

**NOTICE TO ARRESTING OFFICER
WITH MIRANDA WARNING**

NOTICE IS HEREBY GIVEN: The man or woman you have placed under arrest and have in your custody is working in the capacity of a **Civil Rights Investigator**. He demands all his rights at all times and **does not waive any of his rights**, including the right to personal time and property, **at any time**. You are hereby **Noticed and Warned** that from the time you detained him or her your actions have been scrutinized.

Every illegal and/or unlawful action you take will be documented for civil and criminal prosecution forthcoming under USC Title 18, Title 26, Title 28 and Title 42 §1983. **AS TO CRIMINAL PROSECUTIONS:** After you have given your name, badge number, rank and proof of agency, **you shall have the right to remain silent**. Anything you say from that point forward can and shall be used against you in the form of criminal affidavits and civil sanctions. **You have the right to have counsel present during any interrogation or civil disclosure.**

**DEMANDS TO BE MET BY ARRESTING OFFICER
TO AVOID CIVIL AND CRIMINAL PENALTIES.**

1. **WARRANTLESS ARREST:** You are not to arrest me unless you have seen me commit an arrestable act or omission or have exigent circumstances to cause the arrest. If you are arresting me without a warrant you must **immediately** take me before a judicial officer or magistrate of competent jurisdiction, to determine whether the arrest was **lawful**, or if there was **probable cause** for the arrest, pursuant to **well established law**. This Demand must be met **prior to booking**. The Supreme Court has held that the courts are open twenty-four hours a day, seven days a week, three hundred sixty-five days a year. If you do not comply with this Demand **you shall and will be sued**.
2. If you improperly arrest me without a warrant in your possession, or with a warrant that does not comply with the Fourth Amendment requirements, you shall and will be sued, in your **OFFICIAL AND PRIVATE** capacity .
3. **ARREST UPON WARRANT:** The arrest warrant **must be in your possession**. It must be supported by an **affidavit and probable cause statement attached to the warrant**, as subscribed in the Fourth Amendment. The arrest shall not be based upon hearsay, unless supported by a warrant accompanied by a bona fide affidavit. Said warrant and affidavit must be based upon **first hand knowledge** of the affiant charging me with a felony or other infamous crime. I shall be allowed **the right to face my accuser**. If you **deny me** that right it shall be a Sixth Amendment violation, and if you act **unreasonably** in your investigation or use **excessive force**, it shall be a Fourth Amendment violation, both of which violate **clearly established law (stare decisis)**.
4. If it is later determined that the arrest was invalid **you shall and will be held liable for false arrest and sued**, in your **OFFICIAL AND PRIVATE** capacity.
5. You shall not take **any** of my property or **wrongfully convert** any of my property, such as my personal photograph or my fingerprints, **without written authority** and only after an adversary proceeding which complies completely with Fifth and Fourteenth Amendment **due process protected rights**, concluded with a **wet ink signed warrant** by a judicial officer of competent jurisdiction ordering the taking of said property.
6. I shall be given a phone call **forthwith** to contact my outside counselor friend.
7. I shall be given **pencil, paper and adequate access to a law library**, to prepare my "**habeas corpus**."

IF YOU IGNORE THESE WARNINGS, it will show **bad faith** on your part and constitute **prima facie evidence** of your deliberate indifference to **Constitutionally mandated rights**. A copy of this instrument **will be** prima facie evidence of your bad faith. You are a **Public Servant**, and as such you are expected to treat me with due respect.

This **NOTICE** has been submitted upon the demand of a **driver license**, a **registration**, **proof of insurance**, or any other **State issued privilege permit or license** and therefore is a **mandatory part** of the official record of any ensuing action and **SHALL** be introduced as prima facie evidence in said action.

IT SHALL BE NOTED that **willful suppression of evidence** is a **felony**. Any cause for action will result in a lawsuit under **U.S.C. Title 18, Crimes and Criminal Procedure**, **U.S.C. Title 26 Offenses by Officers and Employees of the United States**, **U.S.C. Title 28 Code of Federal Regulations**, **U.S.C. Title 42 The Public Health and Welfare § 1983**. This **NOTICE** is made in good faith.

Subscribed and affirmed on _____, 2021 _____, sui juris Belligerent Claimant

PROOF OF SERVICE

Presented on _____, 2021 to officer _____, Badge # _____

_____, sui juris Belligerent Claimant