Bryce B. Bubbleton		
11031 Cedar Street		
Springfield, PA 1103   (800) 555-0101		
IN THE COURT O	F COMMON PLEAS	
FIRST JUDICIAL DISTR	RICT OF PENNSYLVANIA	
PHILADELPHIA COUNT	Y – CRIMINAL DIVISION	
Commonwealth of Pennsylvania,	) Case No.:	
Plaintiff(s),	MOTION TO DISMISS ARREST WARRANT AND QUASH CHARGES	
VS.	FOR LACK OF CRIMINAL INTENT,	
Bryce B. Bubbleton,	DEFECTIVE CHARGES, AND DUE	
	PROCESS VIOLATIONS	
Defendant(s).		
	_) -	
TO THE HONORABLE COURT		
Defendant, Bryce B. Bubbleton, respectfully moves this Court to dismiss the arrest warrant		
issued on May 13, 2025, and to quash the charges therein. In support, Defendant states the		
following:		
I. BACKGROUND		
The Commonwealth has issued an amost warmen	t listin a mayltin la abancas in alvelin a fray d	
The Commonwealth has issued an arrest warrant listing multiple charges, including fraud, unauthorized practice of law, false reports, impersonation, and conspiracy, based on Defendant's		
flawed due to lack of intent and improper notice		
H CDOUNDS I	OD DICMICCAT	
II. GROUNDS F	ON DISMISSAL	
A. No Criminal Intent (Mens Rea) Exists		
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	Defendant, Pro Se 11031 Cedar Street Springfield, PA 1103 (800) 555-0101  IN THE COURT OF FIRST JUDICIAL DISTE PHILADELPHIA COUNT  Commonwealth of Pennsylvania, Plaintiff(s), vs.  Bryce B. Bubbleton,  Defendant(s).  TO THE HONO  Defendant, Bryce B. Bubbleton, respectfully issued on May 13, 2025, and to quash the classication of the commonwealth has issued an arrest warran unauthorized practice of law, false reports, impelegal practice activity. These charges are factual flawed due to lack of intent and improper notice  II. GROUNDS H.  A. No Criminal Intention	

1	Several of the charges, such as 18 Pa.C.S. § 4906 (False Reports), § 4912 (Impersonation), and §
2	4101 (Forgery), require the Commonwealth to prove that Defendant acted knowingly and with
3	intent to deceive. Defendant's conduct was based on a good-faith belief that his law firm,
88	Bubbleton & Associates, had been approved. Furthermore, the addition of a middle initial to a
4	CAD profile was disclosed to PSP Captain Dylan Rivers in a public chat, negating any allegation
5	of deception. (see Attachment A)
6 7	B. Inconsistent Age Records Undermine Prosecution
8	The arrest warrant correctly lists Defendant's age as 19, yet prior allegations falsely claim he is
9	14. This contradiction voids any claim of identity fraud or impersonation and calls into question
10	the credibility of the underlying records and investigation.
11	C. Filing Legal Actions Is Protected Conduct
12	Defendant's lawsuit filings and legal advocacy against government misconduct are not criminal.
13	Filing a lawsuit is not fraud, obstruction, or unauthorized practice of law unless done with false
14	intent or misrepresentation, which neither of which occurred.
15	D. Unauthorized Practice of Law Statute Misapplied
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17	Defendant acknowledges representing himself as a licensed attorney in Pennsylvania, based on
18	the active "LAW" privileges assigned to him in Sonoran CAD. Furthermore, Defendant operated
	under the good-faith belief that his law firm, Bubbleton & Associates, had been approved, a
19	belief further supported by the lack of any formal notice of denial and the initial "Its good"
20	message by Andrew D. Johnson, which has since been edited. (see Attachment A)
21	E. Due Process Violated by Lack of Notification
22	Defendant was not properly informed that his law firm had been denied approval. Discord's
23	notification system did not alert him via ping or visible channel change. Therefore, he lacked the
24	knowledge necessary to commit any alleged "false report" or "impersonation." Without
25	knowledge, there can be no criminal intent.
26	III. PRAYER FOR RELIEF
27	HILLIAN ON RELIEF
28	WHEREFORE, Defendant respectfully requests that this Honorable Court:

1	1. Dismiss the arrest warrant issued on May 13, 2025;
2	2. Quash all criminal charges listed in the warrant;
3	3. Declare Defendant's actions non-criminal and constitutionally protected;
4	4. Expunge the record of said charges from court files.
5	DATED: May 13, 2025
6	/s/ Bryce B. Bubbleton
7	Bryce B. Bubbleton
8	Defendant, Pro Se bubbleton@bubbletonlaw.com
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## **Attachment A**



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Its good, just before you go doing anything like courts, talk with us first (edited)





