From the desk: Edward M Johnston II Date July 4th day 2018

In re: dba “EDWARD MALONE JOHNSTON II.”

c/o 1540 North Nye Street

Toledo Oregon

541 336 1233

edjohnston2003@yahoo,com

Governor Kate Brown  
Executive Office of Kate Brown  
Office of the Governor  
900 Court Street, Suite 254  
Salem, OR 97301-4047  
Phone: 503-378-4582

To:Thomas A. Balmer  
Chief Justice

Supreme Court Building

1163 State Street

Salem, OR 97301-2563

 Phone: 503.986.5500

 Fax: 503.986.5503

Oregon Relay Service: 711 TTY

  Email: [ojd.info@ojd.state.or.us](mailto:ojd.info@ojd.state.or.us)

**TAKE NOTICE OF THE FOLLOWING**

The Doctrine of Respondeat Superior, which means “let the master answer.”

35 Am J1st M & S § 543

The doctrine of "Superior/Command Responsibility" here after applies to herein said Individual(s)

The chain of command principle, the scaler chain  
NOTICE TO ANY PRINCIPLE (*Superior Commander*) IS NOTICE TO ALL AGENTS (*Subordinates*), NOTICE TO ANY AGENT (*Subordinate*) IS NOTICE TO ALL PRINCIPLES (*Superior Commanders*).

**FREEDOM OF INFORMATION ACT REQUEST (FOIA)**

**Pursuant to but not limited to, The Privacy Act of 1974 Public Law 93-579, 5 U.S. Code § 301 - Departmental regulations, The Freedom of Information Act Public Law 89-487 80 Stat. 250 (codified as amended at 5 U.S.C.A. § 552a), the Government in the Sunshine Act of 1976, Pub. L. No. 94-409, 90 Stat. 1241 (codified at 5 U.S.C.A. § 552b), Electronic Freedom of Information Act of 1996, Pub. L. No. 104-231, 110 Stat. 2422 (codified as amended at 5 U.S.C.A. § 552), Openness Promotes Effectiveness in our National Government Act of 2007, OPEN FOIA Act of 2009, 5 U.S.C. § 552, As Amended By Public Law No. 110-175, 121 Stat. 2524, and Public Law No. 111-83, § 564, 123 Stat. 2142, 218, Michigan Freedom of Information Act 442 of 1976, Oregon Statute 192 Public Records the following request are hereby being made to the above named alleged Government Office, Agency, Department, Board, Commission or Instrumentality thereof.**

Notice is hereby given, any failure to perform and complete this Freedom of Information Act as stated herein with in twenty (20) business days and return all items, material, information, documents, evidence ect.. herein requested to the above address for any reason what so ever, including but not limited to any form of payment, negotiation, barter, trade will be construed as willful conspiracy, willful suppression of evidence, evidence tampering, fraud, willful official oppression and will encore a suit to compel performance causing all items material, information, documents, evidence ect.. stated herein to be subpoenaed . If such suit to compel performance is instigated suited party (defendant) agrees to accept full and complete liability for all including but not limited to, any expenses incurred by plaintiff what so ever, court cost, Attorneys fees, travel expenses, labor, clerical fees, research, Notary fees, ect…

To establish the “Rule of Law” being used for other purposes.

To establish any and all including but not limited to, Laws, Codes, Ordinances, Rules, Regulations and procedure used in this court to prevent misconception or vagueness (see The "vagueness" doctrine below) as to the accrual procedure and to establish the doe process as defined by this court

Romans 4:15 [King James Bible](http://biblehub.com/kjv/romans/4.htm) <http://biblehub.com/romans/4-15.htm>   
Because the law worketh wrath: for where no law is, *there is* no transgression.

Ubi non est directa lex, standum est arbitrio judicis, vel procedendum ad similia. Where there is no direct law, the opinion of the judges ought to be taken, or reference made to similar cases (aka case law).

Ubi non est condendi auctoritas, ibi non est parendi necessitas. Where there is no authority to enforce, there is no authority to obey. Dav. 69.

**1)** Provide the Constitutional authority for this Law Enforcement agency existence.

**2)** Provide certified copies of oath of office

**3)** Provide certified copies of Governors commissions

**4)** Provide certified copies of certificates of competency

**5)** Provide certified bona fide proof with substantial supporting evidence that this Law Enforcement agency conforms to the Constitution of the United States or the State of Florida Constitution

**6)** Provide certified bona fide proof with substantial supporting evidence of this Law Enforcement agency and its Employees or agent’s authority to be armed over the People

**7)** Indicate all laws, Codes, Ordinances, rules, regulations and procedure enforced by this Law Enforcement or Police agency

□United States Constitution, □Oregon Constitution, □Statutes at Large, □United States Codes, □United States Rules of Civil procedure, □United States Rules of Criminal procedure, □Oregon Session Law, □Oregon Statutes, □Oregon Rules of Civil procedure, □Oregon Rules of Criminal procedure, □Uniform Law Commission Acts, □American Legislative Exchange Council acts (ALEC), □American Law Institute, □Restatements of the Law, □Model Penal Code (MPC), □Uniform Commercial Code (UCC), □Uniform Code Of Military Justice (UCMJ, □Model State Code of Military Justice - American Bar Association, □The Model Code of Professional Responsibility ABA, □Admiralty and Maritime Law, □Case Law, □Natural Law, □Biblical Law, □Civil Common Law, □Laws of War, □International Law, □Treaty Law, □Equity Law, □United Nation Declarations, □UNIDRIOT, □Municipal Codes, □Municipal Ordinances, □Administrative Law, □Lex fori, □Law of Contracts, □Law of Agencies, □Title 32 National Defense, □An agency policy and procedure manual, □Title 10 USC, □Title 32 CFR, □Magana Carta, □Policy and procedure manual, □General Orders

others\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Cite all claims\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**8)** Indicate all laws, Codes, Ordinances, rules, regulations and procedure which apply to this Law Enforcement or Police agency and its employees.

□United States Constitution, □Oregon Constitution, □Statutes at Large, □United States Codes, □United States Rules of Civil procedure, □United States Rules of Criminal procedure, □Oregon Session Law, □Oregon Statutes, □Oregon Rules of Civil procedure, □Oregon Rules of Criminal procedure, □Uniform Law Commission Acts, □American Legislative Exchange Council acts (ALEC), □American Law Institute, □Restatements of the Law, □Model Penal Code (MPC), □Uniform Commercial Code (UCC), □Uniform Code Of Military Justice (UCMJ, □Model State Code of Military Justice - American Bar Association, □The Model Code of Professional Responsibility ABA, □Admiralty and Maritime Law, □Case Law, □Natural Law, □Biblical Law, □Civil Common Law, □Laws of War, □International Law, □Treaty Law, □Equity Law, □United Nation Declarations, □UNIDRIOT, □Municipal Codes, □Municipal Ordinances, □Administrative Law, □Lex fori, □Law of Contracts, □Law of Agencies, □Title 32 National Defense, □An agency policy and procedure manual, □Title 10 USC, □Title 32 CFR, □Magana Carta, □Policy and procedure manual, □General Orders

others\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Cite all claims\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**9)** Your Law Enforcement or Police agency serves and protects who?

□United States Government, □Oregon Government, □County government, □municipal Government, □corporate government, □military government, □We the people, a□ foreign government, □An occupying military force, □The inhabitance off the State, the State court, □The State Prosecutor, □State Governor, □State Legislators, □County commission, □city counsel

Other\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**10)** Who is your Law Enforcement or Police agency accountable to?

□United States Government, □Oregon Government, □County government, □municipal Government, □corporate government, □military government, □We the people, □foreign government, □An occupying military force, □The inhabitance off the State, □the State court, □The State Prosecutor, □State Governor, □State Legislators, □County commission, □city counsel

Other\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Cite exist claim\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**11)** Per your Law enforcement or Police agency provide your use of force authority.

□Policy and procedure manual, □General Orders, □Force continuum, □Graham v. Connor, 490 U.S. 386 (1989),

Other\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**12)** Describe in exact detail the proper procedure including the provide proper paper work to bring

criminal charges against this Law Enforcement or Police agency and its Officers, agents or employees.

1. Do you agree

“Every State law must conform in the first place to the Constitution of the United States, and then to the subordinate constitutions of the particular state; and if it infringes upon the provisions of either, it is so far void.” Houston v. Moore, 18 US 1, 5 L.Ed 19 (1840). It is abiding truth that “nothing can destroy a government more quickly than its failure to observe its own laws, or worse, its disregard of the charter of its own existence.” Mapp v. Ohio,367 U.S. 643, 659 (1961). HARRIS V. NEW YORK U.S. Supreme Court·401 U.S. 222 (1971).

Re: Notice to Clerk The minute you receive any document, it is recorded according to the following case site. Biffle v. Morton Rubber Indus., Inc., 785 S. W.2d 143, 144 (Tex.1990). " An instrument is deemed in law filed at the time it is delivered to the clerk, regardless of whether the instrument is "file-marked." \*15 U.S. Code § 7001 - General rule of validity:(a) In general Notwithstanding any statute, regulation, or other rule of law (other than this subchapter and subchapter II), with respect to any transaction in or affecting interstate or foreign commerce— (1) a signature, contract, or other record relating to such transaction may not be denied legal effect, validity, or enforceability solely because it is in electronic form; and (2) a contract relating to such transaction may not be denied legal effect, validity, or enforceability solely because an electronic signature or electronic record was used in its formation..

Notice: All Rights Reserved. Permission to distribute for non-commercial purposes is hereby granted, in whole or part, provided attribution and a link to this article is included. Commercial distribution without the written permission of the author is prohibited. This Public email message, including any attachment(s) is limited to the sole use of the intended recipient and may contain Privileged and/or Confidential Information. Any and All Political, Private or Public Entities, Federal, State, or Local Corporate Government(s), Municipality(ies), International Organizations, Corporation(s), agent(s), investigator(s), or informant(s), et. al., and/or Third Party(ies) working in collusion by collecting and/or monitoring My email(s),and any other means of spying and collecting these Communications Without my Exclusive Permission are Barred from Any and All Unauthorized Review, Use, Disclosure or Distribution. With Explicit Reservation of All My Rights,Without Prejudice and Without Recourse to Me. Any omission does not constitute a waiver of any and/or ALL Intellectual Property Rightsor Reserved Rights Notice.Copy right lawful bloodline Americans , lawful Americans 2013\*The Electronic Communications Privacy Act, 18 U.S.C. 119 Sections 2510-2521 et seq., governs distribution of this “Message,” including attachments. The originator intended this Message for the specified recipients only; it may contain the originator’s confidential and proprietary information.. The originator hereby notifies unintended recipients that they have received this Message in error, and strictly proscribes their Message review, dissemination, copying, and content-based actions. Recipients-in-error shall notify the originator immediately by e-mail, and delete the original message. Authorized carriers of this message shall expeditiously deliver this Message to intended recipients. See: Quon v. Arch. Anything stated in this email may be limited in the content and is not to be taken out of context.\*\*Wireless Copyright Notice\*\*. Federal and State laws govern copyrights to this Message. You must have the originator’s full written consent to alter, copy, or use this Message.Originator acknowledges others’ copyrighted content in this Message. Otherwise Without Prejudice and Without Recourse to Me. Any omission does not constitute a waiver of any and/or ALL Intellectual Property Rights or Reserved Rights U.C.C, 1-207.1-308. AGENTS IS Any omission does not constitute a waiver of any and/or ALL Intellectual Property Rights or Reserved Rights U.C.C, 1-207.1-308. NOTICE TO AGENTS IS NOTICE TO PRINCIPALS. NOTICE TO PRINCIPALS IS NOTICE TO AGENTS Foreign and or Domestic

Thank you for your prompted attention in this matter:

Please mail to Given name Edward Malone Johnston II

respond in writing

C/O1540 north nye street

Toledo Oregon

unincorporated