or Does 1 through 50, who were acting at all 27 times relevant to this Complaint within the scope and course of their employment. 28 COMPLAINT

1 62. As a direct, legal, and proximate result of Defendants' conduct, as alleged above, 2 Captain Philip endured emotional distress, loss of wages and benefits, pursuant to which Captain 3 Philip is entitled to general and special damages according to proof. 4 63. As a further direct, legal, and proximate result of Defendants' conduct, Captain 5 Philip was caused to and did employ the services of counsel to prosecute this action, and is 6 accordingly entitled to an award of attorneys' fees according to proof. 7 64. Wherefore, Captain Philip has been damaged as set forth above and requests relief 8 as hereafter provided. 9 FIFTH CAUSE OF ACTION 10 VIOLATION OF SAN MATEO COUNTY ORDINANCE CODE § 2.14.060 and § 2.14.090 11 (Against All Defendants) 12 65. Captain Philip incorporates all of the foregoing paragraphs of this complaint as if 13 fully alleged herein. 14 San Mateo County Ordinance Code § 2.14.060 states in pertinent part as follows: 66. 15 "It is the intent of sections 2.14.060 through 2.14.100 of this chapter to protect all complainants or 16 informants from retaliation for filing a complaint with, or providing information about, improper government activity by County officers and employees." 17 18 67. San Mateo County Ordinance Code § 2.14.090 states in pertinent part as follows: 19 "any retaliation or reprisal by any County officer or employee against any complainant or 20 informant is strictly prohibited...Any person may file a complaint under section 2.14.060 for 21 violation of this section." 22 68. Defendants violated San Mateo County Ordinance Code Sections 2.14.060 and 23 2.14.090 by retaliating against Captain Philip for Captain Philip's reporting of improper 24 government activity by Defendants' employees. 25 69. The unlawful conduct alleged above was engaged in by the officers, directors, 26 supervisors, and/or managing agents of Defendants' and/or Does 1 through 50, who were acting 27 at all times relevant to this Complaint within the scope and course of their employment.

28

1 70. As a direct, legal, and proximate result of Defendants' conduct, as alleged above, 2 Captain Philip endured emotional distress, loss of wages and benefits, pursuant to which Captain 3 Philip is entitled to general and special damages according to proof. 4 71. As a further direct, legal, and proximate result of Defendants' conduct, Captain Philip 5 was caused to and did employ the services of counsel to prosecute this action, and is accordingly 6 entitled to an award of attorneys' fees according to proof. 7 72. Wherefore, Captain Philip has been damaged as set forth above and requests relief 8 as hereafter provided. 9 SIXTH CAUSE OF ACTION 10 FAILURE TO TIMELY PAY FINAL WAGES UPON TERMINATION OF 11 EMPLOYMENT AND WAITING TIME PENALTIES DUE TO WILLFUL DELAY 12 (Against All Defendants) 13 73. Captain Philip incorporates all of the foregoing paragraphs of this complaint as if fully alleged herein. 14 15 74. At all relevant times, Captain Philip was an employee of Defendants covered by 16 Labor Code §§ 201 and 202 whose employment by Defendants ended on November 12, 2024. Pursuant to Labor Code § 201, Captain Philip was entitled upon termination to 17 75. 18 timely payment of all wages earned and unpaid prior to termination. Discharged employees are 19 entitled to payment of all wages earned and unpaid prior to discharge immediately upon termination. 2021 76. Captain Philip was employed by Defendants from August 8, 2023 through 22 November 12, 2024. 23 77. Defendants failed to pay Captain Philip all wages earned prior to termination in accordance with Labor Code § 201. 24 25 78. Defendants' failure to timely pay Captain Philip all wages earned prior to 26 termination in accordance with Labor Code § 201 was willful. Defendants had the ability to pay 27 the owed wages but intentionally adopted policies or practices incompatible with the requirements 28 COMPLAINT

of the California Labor Code and applicable Wage Orders, including Wage Order 5-2001. When
 Defendants failed to timely pay upon termination wall wages earned prior to termination,
 Defendants knew what they were doing and intended to do what they did.

4 79. Pursuant to Labor Code § 203, Captain Philip is entitled to waiting time penalty
5 continuation wages, from the day Captain Philip earned and unpaid wages were due upon
6 termination until paid, up to a maximum of 30 days.

80. Pursuant to Labor Code §§ 218, 218.5, 218.6, and/or Civil Code § 3287(a), Captain
Philip is entitled to recover the full amount of his unpaid wages, waiting time penalties, reasonable
attorneys' fees, costs of suit, and pre-judgment interest on all due and unpaid wages.

10 81. Wherefore, Captain Philip has been damaged as set forth above and requests relief
11 as hereafter provided.

## JURISDICTION AND VENUE

13 82. Jurisdiction and Venue are proper in this Court because Defendants maintain or
14 maintained offices in and does or did business in California at all times relevant to this action,
15 Defendants employed Captain Philip in San Mateo County, California, Captain Philip is and was
16 a citizen of California at all relevant times, and the events giving rise to the claims alleged herein
17 occurred in San Mateo County, California.

18 83. The amount in controversy in this matter exceeds the sum of \$35,000, exclusive of
19 interest and costs.

20

12

### **PARTIES**

84. Defendant San Mateo County is a chartered subdivision of the State of California,
a public entity, with the capacity to sue and be sued. Defendant San Mateo County is responsible
for the actions, omissions, policies, procedures, practices, and customs of its various agents and
agencies, including the San Mateo County Sheriff's Office, and its agents and employees, and is
sued in accord with the California Tort Claims Act, Gov. Code §§ 910 et seq., for the acts and
omissions of public employees Does 1 through 100, and each of them. At all times relevant to the
facts alleged, Defendant SMC was responsible for assuring that the actions, omissions, policies,

## 28

practices, and customs of its employees and agents complied with the laws of the State of
 California. Defendant had at least five employees at all times relevant to this litigation.

85. Captain Philip is informed and believes that Does 1 through 50 are corporations,
individuals, limited liability partnerships, limited liability companies, general partnerships, sole
proprietorships, public entities, or are other business entities or organizations of a nature not
currently known to Captain Philip.

86. Captain Philip is unaware of the true names of Defendants Does 1 through 50.
Captain Philip sues said defendants by said fictitious name, and will amend this complaint when
the true names and capacities are ascertained or when such facts pertaining to liability are
ascertained, or as permitted by law or by the Court. Captain Philip is informed and believes that
each of the fictitiously named Defendants is in some manner responsible for the vents and
allegations set forth in this complaint.

13 87. Captain Philip is informed and believes, and on thereon alleges, that at all times
14 herein mentioned each Defendant, including all Defendants sued under fictitious names, was the
15 agent, employee, or representative of each of the remaining Defendant, and in doing the things
16 hereinafter alleged, was at times acting within the course and scope of this agency or employment,
17 and at other times, acting in his or her own individual capacity. In the alternative, each of the
18 individually named Defendants, acted in concert and in furtherance of a fraudulent plan and
19 scheme and each actively participated in the wrongful acts alleged in this complaint.

20 88. Wherefore, Captain Philip has been damaged as set forth above and requests relief
21 as hereafter provided.

## 22

### EXHAUSTION OF ADMINISTRATIVE REMEDIES

89. Captain Philip complied with the Government Tort Claims Act pursuant to
Government Code 815.2 by sending on or about November 18, 2024 a completed "Claim Against
the County of San Mateo" form and an attachment detailing Captain Philip's claims and damages,
to the County of San Mateo, Claims, Board of Supervisors, 400 County Center, Redwood City,
CA 94063. Captain Philip received a response rejecting his claims on December 17, 2024.

28

1 90. Each Defendant is an employer as that term is defined under 2 Cal. Code Regs. § 2 11008(d)(1), subjecting it to the terms and obligations of the Fair Employment and Housing Act 3 ("FEHA"), codified at California Government Code, section 12960 et. seq. Captain Philip has met all of the jurisdictional requirements by proceeding with his claims under the FEHA by: (a) timely 4 5 filing administrative complaints with the Department of Fair Employment and Housing ("DFEH"), and receiving a Notice of Case Closure and a Right to Sue letter from the California Department 6 7 of Fair Housing on February 3, 2025. 8 PRAYER FOR RELIEF 9 Wherefore, Captain Philip prays for relief and judgment against Defendants as follows: 10 1. For general damages according to proof, on each cause of action for which such damages are available; 11 12 2. For compensatory damages, according to proof on each cause of action for which 13 such damages are available; 14 3. That Captain Philip be awarded all available statutory remedies; 15 4. For equitable relief to the extent available under law; 16 5. For special damages according to proof on each cause of action for which such 17 damages are available and against any defendants against which such damages are available; 18 6. For pre and post judgment interest to the extent applicable by law; 19 7. For reasonable attorneys' fees to the extent permitted by law, including without 20limitation, under the Fair Employment and Housing Act, Government Code § 12965(c), and any 21 other relevant provision under California law that provides for the recovery of attorneys' fees; 22 8. For costs of suit to the extent permissible including without limitation under the 23 Fair Employment and Housing Act, Government Code § 12965(c), and any other relevant 24 provision under California law that provides for recovery of costs; 25 9. For civil penalties; and 26 10. For such other and further relief as the Court deems proper and just. 27 28 COMPLAINT

1	Dated: February 4, 2025	FRANKLIN LAW P.C.
2		
3		Ву:
4		Zak Franklin Julianna Zalinski
5		Attorneys for Plaintiff Brian Philip
6		
7	DEM	IAND FOR JURY TRIAL
8	Captain Philip demands a trial	l by jury on all claims so triable.
9	Dated: February 4, 2025	FRANKLIN LAW P.C.
10		15-
11		By:
12		Zak Franklin Julianna Zalinski
13		Attorney for Plaintiff Brian Philip
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20	<b>  </b>	24 COMPLAINT



**Civil Rights Department** 651 Bannon Street, Suite 200 | Sacramento | CA | 95811 1-800-884-1684 (voice) | 1-800-700-2320 (TTY) | California's Relay Service at 711 calcivilrights.ca.gov | contact.center@calcivilrights.ca.gov

February 3, 2025

Zachary Franklin

## RE: Notice to Complainant's Attorney CRD Matter Number: 202502-27992803 Right to Sue: PHILIP / San Mateo County

Dear Zachary Franklin:

Attached is a copy of your complaint of discrimination filed with the Civil Rights Department (CRD) pursuant to the California Fair Employment and Housing Act, Government Code section 12900 et seq. Also attached is a copy of your Notice of Case Closure and Right to Sue.

Pursuant to Government Code section 12962, CRD will not serve these documents on the employer. You must serve the complaint separately, to all named respondents. Please refer to the attached Notice of Case Closure and Right to Sue for information regarding filing a private lawsuit in the State of California. A courtesy "Notice of Filing of Discrimination Complaint" is attached for your convenience.

Be advised that the CRD does not review or edit the complaint form to ensure that it meets procedural or statutory requirements.

Sincerely,

**Civil Rights Department** 

KEVIN KISH, DIRECTOR



**Civil Rights Department** 651 Bannon Street, Suite 200 | Sacramento | CA | 95811 1-800-884-1684 (voice) | 1-800-700-2320 (TTY) | California's Relay Service at 711 calcivilrights.ca.gov | contact.center@calcivilrights.ca.gov

February 3, 2025

RE: Notice of Filing of Discrimination Complaint CRD Matter Number: 202502-27992803 Right to Sue: PHILIP / San Mateo County

To All Respondent(s):

Enclosed is a copy of a complaint of discrimination that has been filed with the Civil Rights Department (CRD) in accordance with Government Code section 12960. This constitutes service of the complaint pursuant to Government Code section 12962. The complainant has requested an authorization to file a lawsuit. A copy of the Notice of Case Closure and Right to Sue is enclosed for your records.

Please refer to the attached complaint for a list of all respondent(s) and their contact information.

No response to CRD is requested or required.

Sincerely,

**Civil Rights Department** 



Civil Rights Department 651 Bannon Street, Suite 200 | Sacramento | CA | 95811 1-800-884-1684 (voice) | 1-800-700-2320 (TTY) | California's Relay Service at 711 calcivilrights.ca.gov | contact.center@calcivilrights.ca.gov

February 3, 2025

BRIAN PHILIP 2524 VALDIVIA WAY BURLINGAME, CA 94010

### RE: Notice of Case Closure and Right to Sue CRD Matter Number: 202502-27992803 Right to Sue: PHILIP / San Mateo County

Dear BRIAN PHILIP:

This letter informs you that the above-referenced complaint filed with the Civil Rights Department (CRD) has been closed effective February 3, 2025 because an immediate Right to Sue notice was requested.

This letter is also your Right to Sue notice. According to Government Code section 12965, subdivision (b), a civil action may be brought under the provisions of the Fair Employment and Housing Act against the person, employer, labor organization or employment agency named in the above-referenced complaint. The civil action must be filed within one year from the date of this letter.

After receiving a Right-to-Sue notice from CRD, you may have the right to file your complaint with a local government agency that enforces employment antidiscrimination laws if one exists in your area that is authorized to accept your complaint. If you decide to file with a local agency, you must file before the deadline for filing a lawsuit that is on your Right-to-Sue notice. Filing your complaint with a local agency does not prevent you from also filing a lawsuit in court.

To obtain a federal Right to Sue notice, you must contact the U.S. Equal Employment Opportunity Commission (EEOC) to file a complaint within 30 days of receipt of this CRD Notice of Case Closure or within 300 days of the alleged discriminatory act, whichever is earlier.

Sincerely,

**Civil Rights Department** 

1	COMPLAINT OF EMPLOYMENT DISCRIMINATION BEFORE THE STATE OF CALIFORNIA				
2	Civil Rights Department				
3	Under the California Fair Employment and Housing Act (Gov. Code, § 12900 et seq.)				
4	In the Matter of the Complaint of				
5	BRIAN PHILIP         CRD No. 202502-27992803				
6	Complainant,				
7	VS.				
8	San Mateo County				
9					
10	Respondents				
11					
12					
13	1. Respondent San Mateo County is an employer subject to suit under the California Fair				
14					
15	2. Complainant BRIAN PHILIP, resides in the City of BURLINGAME, State of CA.				
16					
17	3. Complainant alleges that on or about <b>February 3, 2025</b> , respondent took the following adverse actions:				
18	Complainant was discriminated against because of complainant's sex/gender and as a				
19	result of the discrimination was forced to quit, denied hire or promotion, demoted, denied any employment benefit or privilege, denied work opportunities or assignments, denied or				
20	forced to transfer, given additional work responsibilities or assignments.				
21	Additional Complaint Details: I was forced to terminate my employment due to discrimination based on my sex.				
22					
23					
24					
25					
26	-1-				
27	Complaint – CRD No. 202502-27992803				
28	Date Filed: February 3, 2025				
-	CRD-ENF 80 RS (Revised 2024/05)				

## 1 VERIFICATION

I, Brian Philip, am the Complainant in the above-entitled complaint. I have read the foregoing complaint and know the contents thereof. The matters alleged are based on information and belief, which I believe to be true. The same is true of my own knowledge, except as to those matters which are therein alleged on information and belief, and as to those matters, I believe it to be true.

6 On February 3, 2025, I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

7			Burlingame, CA
8			Burninganic, CA
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26	Co	-2- pmplaint – CRD No. 202502-27992803	
27	Date Filed: February 3, 2025		
28	,		
			CRD-ENF 80 RS (Revised 2024/05)

## **CLAIM AGAINST THE COUNTY OF SAN MATEO**

## (Please print legibly or type. Please do not use pencil)

Claimant's Name:	Brian Phili	p		
Claimant's Address:			*****	
City: Burlingame	State: CA	ZIP Code: 94010	Phone:	
Amount of Claim:	Ψ	Cal. Gov. Code § 910(f), the stitute an unlimited civil case		exceeds \$10,000 and
Address to which notices	s are to be sent (i	f different than above):		
Franklin Law P.C. 100 W	/ilshire Blvd. Ste.	700 Santa Monica, CA 9040	)1	
Date of incident:	Location of Incid	lent:		
8/2023-11/12/2024		nty Sheriff's Office ter Redwood City, CA 94063	3	
WHAT particular action b occur (describe damage of		s employees caused the alleg	ed dama	ige or injury. How did it
Please see attached.				
Name of Public Employ	/ee(s) causing inju	ury, damage, or loss (if know	/n):	
1. Please see attached	d.		9900-00-00990-00-0-0-0-0-0-0-0-0-0-0-0-	
2.				
Itemization of Claim: List Item(s) that total the amount above:				
<sup>1.</sup> Please see attached	d.			\$
2.				\$
3.	dalara 1991 talan da Balanda kana kana kana kana kana kana kana			\$
4.	<b>S</b> att - part -			\$
		T	OTAL	\$
	for a star and the start of the start			
Dated at BUALEN	r perjury that the f	oregoing is true and correct: _, California,		

on	NOVEMBER	18	, 20 24.
Signa	ture of Claimant:	B	Shin

## Return to: CLAIMS, Board of Supervisors, 400 County Center, Redwood City, CA 94063

#### Attachment to Claims Against County of San Mateo

## WHAT particular action by the County or its employees caused the alleged damage or injury. How did it occur (describe damage or loss):

I began working at San Mateo County on around August 8, 2023. Shortly after I began working at San Mateo County Sheriff's Office, Chief of Staff Victor Aenlle hostilely informed me that he "knew all about me" and demanded that I stop communicating with Sheriff Corpus. Aenlle appeared threatened and angered by my then-friendly relationship with Sheriff Corpus.

On around September 3, 2024, I refused to serve an internal affairs notice that I believed violated the accused officer's rights under the government code. I also believed the notice to be a pretextual attempt to illegally retaliate against protected union activity. Less than one week after my refusal to engage in illegal activity, I was immediately transferred from my prestigious assignment into a nonexistent and undesirable assignment. I also began to experience other forms of retaliation, including without limitation: being forced to respond to emails at all hours of the day and night; being treated in an aggressive and hostile manner by Undersheriff Dan Perea; receiving non-urgent demands from the executive staff on my days off; being removed from my desirable ancillary assignment; and being forced to communicate through my personal devices rather than County channels for communication. I complained to human resources who confirmed that this conduct was illegal; however, the unlawful retaliation continued.

On around November 12, 2024, Undersheriff Perea ordered me to arrest an officer who publicly engaged in legally protected union activity. Undersheriff Perea refused to provide me with any factual basis to warrant this arrest. I refused his order as I believed the arrest was improper and illegal. Perea then ordered me not to report this arrest order to human resources or the district attorney's office. I was left with no choice but to resign from my employment at San Mateo County Sheriff's Office.

## Name of public employee(s) causing injury, damage or loss (if known):

Employees causing injury include without limitation:

- 1. Sheriff Christina Corpus
- 2. Chief of Staff Victor Aenlle
- 3. Undersheriff Daniel Perea

#### **Itemization of Claims:**

Lost Wages	I cannot provide an exact figure because the harm is ongoing and does not have a set timespan of resolution. Pursuant to Gov. Code § 910(f), I anticipate the amount of damages to be in excess of \$10,000 and that this would not be a limited civil case.
	I received approximately \$19,142.04 per month as salary pay.
Lost Pension	I cannot provide an exact figure because the harm is ongoing and does not have a set timespan of resolution. Pursuant to Gov. Code § 910(f), I anticipate the amount of damages to be in excess of \$10,000 and that this would not be a limited civil case.
	Had I not been wrongfully terminated, I would have received 15% of my salary at the time of my retirement from the date of my retirement until my death.
Emotional Distress	I cannot provide an exact figure because the harm is ongoing and does not have a set timespan of resolution. Pursuant to Gov. Code § 910(f), I anticipate the amount of damages to be in excess of \$10,000 and that this would not be a limited civil case.
	I have experienced substantial emotional distress as result of the harm and I am actively seeking treatment to address this emotional distress.
Lost Earning Capacity	I cannot provide an exact figure because the harm is ongoing and does not have a set timespan of resolution. Pursuant to Gov. Code § 910(f), I anticipate the amount of damages to be in excess of \$10,000 and that this would not be a limited civil case.
	I am actively seeking a new job. It is very likely that my new job will have substantially lower compensation than my job at San Mateo County.
Lost Benefits	I cannot provide an exact figure because the harm is ongoing and does not have a set timespan of resolution. Pursuant to Gov. Code § 910(f), I anticipate the amount of damages to be in excess of \$10,000 and that this would not be a limited civil case.
	I received approximately \$15,041.78 per month in benefits.