(YOUR INFO HERE)

(YOUR INFO HERE)

(YOUR INFO HERE)

207 N Main St

County of Crawford, City of Mulberry,

Mulberry AR, 72947 USA

NOTICE OF CONDITIONAL ACCEPTANCE / NOTICE OF DISCHARGE BY WAY OF SEEKING CLARIFICATION

Notice to agent is notice to principal, notice to principal is notice to agent. Affected parties

wishing to dispute the claims made herein or make their own counterclaims must respond appropriately within FIFTEEN (15) days of service of notice of this action, and must register their response in this notary public office either in person or by certified mail.

(RE: Citation #: A 008349 No Proof of Insurance, Failure to Yield to an Emergency Vehicle)

Dear Mulberry Police Department,

I am writing to you regarding a notice that I am in receipt of. I hereby accept the receipt of this notice as administrator and I am willing to settle this matter. Also I am hereby discharging your notice by seeking clarification as it is not very clear as a notice must be. I am not sure exactly what is you are trying to communicate to me althought it appears and I accept that it is important. It seems that you are claiming that I owe you money for some reason. I am willing to conditionally accept that it is possible I do infact owe and am liable to pay the amount in question, however I was never presented with a proper signed original bill. The officer imposed a copy and demanded under duress that I sign it effectively dishonoring a bill of exchange under extreme protest, as the man demanding this carries a gun.

I am certainly willing to entertain that I could be liable to pay this however I need to do some due dilligence on my part as my records do nto indicate any liability in this matter for any amount. Please provide the original signed bill that was hitherto not duly presented, along with a copy of the signed lawful two party contract that makes me liable to pay and I will gladly disperse the requested funds forthwith. Should you fail to respond to this notice with the requested proof I will assume this debt to be invalid and that I do not owe it, and will hold this notice as evidence of that fact for any court action necessary.

It should also be noted that the officer improperly made use of emergency lights to effect a non emergency, non felony stop, in addition to non presentment of the original bill. It also seems to me that the cause of action regarding this citation is not valid. There is no valid cause of action including an element of harm establishing corpus delicti sowrn to under oath and penalty of perjury by a complaining party. I honestly do not see enough evidence in this matter to even confer jurisdiction to a court let alone to have a court date entered, but if you decide not to withdraw the charges in light of this I will appear Sui Juris to defend myself. Thank you for your time in this matter.

I also hereby affirm that this notice and information contained within is sent in good faith in the lawful defense of rights and not intended to cause any undue harassment. I also swear and certify that all statements contained within are based upon my firsthand knowledge and are true and correct to the best of my knowledge.

Sincerely,		
Notary: .		