Dear Friend:

Unless you’ve been living under a rock all these years, you know California overhauled the old Universal Lifetime Sex Offender Registry Scheme and replaced it with a TIERED REGISTRY SYSTEM (already on the books BUT due to take effect in the courts on July 1st, 2021). This Tiered System means that CERTAIN Registered Sex Offenders — maybe even you — would qualify to initiate a removal-from-the-Registry process THROUGH THE COURTS.

This is NOT an AUTOMATIC process. In fact, you should anticipate the Prosecutor STRENUOUSLY, ADAMANTLY AND VEHEMENTLY OBJECTING to your petition in an ADVERSARIAL HEARING, i.e., a hearing in which a SUPERIOR COURT JUDGE determines whether to restore your FREEDOM FROM REGISTRATION or leave you in the HELLISH ABYSS OF CONTINUED SEX OFFENDER REGISTRATION — the ultimate nightmare scenario. This means that YOU WANT a Qualified Sex Offender Registration Removal Adversarial Hearing Attorney (like JOSEPH L. COIMBRA, ATTORNEY AT LAW) on your side to PUT IN THE WORK to successfully override a D.A.’s objections and convince the JUDGE to sign off on your REMOVAL FROM THE REGISTRY!

Did you receive a Tier Assignment Letter from the Department of Justice, which states what TIER you fall into?

You probably have questions about it. A no-cost, no-risk, Covid-SAFE consultation with ATTORNEY JOSEPH L. COIMBRA can help you get answers to burning questions like: “DO I QUALIFY FOR REMOVAL FROM THE REGISTRY?”; “WHAT IS A TIER DESIGNATION?”; and many more.

If you’re assigned to Tier 3 in your letter, you may not be out of luck! The DOJ isn’t always perfect! Their tier assignment COULD BE WRONG! In VERY limited circumstances, there may be a way to REDUCE YOUR TIER ASSIGNMENT by seeking an amendment of the underlying judgment and sentence that resulted in your registration obligation. Determining whether these EXCEPTIONAL CIRCUMSTANCES provide a basis to argue that you should be allowed to request removal from the Sex Offender Registry despite the DOJ’s “tier 3” assignment requires a KNOWLEDGEABLE attorney who is on the LEADING EDGE of the law. Contact Attorney Joseph L. Coimbra!
Our Award-Winning, PC 290 Registration Termination & Megan’s Law Exclusion Attorney, Joseph L. Coimbra, is willing to meet with you to discuss the specifics of YOUR INDIVIDUAL CASE, and what it means for YOUR PURSUIT for REMOVAL from the Registry. So, regardless of what tier your Tier Assignment Letter says you’re in, or even if you don’t fully understand your Tier Assignment Letter, contact Attorney Joseph L. Coimbra!

“The journey of a 1000 miles begins with a single step.”

Contacting our office for your no-cost, in person, one on one, Covid-SAFE consultation IS that first step! It’s time you find out:

† How changes to California’s Sex Offender Registration Law, which take effect on July 1, 2021, affect YOU;

† Whether you are a Tier 1, Tier 2, or Tier 3 offender under the New Law.

† If you are a Tier 2 or Tier 3 offender, whether it’s possible to be categorized as a lower tier offender.

† What things YOU can do NOW to help build a better case to get you off the registry under the New Law.

The answer to these and other questions is just one no-cost, in-person, Covid-SAFE consultation away. While we cannot promise that there will be available appointment slots left by the time you contact us (given the extraordinarily high demand for our services), you can help yourself by contacting us as soon as you get this letter.

YOU CAN KEEP LIVING IN THE SHADOWS OR BEGIN YOUR JOURNEY TO HAPPINESS UNDER THE BLUE SKIES OF FREEDOM.

THE CHOICE IS YOURS.

Type this URL into your web browser on your and write to us at: COIMBRA-LAW.COM/CONTACT-US

OR call us: 800-290-0064

5-★-★-★-★ LAW FIRM, AFFORDABLE INSTALLMENT PLANS AVAILABLE

REPEAT CONTACTS OR CALLS MAY BE IGNORED. OUR CONTACT AND CALL VOLUME ARE USUALLY VERY HIGH SO IF YOU CAN’T GET THROUGH ON YOUR FIRST ATTEMPT, SIMPLY WRITE OR LEAVE A DETAILED MESSAGE AND YOU WILL BE CALLED BACK IF WE DESIRE TO SPEAK WITH YOU. THIS IS ATTORNEY ADVERTISING. CALIFORNIA ATTORNEY JOSEPH L. COIMBRA IS RESPONSIBLE FOR THE CONTENT OF THIS ADVERTISEMENT. NOTHING STATED HEREIN IS LEGAL ADVICE NOR CREATES ANY ATTORNEY-CLIENT RELATIONSHIP. NO GUARANTEES OR ASSURANCES MADE. NO RESULTS PROMISED. DON’T WANT TO GET MORE LETTERS? POLITELY CONTACT US WITH YOUR NAME & ADDRESS SO WE REMOVE YOUR ADDRESS FROM FUTURE MAILINGS. PLEASE UNDERSTAND THAT IT MAY TAKE A FEW ADDITIONAL MAILING CYCLE(S) BEFORE YOU GET NO FURTHER CORRESPONDENCE, ESPECIALLY IF A SUBSEQUENT MAILING IS ALREADY IN TRANSIT BY THE TIME YOU CONTACT US. PAST SUCCESS IS NOT AN INDICATION OF FUTURE OUTCOME. “AFFORDABLE INSTALLMENT PLANS” IS PURELY SUBJECTIVE; WHAT MAY BE AFFORDABLE TO ONE PERSON MAY BE LESS THAN AFFORDABLE TO ANOTHER AND THEREFORE IS NOT INTENDED TO CONVEY ANY SPECIFIC DOLLAR DENOMINATION OF “AFFORDABLE.” COIMBRA LAW FIRM, APC, IS LOCATED AT 1050 LAKES DRIVE, SUITE 225, WEST COVINA, CA 92190. REMOVAL OR EXCLUSION FROM ANY WEBSITE (INCLUDING CALIFORNIA’S MEGAN’S LAW WEBSITE) DOES NOT RELIEVE OF THE DUTY TO REGISTER AS A SEX OFFENDER PURSUANT TO PENAL CODE SECTION 290 OR OTHER APPLICABLE LAW. FOR ADDITIONAL TERMS AND CONDITIONS, GO TO OUR TERMS AND CONDITIONS PAGE: COIMBRA-LAW.COM/FULL-PAGE-290-LETTER-DISCLAIMER