

# WHAT TO SAY WHEN CONTACTING A SHERIFF



## ASK THESE QUESTIONS

- ✓ Are you going to uphold your oath and defend We The People?
- ✓ Have you read the Sheriff's handbook?
- ✓ Are you aware that it is your duty to protect us from intrusive government?
- ✓ Are you aware that you can form a grand jury, and abide by the grand jury, if there's enough evidence for an indictment to swear out a warrant, and make an arrest of any public servant in violation of their oath of office and well established law.
- ✓ Are you aware that the only lawful authority exists after the passage through legislation? 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.”**

# POWER OF THE SHERIFF

In order for statutes to become Law, the legislators must first be given authority by 'We the People' which is found under Article I Section 8 which is restrained by Article I Section 9 and the Bill of Rights.

*This is where the Sheriff's attention should be.* If Congress writes statutes outside of Article I Section 8 or statutes that violate Section 9 or the Bill of Rights the following 'General Rule' of the United States Supreme Court is to be applied, and *herein is the power of the County Sheriff.*

## MAKING ARRESTS

There are four things the Sheriff needs in order to arrest a lawless judge or any lawless elected or appointed servant with impunity and fearlessness.

✓ Knowledge of the Law.

Therefore give him a copy of the Sheriff's Handbook, found under the Resources tab at [ConstitutionalLawGroup.us](http://ConstitutionalLawGroup.us)

✓ Knowledge that no agency or elected or appointed servant can remove a Sheriff from office, nor can a Sheriff be arrested unless he or she violates the Common Law such as stealing, killing, etc.

✓ The People standing behind him

✓ Access to the Grand Jury to get an Indictment.

The Sheriffs should not be going to the county prosecutor for an indictment as all too often, they are "gatekeepers" for the lawless.

It is up to the Sheriff to:

**"Bind the government servant down from mischief  
by the chains of the Constitution."**

# LAWLESS COUNTY

Show us a County Sheriff that does not know the Law  
and we will show you a Lawless County.  
Because it is in the nature of unrestrained government servants  
to seize more and more power and control over the People,  
and this is precisely why we need a true 'Law Man'  
who takes pride in the knowledge of the Law.

*The office of the Sheriff is not to blindly enforce codes, rules and statutes,  
but to enforce the Law and Constitutional statutes  
that prevent lawless servants from injuring the People.*

## QUOTES

"If a nation expects to be ignorant and free...  
it expects what never was and never will be."

*- Thomas Jefferson*

"Resistance to Tyranny is obedience to God."

*- Ben Franklin*

## WAR

We the People are in a battle unprecedented in our times  
and if the Sheriffs do not act on our behalf as our lawful public servants  
to restrain unlawful government and hold them accountable for their crimes,  
We the People will have no other remedy but to war after these criminals,  
who are set on destroying our republic and stripping away the freedoms  
fought so hard to protect by our Founding Fathers.

