

NOTICE OF INQUIRY AND/OR REPORT OF DETAINMENT



NOTICE TO OFFICER/ PUBLIC SERVANT

This questionnaire must be filled-out by any/every public servant before (s)he can ask the citizen any question. This is authorized by Federal Law including the Privacy Act, 5 U.S.C. 552a, 88 Stat. 1896, et seq., 1974.

In the event you elect NOT to fill this form, you fully accept and give your unconstitutional consent for a levy of your PUBLIC BONDS of no more than \$100,000.00 USD (One Hundred Thousand Lawful Dollars) per each 5 minutes and any portion thereof that I am unlawfully detained by you, and all other present officer.

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent!

Public Servant / Officer Acceptance: YES NO

Name of Officer / Public Servant:

Your badge #: Jurisdiction:

Are you a Peace Officer? YES NO

Are you presently acting on your oath? YES NO

Location of arrest:

Do you believe this arrest is lawful under the guise of an unlawful mandate that has never been voted on in legislation? __YES __NO

Are you aware that the only lawful authority exists after the passage through legislation? __YES __NO

No mandate or executive order has ever to this day been voted on and enacted by the state legislature. Even if it has, We the People can rely on Supreme Court rulings such as: Marbury v. Madison (1803)

"Any law repugnant to the Constitution is no law, has no force of law, and can be ignored."

NOTICE TO OFFICER/ PUBLIC SERVANT

For you, a sworn in Servant of We the People to violate well-established law is not only criminal, but can be prosecuted to the fullest extent of the law, stripping you of judicial immunity, making you liable both in your professional and private capacity, which means you and your family are subject to losing your homes and all your possessions for following these false and unconstitutional mandates by your governor.

Be forewarned that you are nothing less and nothing more than cannon fodder for a governor who is drunk on power and sedition acting outside his/her oath of office in direct violation of The United States Constitution and Washington State Constitution. Cooper v. Aaron:

"No state legislator or executive or judicial officer can war against the Constitution without violating his undertaking to support it."

Any judicial officer who engages in acts of treason cannot rely on immunity for knowingly and willingly violating the Constitution and the oath to be bridled by such.

**Name and address for each victim involved
(use back of paper if more space is needed):**

Full Name:.....

Address:.....

City:..... Zipcode:..... State:.....

Phone Number:.....

Is there Property Damage? YES NO Est. Loss: \$

Is there Physical Harm? YES NO Est. Loss: \$

I, the above bonded officer do hereby state and warrant that all information is given under oath, is true, correct, complete and not misleading as stated above under penalty of perjury.

Officer Print Name:

Signature:.....

Date:.....

All Terms Herein Defined by Black's Law 4th Edition

