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NOTICE OF PROTEST FOR NON PRESENTMENT / NOTICE OFFERING DISCUSSION TO AVOID CONFLICT

NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT. VALID RESPONSES MUST BE RECEIVED WITHIN **10 DAYS** AND BE REGISTERED IN THIS NOTARY PUBLIC OFFICE UNDER OATH, BOND, AND FULL COMMERCIAL LIABILITY. ANYTHING OUTSIDE THIS CRITERIA IS VOID

Dear	(Chief of Police Department Issuing Cita	ation),
P1.	I am currently in receipt of CITATION #, and I am hereby issuing to you NOTICE of PRO	
	PRESENTMENT of a NEGOTIABLE INSTRUMENT / BILL NLAWFULLY IMPOSED COPY I am now in possession of	OF EXCHANGE, which
the of refuse origin origin origin me. T instru	ficer at the scene that I was willing to accept his presentment to present the original as he has claimed. What the office al in my possession briefly, DEMAND, in fact he ORDEREI al, and forced me under threat of imprisonment (unlawful I al back to him, and he then imposed the copy I have attach the officer did NOT lawfully and DULY make PRESENTME ment as claimed. And you will see on the actual original cit.	ent, but the officer er DID do was put the D me, to SIGN the might add), to give the ned to this notice, upon NT of the negotiable ation that I signed it
impris	r protest and duress for fear of false, malicious, and intentic sonment as was threatened by the officer at the scene whe villing to ACCEPT PRESENTMENT OF THE ORIGINAL.	

P2. Furthermore, under administrative remedy and to offer discussion, in order to exhaust all possible remedies available at common law prior to a civil action, this notice is also intended to offer discussion to avoid potential conflict ion this matter, as honor demands. I hereby offer discussion to avoid conflict. I hereby DISCHARGE your notice by seeking clarification. I do not understand exactly what it is you are attempting to communicate to me with this IMPOSED COPY "CITATION". There is no evidence or even allegation of an actual crime by a real party of interest, it appears as if the STATE is attempting to sue me civilly for violating the terms and conditions of some contract and claiming I owe money. In discussion and as honor demands, I offer to satisfy any debt I genuinely owe, but mere allegation of a debt is not sufficient. Please provide to me 1. AN ORIGINAL SIGNED BILL, and 2. A COPY OF THE LAWFULLY EXECUTED AND SIGNED 2 PARTY CONTRACT that makes me LIABLE to PAY said bill, and I will gladly do so. If these items are NOT provided it will be assumed that they DO NOT EXIST.

- P3. Again, VALID responses must be under oath, bond, and full commercial liability, and received within TEN (10) days from the date this notice is received, and will be confirmed received by your signature via return receipt.
- P4. This notice is being sent in good faith without the intent of causing any undue harassment, and solely to enforce lawfully, to lawfully discharge my DUTY to the PEACEFUL, RESPONSIBLE, ADULT, MATURE claim, exercise, and DEFNSE of my lawful rights, to ensure their existence for future generations. Any and ALL necessary action after this, as this, will be peaceful, lawful,and according to existing remedies already amply available at law. Thank you very much for your time and cooperation.
- P5. I hereby attest, certify, and otherwise SWEAR under penalty of perjury that ALL of the facts and statements made here in are TRUE and CORRECT to the very best of my knowledge, that I have exercised DUE DILIGENCE and that I have personal knowledge of the facts contained herein.

Sincerely,	
	Notary
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