Michael C. School Pro Se'
12795 La Barr Meadows Rd.
Grass Valley ca, 95949
530-477-7940 Dejuremike@yahoo.com

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF NEVADA

Citation No. <u>DB06572 Docket # TR17-014739</u>

Ordered to appear on August 9thst at 8:30 am

STATE OF CALIFORNIA, Plaintiff,

MICHAEL C. SCHOOL, Defendant in error.

VERIFICATION OF COMPLAINT

STATE OF CALIFORNIA COUNTY OF NEVADA

BEFORE ME personally appeared MICHAEL CHARLES SCHOOL who being first duly sworn and identified and in accordance with CALIFORNIA law, deposes and says:

- 1. My legal entity's name is MICHAEL CHARLES SCHOOL, defendant herein.
- 2. I have read, but do not understand the attached foregoing complaint filed herein, and each fact alleged therein is true and correct of my own personal knowledge.

FURTHER THE AFFIANT SAYETH NAUGHT

MICHAEL C. SCHOOL, Affiant

SWORN To and subscribed by me this 27 day

2017.

JAMIE ARRIGO COMM. # 2126914 NOTARY PUBLIC CALIFORNIA NEVADA COUNTY My Comm. Exp. Sep. 17, 2019

My commission expires: 9/17/2019

Jurat Attached

CERTIFICATE OF SERVICE Proof of Service by Mail

UNDER PENALTY OF PERJURY, I CERTIFY that a copy of the foregoing was provided Certified U.S. mail to G. SEAN METROKA Court Administrator 201 Church St. Nevada City Ca, 95959 this 27 day of 5 day 2017.

Rev. MICHAEL C. SCHOOL, Defendant pro se

GENERAL DELIVERY

12795 La Barr Meadows rd

near Grass Valley California Territory [95949]

California Jurat Certificate

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California County of Newson	S.S.
·	
Subscribed and sworn to (or affirmed) before me on	this 27 day of July ,
20 17 m. Michael a a lacal	
20 17, by Michael C. School — Name of Signer	and
Name or signe	PT (1)
Name of Signer (2)	_, proved to me on the basis of
satisfactory evidence to be the person(s) who appear	red hefore me
Series for the personal wife appear	
Signature of Notary Poolic	JAMIE ARRIGO COMM. # 2126914 NOTARY PUBLIC CALIFORNIA NEVADA COUNTY My Comm. Exp. Sep. 17, 2019
For other required information (Notary Name, Commission No. etc.)	
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Although the information in this section is not required by law, it could this furat to an unauthorized document and may prove useful to perso	
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Description of Attached Document	Additional information
The certificate is attached to a document titled/for the purpose of	Method of Affiant Identification
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27-17-17-17-17-17-17-17-17-17-17-17-17-17	
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THIS DOCUMENT IS A MATTER OF PUBLIC RECORD GENERAL AFFIDAVIT

State of California
County of Nevada
BEFORE ME, the undersigned Notary, Jame Arrico, on this 27 day of
July , 2017, personally appeared Michael Charles. School, known to me to be a credible person and of lawful age,
who being by me first duly sworn, on his oath, deposes and says:
I am the Executor, and Beneficiary of the Legal Person/Entity known as MICHAEL CHARLES SCHOOL, I believe that
California Motor Vehicle Code, CVC 12500(a) is in violation of the 10th Amendment, Bond v. US 564 U.S(2011) on appeal
and my common and natural law rights. My "License" expired on 8/24/2016 (At the road side stop, the possession of a "Drivers
License" is the indicia (evidence) of contract with State/DMV. Note; "Where a person is not at the time a licensee of the
particular agency [DMV], their license having expired and they not having asked its renewal, neither the agency nor any other
officials has jurisdiction of said person." For reference, see O'NEIL v. Department of Professions and Vocation, 7CA 2d 398.) I
am of the opinion and belief that all Statutory Regulations (California Civil Codes) are in violation of my common and natural
law rights. I am not a public servant and any claim to the contrary must be proved by payroll records and my alleged public
servant title and sworn under the penalty of perjury and full commercial liability. I do not operate a for profit business using the
highways, roads or streets for any city, county, and/or State of California using a commercial motor vehicle. I claim common law
jurisdiction. I do not consent to this unlawful proceeding and I am waiving the compelled benefit. I do not surrender any natural
or common law rights in this proceeding. I do not plead to courts of contracts. I also reserve all Civil rights including the right to
file a "Statement of Claim" for violations of my inherent rights under California Rules of Civil Procedure. 16th American
Jurisprudence, Second Edition, Section 177: "The general misconception is that any statute passed by legislators bearing the
appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be
valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail. This is
succinctly stated as follows: The general rule is that an unconstitutional statute, though having the form and name of law, is in
reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment,
and not merely from the date of the decision so branding it. As unconstitutional law, in legal contemplation, is as inoperative as if
it had never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not been
enacted. Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no right, creates no
office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it A void act
cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed,
in so far as a statute runs counter to the fundamental law of the land, it is superseded thereby. No one is bound to obey an
unconstitutional law and no courts are bound to enforce it."
Any court, government or government officer who acts in violation of, in opposition or contradiction to the foregoing, by his,or
her, own actions, commits treason and invokes the self-executing Sections 3 and 4 of the 14th Amendment and vacates his, or
her, office.
Brady v. U.S., 397 U.S. 742, 748: "Waivers of Constitutional Rights, not only must they be voluntary, they must be knowingly
intelligent acts done with sufficient awareness FURTHER, THIS AFFIANT SAYETH NOT.
Mutual C. School 7-27-2017
Rev. MICHAEL C. SCHOOL-Executor, Beneficiary, All Rights Retained.
GENERAL DELIVERY Jurat Attached

12795 La Barr Meadows Rd Near Grass Valley California Territory [95949]

California Jurat Certificate

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California	S.S.
County of Nevedo	The state of the s
Subscribed and sworn to (or affirmed) before me on	this 27 day of July
00.	" ស៊ីចារ៉ា។
20 17, by Michael C School —	and
Name of Sig	ger(1)
	, proved to me on the basis of
Name of Signer (2)	
satisfactory evidence to be the person(s) who appear	ared before me.
	LANGE ADDICO
	JAMIE ARRIGO . L COMM. # 2128914 . S
Signature of Motory Public	NOTARY PUBLIC CALIFORNIA NEVADA COUNTY
	My Comm. Exp. Sep. 17, 2019
or other required information (Notary Name, Commission No. etc.)	Seal
OPTIONAL INFORMA	
Although the information in this section is not required by law, it coul his fural to an unauthorized document and may prove useful to pers	
Description of Attached Document	Additional Information
he certificate is attached to a document titled/for the purpose of	Method of Affiant Identification
General Affidavit	Proved to me on the basis of satisfactory evidence:
CERTOL FITTH COVIT	of form(s) of identification of credible witness(es)
- very service of the	Notarial event is detailed in notary journal on:
	Page#Entry#
	Notary contact:
ontaining pages, and dated	Other
pages, and dated	Affiant(s) Thumbprint(s) Describe:
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Exhibit# 1 (*Original Summons and Complaint which I was ordered under to sign before I would be released from County Jail Dated 5/30/2017 Booking # B17029025) (Moral Duress)

Exhibit #2 (* Rebuttal of Presumptions)

Exhibit # 3 (2nd Summons and Complaint labeled "Courtesy Notice" with a demand for money. Dated 7/12/2017)

Exhibit # 4 (Dun and Bradstreet number for 530-265-1311 as listed on NEVADA COUNTY COURTS letterhead. Not SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF NEVADA (Judicial Council of California Duns # 602461238)

Exhibit # 5 (Nevada County Sheriffs Counter Report for Identity Theft and False Arrest by the CHP) Witnessed by Donna Nelson, then 2nd Lt. Smethers who refused to accept a Complaint for False Arrest

Exhibit(s) # 6a 6b (DMV Form 142 Request for cancellation or surrender of a driver license, with Expired Drivers License attached, expiration date of 8/24/2016 stapled to the form. Copy of DMV Form 142 singed by DMV employee as canceled/ surrendered/returned who stated to me "this was an unnecessary step as the contract as a driver expired on the date shown on the License")

Exhibit # 7 (A Schedule payable in Specie per 1792 Coinage Act) Contract between party's for contracting without a lawfully binding contract between the party's payable in lawful money I:E Specie. The laws of the United States recognize two kinds of money, namely coin and paper. The term "dollars in specie" means gold or silver coined dollars. "Dollars in currency" means dollars in notes or any paper money current in the community. (Trebilcock v. Wilson (1872)12 Wall. 687, 20 L. Ed. 460.)

Exhibit # 8 Authenticated Birth Certificate. I am Competent to manage my own affairs and I am not deceased (Title 42 USC 1988)

Exhibit # 9 Oath of Office caselaw (Quid Pro Quo Contract Davis V. Lawyers Surety) 1983 Liability

Exhibit # 10 Copy of envelope from California Highway Patrol

Exhibit # 11 Request for Verification of 1^{st} Summons mailed to G. SEAN METROKA and Nevada County District Attorney Clifford Newell without reply

Exhibit # 12 Affidavit and offer to settle and compromise sent certified mail to CHP G. STEFFENSON

CC: Nevada County District Attorney Clifford Newell 2nd Notice no response to 1st Notice Mr. Newell has refused to settle this matter amicably outside of the courts and is profiting from this transaction which has resulted in Breach of his Fiduciary Oath and caused additional Moral Duress upon myself and my family.

CC: U.S. Marshals Deputy Director - Notice of Title 18 USC 4 violations

CC: Judicial Watch C/O Robert Patrick Sticht RE: Judicial Watch Amicus Curiae Brief re: Judicial Council Transparency

CC: U.S. Attorney General Jeff Sessions 1-STAT-23

CC: Federal Bureau of Investigation (FBI)-878865674 Headquarters (Failure to investigate reported crimes)(Rejection of 2 certified mail packages which are in the possession of Bryan Hunt 714-759-7289)

CC: Nevada County Sheriffs Office, Attn: Keith Royal, 2nd Lt. Bill Smethers, Custodian of Records Donna Nelson assistant to sheriff Royal (42 USC 1986) Failure to receive a Complaint from a crime victim

CC: G. Sean Metroka 2nd Notice no response to 1st Notice (Misuse of the Courts, altering, forging, destroying records, sending fictitious obligations by Mail)

CC: Union Newspaper c/o Don Rogers For Public Notice

CC: Internal Revenue Service: No W-9 or TAX EIN info provided for Duns # 602461238 Misuse of Courts is tax fraud.

CC: Securities and Exchange Commission

CC:Postal Inspector General : Mail Fraud Complaint (Violations of Title 18 USC 1341) CHP AND NEVADA COUNTY COURTS

All packages mailed certified mail Michael C. School retains the receipts as they are signed and returned by each agency.

Rev. MICHAEL C. SCHOOL-Executor, Beneficiary, All Rights Retained.

GENERAL DELIVERY

Jurat Attached:

12795 La Barr Meadows Rd Near Grass Valley California Territory [95949]

Subscribed and sworn to before me, this

dayof

2017

Notary Seal:

NOTARY PUBLIC

My commission expires: 9|17|20|9

JAMIE ARRIGO
COMM. # 2126914
NOTARY PUBLIC CALIFORNIA
NEVADA COUNTY
My Comm. Exp. Sep. 17, 2019

Jurat Attached

California Jurat Certificate

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California County of Nevada	विकास के प्रमुख्या । इ.स. १९८०
Subscribed and sworn to (or affirmed) before me on	this 27 day of July Month
20 17, by Michael C. School — Name of Sign	and and
Name of Signer (2)	_, proved to me on the basis of
satisfactory evidence to be the person(s) who appear	red before me.
Signature of votary Poblic	JAMIE ARRIGO COMM. # 2126914 NOTARY PUBLIC CALIFORNIA NEVADA COUNTY My Comm. Exp. Sep. 17, 2019
For other required information (Notary Name, Commission No. etc.) ———————————————————————————————————	d prevent fraudulent removal and reattachment of
Description of Attached Document	Additional Information Method of Affiant Identification
The certificate is attached to a document titled/for the purpose of General Afficient	Proved to me on the basis of satisfactory evidence: O form(s) of identification O credible witness(es)
	Notarial event is detailed in notary journal on: Page # Entry # Notary contact:
containing pages, and dated	Other Affiant(s) Thumbprint(s) Describe:
· ·	2 Amenio monaphino 2 persona

NEVADA COUNTY COURTS

County of Nevada, State of California

THE PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff,
vs

SCHOOL, MICHAEL CHARLES
12795 LABARR MEADOWS
GRASS VALLEY, CA 959445
WM BLN BLU 510 195 8/24/1968 C5663349
Defendant

AFFIDAVIT and ORDER FOR RELEAS

ORDER FOR RELEASE ON OWN RECOGNIZANCE

Charges:

12500(A)VC

Booking #:

B17029025

Arrest date and time:

05/30/17 AT 0940 HR

Good cause being shown, and it appearing to this Court that the above-named defendant will surrender himself to custody as agreed, the above named defendant is ordered released on his recognizance upon his executing the attached written agreement.

Dated:

May 30, 2017

AFFIDAVIT AND AGREEMENT

I, the undersigned, hereby agree in writing that:

- 1. I will appear at all times and places as ordered by the Court or magistrate releasing me and as ordered by any Court in which, or any magistrate before whom, the charge is subsequently pending.
- 2. If I fail to appear as required and am apprehended outside of the Sate of California, I waive extradition.
- Any Court or magistrate of competent jurisdiction may revoke the order of release and either return me to custody
 or require that I give bail or other assurance of my appearance as elsewhere provided by the California Penal
 Code.

I also understand and acknowledge that if charged with a felony and released on my own recognizance, if I willfully fail to appear as agreed, a new felony charge of 1320b PC will be filed against me. I understand that offense is punishable by fine of up to \$5000 and/or up to 36 months in the State Prison. Further, I understand if I am charged with a misdemeanor and released on my own recognizance, if I willfully fail to appear as agreed, a new misdemeanor charge of 1320a of the Penal Code will be filed against me. I understand that offense is a misdemeanor punishable by a fine of up to \$500 and/or 6 months in the County Jail. Further, I understand that I can be convicted and punished for either felony or misdemeanor failure to appear without regard to my guilt or innocence of the offense for which I am being released on my own recognizance.

I declare under penalty of perjury that the forgoing is true and correct.

Dated:

May 30, 2017

To appear:

MON JULY 31, 2017 AT 9:00

Witness by:

COI

Nevada County Courts Nevada County Courthouse

201 Church St.

Nevada City, CA 95959

(530) 265-1311

NOTICE TO DEFENDANTS

The legislature of the State of California is requiring that all courts within the state dispose of all criminal matters in an expedient manner. The Nevada County Superior Court will implement the following policies beginning January 1, 1991. If you intend to have private counsel, he/she should appear with you on your first appearance date for arraignment. The superior court clerk's office will not grant continuances over the telephone or at the counter. You must appear in court promptly at the time and date given on your release form so you can hear your rights in court by the judge. If you are late, you will not be rescheduled. If you fail to appear on the date and time as indicated, the court will in all probability issue a warrant for your arrest.

Exhibit 2A original



Rebuttal of All BAR Presumptions

I hereby now and forever rebut all of BAR presumptions*, such as:

- The *Presumption that I would consent to participate in any private Bar Guild business matter; Rebutted;
- The *Presumption of Public Record is private Bar Guild business matter and subject to the private records of the private Bar Guild rules; Rebutted;
- The *Presumption of Public Servants performing acts in defiance of public laws against false representation;
 Rebutted;
- The *Presumption of "Public Oath"; Rebutted;
- The *Presumption of "Immunity"; Rebutted;
- The *Presumption of "Summons"; Rebutted;
- The *Presumption of "Custody"; Rebutted;
- The *Presumption of "Court of Guardians"; Rebutted;
- The *Presumption of "Court of Trustees"; Reubutted;
- The *Presumption of "Agent and Agency"; Rebutted;
- The *Presumption of "Incompetence"; Rebutted;
- The *Presumption of "Guilt"; Rebutted;
- The *Presumption of "ward of the State" status; Rebutted;
- The *Presumption of "civilly dead"; Rebutted;
- The *Presumption that I "volunteered" to subject myself to any BAR Presumption without full disclosure to my assent; Rebutted;
- The*Presumption that I have accepted any contract offer to my assent without a written statement of terms presented to me; Rebutted;
- The *Presumption that I "volunteered" to subject myself as surety for any matter in which I caused no actual injury to any man; Rebutted;
- The *Presumption that I have NOT claimed all transactions with lawful "money", [12 U.S.C. § 411]; Rebutted;

Failure to provide a valid claim with poof of ownership over me as a slave and/or prisoner of war is deemed as acceptance with permanent standing now and forevermore creating permanent estoppel against anyone or any agency presuming my status otherwise.

I am who I say I am.

Private Principal Creditor,

Authorized Representative, UCC3-402(b)

(SEAL)

Jurat Aitached

California Jurat C	Certificate
A notary public or other officer completing this certificate verifies document to which this certificate is attached, and not the truthf	s only the identity of the individual who signed the julness, accuracy, or validity of that document.
State of California	STATE OF THE PROPERTY OF THE P
County of Nevada	S.S.
Subscribed and sworn to (or affirmed) before me or	n this 4 day of July Month
20 n, by Michael C. School Name of Si	igaer (i)
Nama of Signer (2)	, proved to me on the basis of
satisfactory evidence to be the person(s) who appe	eared before me.
Signature of Notary Public	JAMIE ARRIGO COMM. # 2126914 NOTARY PUBLIC CALIFORNIA NEVADA COUNTY My Comm. Exp. Sep. 17, 2019
For other required information (Notary Name, Commission No. etc.) OPTIONAL INFORM	Seal
Although the information in this section is not required by law, it co this jural to an unauthorized document and may prove useful to pe	uld prevent fraudulent removal and reattachment of
Description of Attached Document	Additional Information
The certificate is attached to a document titled/for the purpose of	Method of Affiant Identification Proved to me on the basis of satisfactory evidence:
	O form(s) of identification O credible witness(es)
	Notarial event is detailed in notary journal on:
	Page#Entry#
	Notary contact:
containing pages, and dated	Affiant(s) Thumbprint(s) Describe:
	Salar Lawren
,	S.A. A DE LANGUAGE
	\$

ORIGINA | COURTEST NOTICE DE EXHIBIT



DOCKET NUMBER: TR17-014739 CITATION NUMBER: DB06572 DATE ISSUED: July 12, 2017

		Total Bail Due: Total Bail Due With Proof of Correction:	Mandatory Court Appearance Required!	
1 2 3	Violation VC12500(A) VC5200(A) VC4000(A) VC16028(A)+	Violation Description Unlicensed Driver TWO LICENSE PLATES-DISPLAY SPECIFIE Unregistered Motor Vehicle Financial Responsibility w/POC reduction	Correctable No No No No No Yes	

Failure to respond to this notice may result in a \$300.00 civil assessment, civil collection proceedings and/or a hold placed on your driver's license.

You must resolve this citation with the Nevada County Superior Court on or before your arraignment date (8:30 AM August 09, 2017) by choosing one of the following options OR if you wish to appear in court, please see contact information on reverse side.

Please complete the information below by checking the appropriate box(es), sign, date and include your check or money order (when applicable). Make your check or money order payable to the Nevada County Superior Court.



MENU)

(/)

Successful!

Thank you for completing a D-U-N-S® Number Lookup on the following company:

JUDICIAL COUNCIL OF CALIFORNIA, THE
201 CHURCH ST STE 7
NEVADA CITY, CA 95959

Back to Home | Search Again

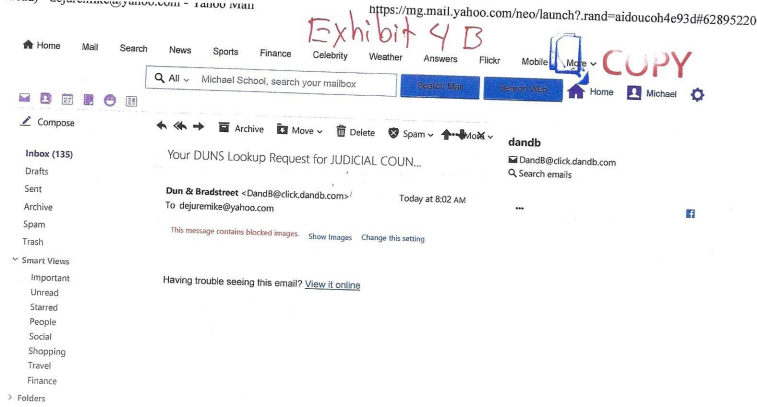
Get A Credit Report On This Company

Phone number USed for Search 530 – 265 – 1311
The D-U-N-S® Number for the company you selected will be sent to you via email using the email address associated with your online account. Please check your email inbox in a few minutes. If you have not received the email within a few hours, please check your spam folder or call us at (800) 333-0505

Your happiness is important to us!

How is your website experience going?







> Recent

07/27/2017

Michael School,

The following is the DUNS number for JUDICIAL COUNCIL OF CALIFC DUNS number: 602461238

If this is YOUR COMPANY, take advantage of $\underline{\text{CreditBuilder}^{\text{TM}}}$, our nex credit building solution.

With CreditBuilder you can:

Get unlimited access to your business credit file

Ensure you are always aware of the most current D&B information y banks, suppliers, competitors and customers are using to evaluate y business

Get alerts when there are changes to your business credit file Benchmark your company's credit scores against your industry and competitors

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If you are looking for information on **ANOTHER COMPANY**, consider pu <u>Business Information Report</u> $^{\text{TM}}$. Reduce the risk of unpaid bills by eva credit risk of another company before doing business with them.

With a Business Information Report you can:

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Ensure you are always aware of the most current D&B information y banks, suppliers, competitors and customers are using to evaluate y business

Get alerts when there are changes to your business credit file Benchmark your company's credit scores against your industry and competitors

Enhance your D&B credit scores and ratings by adding good payme history to your credit profile

Call 1-800-700-2733, Monday through Friday, 8:00 AM to 6:00 PM local us at CustomerSupport@DandB.com.

Sincerely,

Try the new Yahoo Mail

Dun & Bradstreet



UKIGINGI KANIDIT S

Nevada County Sheriff's Office COPY Counter Report

Status of person making report: Victim Suspect Reporting Party
Last Name Schoo
First Name Michael
Middle Name Charles
Address 12795 La Barr Meadows rd
Date of Birth 8 1241 1968
Phone # (530)477 - 7940
Type of Crime False Arrest Identify the
Location of Incident Riebes parking lot grass valley
Date of Occurrence 5-27-17
Status of Other Party: Victim Suspect Involved Party
☐ Missing Person ☐ Other
Last Name
First Name
Middle Name
Address
Date of Birth/
Phone # ()

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Person cancelling minor child's application or driver license	Is the license in the minor's possession?
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DMV Employee	SIGNATURE OF EMPLOYEE AND ID NUMBER OFFICE NUMBER DATE
DL 142 (REV. 12/2014) WWW	
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Exhibit 6 B



	CUT ON LINE AND KEEP THIS PART FOR YOUR RECORDS	riginal.
STATE OF CALFORNIA DEPARTMENT OF MOTOR VEHICLES A Public Service Agency	REQUEST FOR CANCELLATION OR SURRENDER OF A DRIVER LICENSE OR IDENTIFICATION CARD	DMV USE ONLY Doubled From To
Information about the document being cancelled or surrendered	NAME OF PERSON AS SHOWN ON THE LICENSE OR IDENTIFICATION CARD TO BE CANCELLED ADDRESS 12795 LA BARR Meadows W. Cra. LICENSE OR ID CARD NUMBER TO BE CANCELLED DATE OF BIRTH LOCATION OF LICENSE C5663349 LOST/destroyed	11/
Voluntary surrender or cancellation of a DL or ID Card	I voluntarily surrender and request the cancellation of my: Driver License (D. Reason for the cancellation or surrender:	
Person cancelling minor child's application or driver license	Is the license in the minor's possession?	
Signature of person completing the form	PRINTYOUR NAME Michael G School SIGNATURE X Muchael C. Sefan ADDRESS 12795 LA BARR Merdows vd Grass	DATE 6/19/2017
DMV Employee	SIGNATURE OF EMPLOYEE AND ID NUMBER X OFFICE N	MBER DATE 6/20/17

541 JUN 202017 2 9

Schedule A

Exhibit #7



Currency:

*Troy ounces of 99.9% pure silver.

Silver has been selected because the former corporations that issued currencies have been foreclosed.

Collection fees: Collection fees for any unpaid invoices are additional.

Charges

Itaa	n David II	
Iter		*Rate (in ounces of Silver)
1	Any claim absent a lawfully binding contract between the parties	2,000 oz
2	Enforcing or attempting to enforce any prior issued instrument from a foreclosed entity	2,000 oz
3	Enforcing or attempting to enforce a judgement from a "Court"	5,000 oz
4	Engaging any 3rd Party service absent a lawfully binding contract between the parties	10,000 oz
5	Breach of privacy including but not limited to each or any form, notice or letter addressed to anyone other than the Proponent at the reply address noted on each presentment	500* oz
6	Unlawful physical or non-physical threat including but not limited to a threat of prosecution, restraint, bodily harm or legal action	4,000* oz
7	Unlawful physical harm including but not limited to restraining Proponent or inflicting bodily harm.	10,000* oz
8	Unlawful repairable Damage to the Proponent's private property or goods instigated by or caused by the Respondent	5,000* oz
9	Unlawful destruction of Proponent's private property or goods including but not limited to irreparable damage	10,000* oz
10	Unlawful claim of ownership of Proponent's private property or goods including but not limited to sale or auction	5,000* oz
11	Action against another, not party to these terms and conditions, absent a lawfully binding contract between the parties, causing harm to Proponent, including but not limited to damage of Proponent's measurable energy	1,000* oz
12	Each telephone call made by Respondent in the pursuit of any claim absent a lawfully binding contract between the parties	1,000* oz
13	Seizing Proponent's private property or goods as surety for payment of any claim absent a lawfully binding contract between the parties	1,000* oz per calendar day
14	Each day claim is made against Proponent's private property or goods, including but not limited to registering a lien, absent a lawfully binding contract.	500* oz per calendar day
15	Unlawful arrest or detainment per calendar day or part thereof.	1,000 oz per calendar day
16	Operating or perpetuating any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS of and against the One People*. *The One People as defined in UCC 2012079290	1,000* oz per calendar day
17	Using presumption in your favor against Proponent in anything regarding Proponent especially after you have been warned not to do so.	5,000* oz per calendar day
18	Ignoring and or pretending not to hear Proponents Objections. This is a most serious crime.	10,000* oz per calendar day

17036851-1 Exhibit 8 A

United States of America



DEPARTMENT OF STATE

To all to whom these presents shall come, Greetings:

I Certify That the document hereunto annexed is under the Seal of the State(s) of Michigan, and that such Seal(s) is/are entitled to full faith and credit.*

*For the contents of the annexed document, the Department assumes no responsibility This certificate is not valid if it is removed or altered in any way whatsoever

In testimony whereof, I, Rex W. Tillerson, Secretary of State, have hereunto caused the seal of the Department of State to be affixed and my name subscribed by the Assistant Authentication Officer, of the said Department, at the city of Washington, in the District of Columbia, this first day of June, 2017.

Issued pursuant to CHXIV. State of Sept. 15, 1789, 1 Stat. 68-69; 22 USC 2657; 22USC 2651a; 5 USC 3(1); 28 USC 1733 et. seq.; 8 USC 1443(f); RULE 44 Federal Rules of Civil Procedure.

Secretary of State

Assistant Authentication Officer,

Department of State

Exhibit 8B

State of Michigan



DEPARTMENT OF STATE STATE REGISTRAR CERTIFICATION

I, Ruth Johnson, Secretary of State of the State of Michigan and custodian of the Great Seal of the State, hereby certify that, Glenn Copeland, whose attestation is affixed to the annexed instrument, was on the date thereof the duly elected or appointed and qualified State Registrar and all official acts as such should be given full faith and credit in all Courts of Justice and elsewhere.



IN TESTIMONY WHEREOF, I have hereto affixed my signature and Great Seal of the State, at Lansing, this 5th day of April in the year of our Lord two thousand and seventeen.

Secretary of State

with A. Johnson

195346-1-503786-OGS

This certification attests only to the authenticity of the signature of the official who signed the affixed document, the capacity in which that official acted, and where appropriate, the identity of the seal or stamp which the document bears. This certification is not intended to imply that the contents of the document are correct, nor that they have the approval of the State of Michigan.

Exhibit 12 G

A notary public or other officer completing this certificate verificate is attached, and not the trut	es only the identity of the individual who signed the hfulness, accuracy, or validity of that document.
State of California County of Neueclo	ANTIFICACIÓN SERVICION
Subscribed and sworn to (or affirmed) before me	on this 5 day of Tine
2017, by Michael C. School Name of	Signer (1)
Name of Signer (2)	, proved to me on the basis of
satisfactory evidence to be the person(s) who app	JAMIE ARRIGO COMM. # 2126914 NOTARY PUBLIC CALIFORNIA NEVADA COUNTY My Comm. Exp. Sep. 17, 2019
For other required information (Notary Name, Commission No. etc.) ———————————————————————————————————	could prevent fraudulent removal and reattachment o
Description of Attached Document	Additional Information
The certificate is attached to a document titled/for the purpose of	Method of Affiant Identification
Affidavit of Fact	Proved to me on the basis of satisfactory evidence: O form(s) of identification O credible witness(es) Notarial event is detailed in notary journal on:
	;- Page# Entry#
	Notary contact:
	Notary contact:
containing pages, and dated	

ATE OF MICHIGAN



STATE OF MICHIGAN DEPARTMENT OF COMMUNITY HEALTH

CERTIFICATE OF LIVE BIRTH

121 - 0103744

Michael	Charles Sch	ool						
2. SEX	3a. PLURALITY - S Triplet, etc. (Specif	Single, Twin, y)	in, 3b. IF NOT SINGLE BIRTH - First, Second, Third, etc. (5		I 4a. DATE OF BIRTH (Month, I		46. TIME OF BIRTH	
Male Single				August 24, 1968			8:25 pm	
5a. CHILD'S	5a. CHILD'S BIRTHPLACE(Hospital or Address if other) Flint Osteopathic Hospital, Flint					5b. COUN	TY	
Flint Ost						Genese	e	
			6b, MC	6b. MOTHER'S FULL NAME BEFORE FIRST MARRIED (First, Middle, Last)				
			There	esa Anne Varga				
			70	. COUNTY OF RESIDENCE	7g. S	TATE OF RESIDENCE		
California 20		S	Shiawassee Mich		higan			
8a. FATHER'S CURRENT LEGAL NAME (First, Middle, Last)				8b. STATE OF BIRTH - Name		. DATE OF BIRTH OR AG		
John Thomas School				Michigan	2	1		

9a. REGISTRAR'S SIGNATURE

\\S\\ Evelyn R. Maynard

9b. DATE FILED BY LOCAL REGISTRAR - (Month, Day, Year)

September 6, 1968

I hereby certify that the above is a true and correct representation of the birth facts on file with the State of Michigan, issued from the Michigan Centralized Birth Certification System.

Certified by:

Alum Copeland Glenn Copeland State Registrar

Date Issued: March 20, 2017

AFS: 3271004





20547801

Exhibit 9-A

The Oath of office is a quid pro quo contract cf [U.S. Const. Art. 6, Clauses 2 and 3, Davis Vs. Lawyers Surety Corporation., 459 S.W. 2nd. 655, 657., Tex. Civ. App.] in which clerks, officials, or officers of the government pledge to perform (Support and uphold the United States and state Constitutions) in return for substance (wages, perks, benefits). Proponents are subjected to the penalties and remedies for Breach of Contract, Conspiracy of [Title 18 U.S.C., Sections 241, 242]. Treason under the Constitution at Article 3, Section 3., and Intrinsic Fraud cf [Auerbach v Samuels, 10 Utah 2nd. 152, 349 P. 2nd. 1112,1114. Alleghany Corp v Kirby., D.C.N.Y. 218 F. Supp. 164, 183., and Keeton Packing Co. v State., 437 S.W. 20, 28]. Refusing to live by their oath places them in direct violation of their oath, in every case. Violating their oath is not just cause for immediate dismissal and removal from office, it is a federal crime. Federal law regulating oath of office by government officials is divided into four parts along with an executive order which further defines the law for purposes of enforcement. 5 U.S.C. 3331, provides the text of the actual oath of office members of Congress are required to take before assuming office. 5 U.S.C. 3333 requires members of Congress sign an affidavit that they have taken the oath of office required by 5 U.S.C. 3331 and have not or will not violate that oath of office during their tenure of office as defined by the third part of the law, 5 U.S.C. 7311 which explicitly makes it a federal criminal offense (and a violation of oath of office) for anyone employed in the United States Government (including members of Congress) to "advocate the overthrow of our constitutional form of government"

United States Constitution and the common law authorities of Haines v Kerner, 404 U.S. 519, Platsky v. C.I.A. 953 F.2d. 25, and Anastasoff v. United States, 223 F.3d 898 (8th Cir. 2000) relying on Willy v. Coastal Corp., 503 U.S. 131, 135 (1992), "United States v. International Business Machines Corp., 517 U.S. 843, 856 (1996), quoting Payne v. Tennessee, 501 U.S. 808, 842 (1991) (Souter, J., concurring). Trinsey v. Pagliaro, D.C. Pa. 1964, 229 F. Supp. 647, American Red Cross v. Community Blood Center of the Ozarks, 257 F.3d 859 (8th Cir. 07/25/2001).

In re Haines: pro se litigants (Plaintiff is a pro se litigant) are held to less stringent pleading standards than BAR registered attorneys. Regardless of the deficiencies in their pleadings, pro se litigants are entitled to the opportunity to submit evidence in support of their claims. In re Platsky: court errs if court dismisses the pro se litigant (Plaintiff is a pro se litigant) without instruction of how pleadings are deficient and how to repair pleadings. In re Anastasoff:

Fraud

vitiates the most solemn contracts, documents and even judgments;" [u.s. vs. Throckmorton, 9B us 61, atpg.6sl."It is not necessary for rescission of a contract that the party making the misrepresentation should have known that it was false, but recovery is allowed even though misrepresentation is innocently made, because it would be unjust to allow one who made false representations, even innocently, to retain the fruits of a bargain induced by such representations." [Whipp v. Iverson. 43 Wis Zd L66]. "Any false representation of material facts made with knowledge of falsity and with intent that it shall be acted on by another in entering into contract, and which is so acted upon, constitutes 'fraud,' and entitles party deceived to avoid contract or recover damages." Barnsdall Refining Corn. v. Birnam Wood Oil Co. 92 F 26 BL7

Exhibit 9 B

Fraud upon the court[edit]

In the United States, when an officer of the court is found to have fraudulently presented facts to court so that the court is impaired in the impartial performance of its legal task, the act, known as "fraud upon the court", is a crime deemed so severe and fundamentally opposed to the operation of justice it is not subject to any statute of limitation.

Officers of the court include: Attorneys, judges, referees and those appointed; guardian ad litem, parenting time expeditors, mediators, rule 114 neutrals, evaluators, administrators, special appointees and any others whose influence are part of the judicial mechanism.

"Fraud upon the court" has been defined by the 7th Circuit Court of Appeals to "embrace that species of fraud which does, or attempts to, defile the court itself, or is a fraud perpetrated by officers of the court so that the judicial machinery can not perform in the usual manner its impartial task of adjudging cases that are presented for adjudication".[10]

In Bulloch v. United States,[11] the court stated "Fraud upon the court is fraud which is directed to the judicial machinery itself and is not fraud between the parties or fraudulent documents, false statements or perjury.... It is where the court or a member is corrupted or influenced or influence is attempted or where the judge has not performed his judicial function—thus where the impartial functions of the court have been directly corrupted."

Heinous crimes in the United States[edit]

UCC 1-201. General definitions

44. "Value". Except as otherwise provided with respect to negotiable instruments and bank collections (sections 3-303, 4-210 and 4-211) a person gives "value" for rights if he acquires them:

(b) As security for or in total or partial satisfaction of a preexisting claim; Usually a person gives value when he is exchanging them for rights he is acquiring as security for that one transaction. Those rights might be in the title to real property, or capacity to sue, or for performance. According to subsection (b), a person (United States) can give value (benefits) for rights (pledge) he (United States) is acquiring from a U.S. citizen, as security for satisfaction of a claim that already exists (national debt). The rights the United States gets from the U.S. citizen secure payment or performance on that preexisting claim the international bankers have against the United States and its sureties. The person giving the value (United States) has supposedly already received a promise of some sort from the U.S. citizen

Clean Hands Doctrine

n. a rule of law that a person coming to court with a lawsuit or petition for a court order must be free from unfair conduct (have "clean hands" or not have done anything wrong) in regard to the subject matter of his/her claim. His/her activities not involved in the legal action can be abominable because they are considered irrelevant. As an affirmative defense (positive response) a defendant might claim the plaintiff (party suing him/her) has a "lack of clean hands" or "violates the clean hands doctrine" because the plaintiff has misled the defendant or has done something wrong regarding the matter under consideration.

"The ultimate issue in determining whether a person is subject to suit under § 1983 is the same question posed in cases arising under the Fourteenth Amendment: is the alleged infringement of federal rights fairly attributable to the [government]?" Rendell-Baker v. Kohn, 457 U.S. 830, 838 (1982) (citation and

Exhibit 9 C

internal quotation marks omitted); see also Kitchens v. Bowen, 825 F.2d 1337, 1340 (9th Cir. 1987) ("[T]he standards utilized to find federal action . . . are identical to those employed to detect state action.") (citation and internal quotation marks omitted). As this court has recognized in Collins v. Womancare, 878 F.2d 1145, 1151 (9th Cir. 1989), the Supreme Court has adopted a two-part test for answering that question.

First, the deprivation must result from a governmental policy. 1See id. In other words, the deprivation "must be caused by the exercise of some right or privilege created by the [government] or a rule of conduct imposed by the [government]." Lugar v. Edmondson Oil Co., Inc., 457 U.S. 922, 937 (1982). Neither party disputes that the IRC and INS requirements that employers obtain their employees' social security numbers satisfy this criterion. Both are rules of conduct imposed by the federal government that caused Plaintiff's deprivation.

Second, "the party charged with the deprivation must be a person who may fairly be said to be a [governmental] actor." 38Id. The Court adopted that test because "S 1983 excludes from its reach merely private conduct, no matter how discriminatory or wrong." American Mfrs. Mut. Ins. Co. v. Sullivan, 119 S.Ct. 977, 985 (1999) (citation and internal quotation marks omitted). Indeed, "[w]ithout a limit such as this, private parties could face . . . litigation whenever they seek to rely on some . . . rule governing their interactions with the community surrounding them." Lugar, 457 U.S. at 937.SUTTON v. PROVIDENCE ST. JOSEPH MEDICAL CENTER 192 F.3d 826, 835 (9th Cir. 1999)

Section 1983 "is not itself a source of substantive rights," but merely provides "a method for vindicating federal rights elsewhere conferred." Baker v. McCollan, 443 U. S. 137, 144, n. 3 (1979). The first step in any such claim is to identify the specific constitutional right allegedly infringed. Graham v. Connor, 490 U. S. 386, 394 (1989); and Baker v. McCollan, supra, at 140.

"We have previously held that under § 1983 the qualified immunity defense is inapplicable whenever an official "does an affirmative act, participates in another's affirmative acts, or omits to perform an act which he is legally required to do that causes the deprivation [of an individual's rights]." Johnson v. Duffy, 588 F.2d 740, 743 (9th Cir. 1978) (emphasis added). Under § 1983 when an official fails to take an action that he has a clearly established duty to take and that failure is a foreseeable contributing factor to the violation of a plaintiff's constitutional rights, the defense is similarly unavailable. Id. We see no reason that same rule should not apply in Bivens cases. See Butz v. Economou, 438 U.S. 478, 504, 98 S.Ct. 2894, 2909, 57 L.Ed.2d 895 (1978) (for purposes of immunity analysis no distinction should be drawn between suits brought against state officials under § 1983 and suits brought under the Constitution against federal officials); Lonneker Farms, Inc. v. Klobucker, 804 F.2d 1096, 1097 (9th Cir. 1986) (same)." ALEXANDER V. PERRILL United States Court of Appeals, Ninth Circuit. 916 F.2d 1392 (9th Cir. 1990)

"A municipality, with its broad obligation to supervise all of its employees, is liable under § 1983 if it supervises its employees in a manner that manifests deliberate indifference to the constitutional rights of citizens." Doe v. Taylor Independent School Dist, 15 F.3d 443, 453 (5th Cir. 1994)

metered Mail Mail Frand

as Response to my complaint. resection Letter

CHP 20 (REV. 8-88)

SACRAMENTO, CA 94298-0001 P.O. BOX 942898 CALIFORNIA HIGHWAY PATROL











Michael C. School 12795 La Barr Meadows Road

File No.: 031.12206.16059.INQ2017-0032

Conne Wallow CA OCOMO

Exhibit 11 A

Michael C. School Pro Se' 12795 La Barr Meadows Rd. Grass Valley ca, 95949 530-477-7940 Dejuremike@yahoo.com



SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF NEVADA

Citation No. none given

Ordered to appear on July 31st at 9:00 am

STATE OF CALIFORNIA,	
Plaintiff,	
ν.	A Notary Public or other official completing this certificate
MICHAEL C. SCHOOL,	A Notary Public of other united computing the verifies only the identity of the individual who signed the document to which this certificate is attached and not the
Defendant,	truthfulness, accuracy, or validity of that document
7	and the second s

VERIFICATION OF COMPLAINT

STATE OF CALIFORNIA COUNTY OF NEVADA

BEFORE ME personally appeared MICHAEL CHARLES SCHOOL who being first duly sworn and identified and in accordance with CALIFORNIA law, deposes and says:

- 1. My legal entity's name is MICHAEL CHARLES SCHOOL, defendant herein.
- 2. I have read, but do not understand the attached foregoing complaint filed herein, and each fact alleged therein is true and correct of my own personal knowledge.

MICHAEL C. SCHOOL, Affiant Toward subscribed by me this 4 day July 2017. My Comm. Exp. Sep. 17, 2019

My commission expires: 9 17 2019

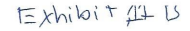
FURTHER THE AFFMANT SAYETH NAUGHT.

CERTIFICATE OF SERVICE

UNDER PENALTY OF PERJURY, I CERTIFY that a copy of the foregoing was provided by regular U.S. mail to G. SEAN METROKA Court Administrator 201 Church St. Nevada City Ca, 95959 this 14th day of

Rev. MICHAEL C. SCHOOL, Defendant pro se GENERAL DELIVERY 12795 La Barr Meadows rd near Grass Valley California Territory [95949]

A Notary Public or other official completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached and not the truthfulness, accuracy, or validity of that document





THIS DOCUMENT IS A MATTER OF PUBLIC RECORD GENERAL AFFIDAVIT

State of California
County of Nevada
BEFORE ME, the undersigned Notary,
July , 2017, personally appeared Michael Charles. School, known to me to be a credible person and of lawful age,
who being by me first duly sworn, on his oath, deposes and says:
I am the Executor, and Beneficiary of the Legal Person/Entity known as MICHAEL CHARLES SCHOOL, I believe that
California Motor Vehicle Code, CVC 12500(a) is in violation of the 10th Amendment, Bond v. US 564 U.S(2011) on appear
and my common and natural law rights. I am of the opinion that all Statutory Regulations (California Civil Codes) are in
violation of my common and natural law rights. I am not a public servant and any claim to the contrary must be proved by payrol
records and my alleged public servant title and sworn under the penalty of perjury and full commercial liability. I do not operate
a for profit business using the highways, roads or streets for any city, county, and/or State of California using a commercial moto
vehicle. I claim common law jurisdiction. I do not consent to this unlawful proceeding and I am waiving the compelled benefit. I
do not surrender any natural or common law rights in this proceeding. I do not plead to courts of contracts. I also reserve all Civil
rights including the right to file a "Statement of Claim" for violations of my inherent rights under California Rules of Civil
Procedure. FURTHER, THIS AFFIANT SAYETH NOT.
Rev. MICHAEL C. SCHOOL-Executor, Beneficiary, All Rights Retained.
GENERAL DELIVERY
12795 La Barr Meadows Rd
Near Grass Valley California Territory [95949]
Subscribed and sworn to before me, this 14 day of Juy , 2017. Notary Seal: JAMIE ARRIGO COMM. # 2126914 NOTARY PUBLIC CALIFORNIA NEVADA COUNTY My Comm. Exp. Sep. 17, 2019 *Attached Attached
Exhibit# 1 (*Summons and Complaint)
Fubility #2 /* Pobuttal of Presumptions)

Exhibit #2 (* Rebuttal of Presumptions)

CC: Nevada County District Attorney Clifford Newell

Exhibit 12 A * original



Affidavit of Fact

All statements made under penalty of perjury by Michael C. School

Aggrieved Party Firsthand eyewitness competent to testify

On 5/30/2017 I was Traveling South on hwy 49 and exited to go into Riebe's to get oil for my Tahoe. As I pulled into the parking lot and parked, a CHP vehicle had pulled in behind me with red lights on so I got out to see what was wrong. The officer asked me to get back in my vehicle. He came up to my door and asked me to lower the window all the way which I did. He then asked about my "Plates".(*See exhibit A-1 I informed him that I had just left DMV due to an excessive line ahead of me, I showed him the Title and paperwork and explained about the process I was proving.)

In August of 2016 i had let my Drivers License expire so I am no longer under Contract or Duty as a "Driver." I am Traveling in my Conveyance using the roads which are paid for by the gas tax.

I showed the CHP Officer the Violation of Rights Warning Notice which I obtained off of a Justice Department website and the Supreme Court Case law I typed into it and asked him to read it, he said no, I began to read it to him.(*see attachment B-1)

"No State Government entity has the power to allow or deny passage on the highways, byways, nor waterways. Travel is not a privilege requiring licensing, vehicle registration, or forced insurances." (Chicago Coach Co. v City of Chicago, 337 ILL. 200,169 N.E.22).

The CHP Officer then stated it is not relevant. I replied that "Supreme Court Caselaw is not relevant?" He stated "No."

He asked for my I.D. which i handed him my expired drivers license. He went to his vehicle to run a check and a man walked up and handed me a pocket

Constitution and said "Here, give him this." I said thanks and gave him my phone number and asked him to call me as he walked into Riebe's.

The CHP Officer came back asking what the guy handed me so I opened my black binder and showed him the pocket Constitution, he shrugged and walked away again. I noticed a 2nd CHP Vehicle drive around the back of the building, and a 3rd CHP Vehicle was pulled in behind the first.

A tall white CHP officer walked towards me then turned around and began to mill about talking with the first Officer.

Next a Hispanic appearing 3rd CHP Officer begins speaking loudly to "Clear the area, Rounds are about to go live." When I realized what he was saying and he had his hand on his sidearm, I placed both arms fully and completely out the window and asked him why he was talking like that which angered him and he turned towards me with his hand on his weapon. The guy who had given me the Pocket Constitution had come out of the store and saw what was happening and the CHP Officer then began to tell him how I am a threat to the security of America and that I am a Domestic Terrorist in a felony stop based on an FBI warrant which turned out to be false upon investigation. The guy was able to calm the CHP Officer down and I told him, there's no call for that, I have little kids at home and we are all supposed to be Americans. He didn't apologize but did take his hand off his weapon. (Eyewitness name is Eric 530-210-7824)

I was asked by CHP Officer 1 to exit my vessel and come with him to his vehicle where he presented an offer to contract which listed me as the Surety in the form of a ticket which I declined my Consent by signing "At Arms Length" to signify I was placed under Duress and threatened with false arrest if I didnt sign as the all caps name in consent to this violation of my rights under color of law, code or statute. I was placed in handcuffs and put in the back of CHP Officer 1's vehicle.

A short time later the Officer came back and Stated that if I was willing to sign the ticket with my name, that he would release me. I declined but did ask him to loosen the handcuffs as my arms were restricted and my wrists were locked in

Exhibit 120

position behind me. He loosened them a bit and asked if that helped to which I replied, not really.

Officer 3 was intimidating the public at large and escalating the threat without cause.

Officers 1 and 2 explained, "he's like that, you just have to deal with it, he worked Oakland."

I mention this for the Fact that Inner City Gangs and Association by Public Agencies such as the California State BAR to "Sovereign Citizens" is leading to an escalation by Law Enforcement Agencies and Paramilitarization of the CHP in violation of its Charter (Ultra Vires) California CHP has a Dun and Bradstreet number for each location(

The following is the DUNS number for SOC CHP: DUNS number: **042115265**11363 MCCOURTNEY RD
GRASS VALLEY, CA 95949-9759
(530) 477-4900

The Grass Valley location is leased, not owned at a rate of \$93,000 per month to operate in a county of 89,000 residents of which 80% are senior citizens. This Corporate Agency is expending tremendous resources to obtain marketing information on People in violation of *The Driver's Privacy Protection Act of 1994, 18 U.S.C. 2721-2725 (1994 & Supp. III 1997), Janet Reno- Supreme Court case #No. 98-1464

Under Title 42 U.S.C. 14141 Pattern and Practice can be established by :

1- This is my 2nd interaction with the CHP regarding CHP Officers covering for each other in the Field and in the Office *Case # SCR 87775, while not performing proper investigations aided and abetted by the Nevada County Sheriff's Office.

Failure to properly investigate. This can be determined by the Fact that neither the CHP nor the Nevada County Sheriff Jailer brought me before a Magistrate nor

performed a thorough examination of my belongings. (1-The COL Form was not listed but my vehicle Title was. 2- I had a 100 dollar bill still in my wallet which I showed to Donna Nelson at the sheriffs department who wouldn't take an Identity Theft and False Arrest complaint from me nor would 2nd Lieutenant Smethers.) (The jail had confiscated 500 dollars from me in cash and issued me a "Card")(As of 6/5/2017 I have been unable to access this card account, nor was Bank of America who advised me to call the jail) (The 2016 Nevada County Grand Jury issued a negative report regarding NCSO Evidence Handling)

"Speeding, driving without a license, wrong plates or no plates, no registration, no tags, etc., have been held to be "non-arrestable offenses" (Cal V. Farley, 98 Cal. Rep. 89, 20 CA 3d 1032).

The one arresting must immediately take the arrested party before a magistrate when demanded, and hold the party for no other purpose (no photographs, no fingerprinting);

"Any undue delay is unlawful and wrongful, and renders the officer himself and all persons aiding and abetting therein wrongdoers from the beginning." Ulvestad v. Dolphin, 278 Pac. 684 (1929).

"The one arresting has "a duty to immediately seek a magistrate," and failure to do so "makes a case of false imprisonment." Heath v. Boyd, 175 S.W.2d. 217 (1943); Brock v. Stimson, 108 Mass. 520 (1871).

"The power to arrest does not confer upon the arresting officer the power to detain a prisoner for other purposes." Geldon v. Finnegan, 252 N.W. 372 (1934).

"To detain the person arrested in custody for any purpose other than that of taking him before a magistrate is illegal." Kominsky v. Durand, 12 Atl.2d. 654 (1940).

a constable cannot justify handcuffing a prisoner unless he has attempted to escape, or unless it be necessary in order to prevent his doing so." 51 L.R.A. 216;

"The handcuffing was utterly unlawful." Osborn v Veitch 1 Foster & Fin Eng Rep 317.

"Compulsory fingerprinting before conviction is an unlawful encroachment...[and] involves prohibited compulsory self-incrimination." People v. Helvern, 215 N.Y. Supp. 417 (1926).

"The taking of the plaintiff's picture before conviction was an illegal act." Hawkins v. Kuhne, 137 NY Supp 1090, 153 App Div 216 (1912).

2- Title 18 U.S.C. 241.242,245 can be determined by the presence of 3 CHP Officers and my false arrest, the lack of intervention by NSCO, the jailers not being diligent in their paperwork but altering Records in order to

Exhibit 12-E

- sanitize their liability. CHP and jailers, not knowing law but giving legal advice.
- 3- Title 42 U.S.C. 1986 can be determined by Officer 1 & 2 statements that "He worked Oakland" If Officers were being trained properly, Officer 3's behavior issues would have been reported to the Watch Commander.

"We have previously held that under § 1983 the qualified immunity defense is inapplicable whenever an official "does an affirmative act, participates in another's affirmative acts, or omits to perform an act which he is legally required to do that causes the deprivation [of an individual's rights]." Johnson v. Duffy, 588 F.2d 740, 743 (9th Cir. 1978) (emphasis added). Under § 1983 when an official fails to take an action that he has a clearly established duty to take and that failure is a foreseeable contributing factor to the violation of a plaintiff's constitutional rights, the defense is similarly unavailable. Id. We see no reason that same rule should not apply in Bivens cases. See Butz v. Economou, 438 U.S. 478, 504, 98 S.Ct. 2894, 2909, 57 L.Ed.2d 895 (1978) (for purposes of immunity analysis no distinction should be drawn between suits brought against state officials under § 1983 and suits brought under the Constitution against federal officials); Lonneker Farms, Inc. v. Klobucker, 804 F.2d 1096, 1097 (9th Cir. 1986) (same)."

ALEXANDER V. PERRILL United States Court of Appeals, Ninth Circuit. 916 F.2d 1392 (9th Cir. 1990)

Today is Friday 6/2/2017

My whole body aches, my arms, shoulders, elbows, wrists hurt, my back and neck ache and this incident has stressed me out. (The stress was noted on my intake sheet by the 2 jailers who accepted me from the CHP. I didn't feel the aches and pains until the day after the incident.)

When I was informed I was to be arrested, I asked the CHP Officer if I would get to see the magistrate and he said yes that he was taking me to the court house for that purpose. Instead I was taken to the County Jail. There were 2 different female officers who worked on my booking and release paperwork, I repeatedly asked if I would get to see the magistrate, 1 time I was told yes, the rest of the times I was told, "I only get to see the magistrate if im held for 48 hours or more then told to stop believing whats on TV". I have offered the CHP a chance to settle this matter for \$57,000.00 Dollars prior to any Notice of Intent to Litigate. Under

Exhibit 12-F

the California Penal Code if during Litigation I am offered a higher settlement award, the public officials can be prosecuted for failure to mitigate.

"The assertion of federal rights, when plainly and reasonably made, is not to be defeated under the name of local practice."- Davis v. Wechsler, 263 U.S. 22, 24.

"Where rights secured by the constitution are involved, there can be no rule making or legislation which would abrogate them." - Miranda v. Arizona, 384 U.S. 436, 491.

"The claim and exercise of a constitutional right cannot be converted into a crime." - Miller v. U.S., 230 F 2d 486, 489.

"For a crime to exist, there must be an injured party. There can be no sanction or penalty imposed upon one because of this exercise of Constitutional rights."- Sherar v. Cullen, 481 F. 945.

There is no question that there is NO injured party involved here, and a citation/ticket issued by a police officer, or jail/incarceration for any cause including no valid drivers license, registration or insurance, and save for criminal activities involving an injured party, is a penalty or sanction, and is indeed "converting a Right into a crime."

A policy or custom for which a municipality may be held liable can arise in four ways: (1) through an express policy, such as a written ordinance or regulation; (2) through the decisions of a person with final policymaking authority; (3) through an omission, such as a failure to properly train officers, that "manifest [s] deliberate indifference to the rights of citizens"; or (4) through a practice that is so "persistent and widespread" as to constitute a "custom or usage with the force of law."

Lytle v. Doyle, 326 F.3d 463, 471 (4th Cir. 2003)

To: G. STEFFENSON: In good faith I am offering the opportunity to settle this matter for \$57,000 Dollars. In addition to \$57,000 (or a reasonable settlement offer) and an official letter from the CHP Commissioner that I may travel freely with my private property plates and that I will not be attacked nor detained in the future. (Exceptions to this would be an Officer seeing me Breach the Peace.)

Michael C. School
12795 La Barr Meadows Rd
Grass Valley, CA 95949

Exhibit Contract. 11

Defute Now Cambaland at Perce upon The land,

mentioned in the Act. As no such specificity existing right unless it is SPECIFICAL

overnment, in requiring the page dator of this automob To file for drivers licenses, vehicle registrations, mandatory insurance, and demanding they stop for vehicle inspections, ithout question are "restricting", and therefore violating the Peoples common law right to travel. I ways under Common Law, and is not bound under contract of duty as a "dive

Bellons The Cav

Exhibit 12-I

Exhibit B-1

Only use Red Ink Violation Warning Denial of Rights Under Color of Law

Form COL

Notice to Agent is Notice to Principal

	P. G.			
	▶ Violation Warning—18 U.S.C. §242			
Name-and-address of Individual Michael C. School 12795 La Barr Meadows Rd Grass Valley, CA 95949		Name and address	refused	
byways, nor water	nent entity has the power ways Travel is not a proped insurances." (Chicag	rivilege red	quiring licensi	ng, vehicle

Legal Notice and Warning Federal law provides that it is a crime to violate the Rights of People under the color-of-law. You can be arrested for this crime and you can also be held personally liable for civil damages. The "People" are defined as 3rd party Intended Beneficiaries to the Organic Constitution.

Attempting to cause one of the People to do something by telling that person that such action is required by law, when it is not required by law, may be a felony.

18 USC §242 provides that 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 ... shall be fined under this title or imprisoned not more than one year, or both.

18 USC §245 provided that Whoever, whether or not acting under color of law, intimidates or interferes with any of the People from participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States; [or] applying for or enjoying employment, or any perquisite thereof, by any agency of the United States; shall be fined under this title, or imprisoned not more than one year, or both.

42 USC §1983 provides that every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any People/citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.

Warning, you may be in violation of Federal Law and persisting with your demand may lead to your arrest and/or civil damages! Also understand that the law provides that you can be held personally responsible and liable, as well as your entity or agency. You are Hereby Noticed to cease and desist with your demand and to seek Lawful Assistance of Counsel if you do not understand the law.

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