



Office of the Attorney General
Washington D.C. 20530

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JOINT MEMORANDUM TO THE GENERAL PUBLIC

FROM: MadameKlair *MadameKlair*
Attorney General of the United States

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Deputy Attorney General of the United States

SUBJECT: Investigation into the United States State Police

For the last couple of months, the Department of Justice has been silently following the various events and incidents surrounding the United States State Police. This includes the various scandals regarding the clan management control of the United States State Police, and at the moment, the transition of the United States State Police to the control of the District of Columbia government.¹

Our real-life counterpart (the Department of Justice) usually does not interfere with local affairs of corruption and civil rights violations, that does not specifically involve the federal government, and leaves it up for the local government to handle the issues. Similarly, the our version of the Department of Justice has chosen to stay out of these matters as well. Due to the positive response from the clan management regarding the people's requests of ceding the agency to municipal control, the Department of Justice has decided not to interfere, and only requested its law enforcement agencies to be at a heightened response level, in case of any emergency.

The Department of Justice lately has been monitoring the transition of the United States State Police, and has seen multiple hints of the agency, especially its leadership, reverting back to its original, toxic, and rights-depriving state. This has given the Deputy Attorney General and I cause for concern.

34 U.S. Code § 12601(a) states that "It shall be unlawful for any governmental authority, or any agent thereof, or any person acting on behalf of a governmental authority, to engage in a pattern or practice of conduct by law enforcement officers or by officials or employees of any governmental agency with responsibility for the administration of juvenile justice or the incarceration of juveniles that deprives persons of rights, privileges, or immunities secured or

¹ <https://drive.google.com/file/d/132MVbkIfdpsImu9tfoRCjHi-HeWdnAnp/view?usp=sharing>

protected by the Constitution or laws of the United States.” Thus, it is the Department of Justice’s job to ensure the constitutional liberties of our American citizens are safeguarded.

In light of this alleged abuse committed by the United States State Police, an investigation is needed. 28 U.S.C. § 533 clause (4) states, “The Attorney General may appoint officials to conduct such other investigations regarding official matters under the control of the Department of Justice and the Department of State as may be directed by the Attorney General.” Therefore, I will be appointing both the Deputy Attorney General and myself to conduct an investigation into the United States State Police. The investigation’s basis lies on the alleged deprivation of constitutional civil rights of American citizens, which has been brought to the attention of prior administrations of the Department of Justice, yet not necessarily entertained. Should the Department of Justice verify the legitimacy of these allegations, we will be filing suit according to 34 U.S. Code § 12601(b) which states that, “Whenever the Attorney General has reasonable cause to believe that a violation of paragraph (1) has occurred, the Attorney General, for or in the name of the United States, may in a civil action obtain appropriate equitable and declaratory relief to eliminate the pattern or practice.” The Department of Justice is committed to ensuring our nation’s state and municipal law enforcement are safeguarding America.

Qui Pro Domina Justitia Sequitur