

NOTICE

TO ALL PEACE OFFICERS and AGENTS OF GOVERNMENT ACTING UNDER COLOR OF LAW

You are currently hindering movement of the LAWFUL TRAVELER that presented this to you.

You are also being audio and video recorded.

I wish to cause no controversy, yet I would like to ask you and your associates to respect the importance of properly identifying yourself **ESPECIALLY** if acting under **COLOR** of **LAW**.

Failure to read and/or heed the directives of this notice could possibly result in the use of “reasonable force” to avoid false arrest as needed.

This is known as resisting unlawful arrest, and is a justification for such resistance where it would otherwise be a crime (i.e. resisting arrest, flight to avoid prosecution, assault, or even murder). Justification for such action is often hard to prove in court, and only justified in certain circumstances. Simple mistake of fact situations would generally not warrant attempting to elude law enforcement.

However, there are some that would, such as:

- **The person making the arrest never identifying themselves, causing the defendant to believe they are the target of kidnapping or robbery.**
- **The reasonable belief that the person making the arrest is an impersonator with the intent of victimizing the defendant.**
- **The reasonable belief that the defendant would be the victim of police brutality if taken into custody by that individual.**

Please also take notice of the following UNITED STATES CODE, TITLE 18, PARAGRAPH 13, SECTIONS 241 and 242.

18 USC § 241 – Conspiracy against rights

”If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated

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sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.”

18 USC § 242 – Deprivation of rights under color of law

“Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.”

I would advise you and your fellow officers of the ramifications of these **CONSPIRACY AGAINST RIGHTS** and **DEPRIVATION OF RIGHTS UNDER COLOR OF LAW** violations, remedy will be sought in the form of civil lawsuits in both **PUBLIC** and **PRIVATE** capacities of each offending individual.

Also, I would like to take this opportunity to advise you that you or your officers may see myself or others traveling in my car with tags that read **“PRIVATE PROPERTY”, “NOT FOR HIRE”, “FOR NON-COMMERCIAL USE ONLY”**. This is formal notice that you may not violate UNITED STATES CODE when I am traveling in my car either, **ESPECIALLY** if I am displaying private tags. Or countless Supreme Court decisions on the right to travel. For more information, refer to – <http://freedomfromgovernment.us/driver-licensing-vs-right-to-travel/>

If you disagree with this assertion of my duty to be honorable, to honor all my contractual obligations made without fraud, and to be honorable means that I must do the right and moral thing, without causing harm or using unnecessary force when required regardless of what I am told; I will offer that it is your duty to honor my wish as a peaceful inhabitant of this land. If you dispute anything in this message or do not provide witnesses with first-hand knowledge and/or evidence that any code, statute, policy, or constitution is applicable to my body without my first having sworn a binding oath, you need to provide this feedback, testimony, or evidence within TEN (10) days of receipt of this message or acquiesce to this notice.

Notice: Failure by recipient in their private capacity to respond within ten days from receipt of this correspondence shall constitute legal accord and satisfaction of all claims.

Take heed of your actions this day.

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