PUBLIC NOTICE

NOTICE OF CONDITIONAL ACCEPTANCE / NOTICE OF DISCHARGE BY WAY OF

SEEKING CLARIFICATION / NOTICE OF PERMANENT ESTOPPEL BY ACQUIESCENCE / NOTICE OF NON PRESENTMENT NOTICE TO AGENT IS NOTICE TO PRINCIPAL, NOTICE TO PRINCIPAL IS NOTICE TO AGENT

**PROPERTY: AUTOMOBILE 1988 HONDA CIVIC**

**VIN# 2HGED6350JH513557**

To all city official, public servants and concerning parties;

The main purpose for this notice is to make known to all concerning city official and public servants of the private corporation of the City of Norwalk and Sheriff Department of Los Angeles County. This is an attempt to allow corrections of the violation of my Constitutional Rights on the day of October 23, 2012 by City of Norwalk Public Safety and the Norwalk Sheriff Department. My property (1988 Honda Civic) was wrongfully taken from my possessions and I hope to resolve this issue before I need to take future action to lawfully retrieve my property. Public Safety and with the help of Sheriff Department ordered the seizure of my property (1988 Honda Civic), and directed it to be impounded at Vernola’s Towing in the City of Norwalk, California. The public servants claimed city ordinance violation but more importantly violates the Fourth and Fifth Amendment of the United States Constitution and denied my Due Process.

I hear by give all parties’ notice to immediately and urgent resolve of this matter before my property (1988 Honda Civic) is unlawfully sold at auction by Vernola’s Tow and forever create PERMANENT ESTOPPELS BY ACQUIESCENCE to all points not refuted forever barring this matter from being raised again and the return of my possession.

The following notices are law and are fully enforceable by law and non compliance or lack of competence of notices is full agreement and waives all involved parties jurisdiction and claims in this matter.

1. Notice of who am I, a flesh and blood man and local corporate law / statues / codes do not apply and I do not consent to the violation of my rights or your administrative process reserving all rights.
2. Discharge of claims of my property due to lack of clarification of claim over rights to my possession and clarify of who are you? And what authority or jurisdiction you have over my personal property? Show proof of the contract that subjects me to your corporate / private laws.
3. Correct serious violation of my Constitutional Right and Rights to Due Process that is protected by both 4th,5th and 14th Amendment of the United States Constitution.
   1. First Amendment of theUnited State Constitution: Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to **petition the Government for a redress of grievances.**
   2. Fourth Amendment of the United States Constitution: **The right of the people to secure in their persons, houses, papers and effects, against unreasonable searches and seizures (To take quick and forcible possession of; confiscate), shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath and affirmation, and particularly describing the place to be searched, and the persons of things to be seized.
   3. Fifth Amendment of the United States Constitution: No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War of public danger; nor shall any be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, **nor be deprived of life, liberty, or property with out due process of law;** nor shall private property be taken for public use, without just compensation.
   4. Fourteen Amendment of the United State Constitution Section 1: All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; **nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.**

Page 1 of 2

* 1. Article VI Paragraph II of the United States Constitution and Laws of the United States which shall be made in Pursuance thereof and all Treaties made, or which shall be made, under the Authority of the United States, **shall be the supreme Law of the Land and the Judges in every State shall be bound thereby, anything in the Constitution of Laws of any State to the Contrary notwithstanding.**
  2. Article III Section 2 of the United States Constitution: The Judicial Power shall extend to all cases in Law (Common Law or Constitutional Law) and equity (“law” of Contracts and Commerce) of the United States and Treaties made or which shall be made under their Authority; to all cases of Admiralty and Maritime Jurisdiction; to controversies to which the United States shall be a Party…
  3. Rights to possession / property which I cannot be alienated from and the car in question I have a right to and properly own. I was taken from me without my right to Due Process. (18 USC sec. 241 and 242)
  4. Violation of my Rights is a crime pursuant to 18 USC sec. 241 and 242 and I will sue everyone involved in their personal and professional capacity for the alienation of my personal property and violation of my Rights.

1. I do not consent to the violation of my Rights and it is the oath bound duty of Norwalk Sherriff peace officers to protect my Rights. Nor will I pay any fines or fees from any contracted third party Vernola’s Tow located in the City of Norwalk that is currently improperly holding my possessions.
   1. “Waivers of Constitutional Rights not only must be voluntary, they must be knowingly intelligent acts, done with sufficient awareness of the relevant circumstances and consequences.”

U.S. Supreme Court decision of **Brady v. U.S.**, 379 U.S. 742 at 748 (1970)

1. I demand immediate discharge of all claims and the return of my property (1988 Honda Civic) which was unlawfully taken without my consent to original location which it was taken from.

Original Location: 12731 Fairford Ave. Norwalk, CA 90650.

Current Location: Vernola’s Tow 13514 Norwalk Boulevard, Norwalk, CA 90650

I am asking you to uphold your Oath that you are bound and sworn to protect the Constitutional Rights as public servants and return my possession to me without penalty. If my personal property was wrongfully taken and you return it undamaged and in original condition I will immediately drop all claims, notices and legal actions against all parties involved.

Let it also be known that if this matter goes to trail I intend to ask questions to prove your jurisdiction and authority or lack of over my personal property and sue all parties in both their professional and personal capacity for the violation of my Constitutional Rights. At the arraignment hearing I intend to move to dismiss all charges for failing to state a claim upon which relief can be granted. I suggest it is in the best interest of all parties involved that these charges be withdrawn as I wish to save the city valuable resources of time and money of going to trail for false claims. As I stated I do not see any evidence or even allegation of claim, standing, Corpus Delicti actual or justiciable controversy or a valid cause of action. I await your response which will either inform me the claims have been withdrawn and the release of my property or expect a court date hearing at which I will appear to secure discussion and discovery in the matter. I thank you very much for your time and cooperation.

I hereby declare attest and swear that all information in this document is true and correct to the best of my knowledge and that I have personal knowledge of the facts contained herein and do accept personal responsibility for all statements made and facts presented.

Without Prejudice,

Emmanuel C.J. Gonzales

State of California

County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)

On \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ before me, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(insert name and title of the officer)

personally appeared \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **(Seal)** Page 2 of 2