

## **“Justice System, Basic Rules” - KEEP ON PERSON-LEGAL DOCUMENT-**

(To take this away during arrest/jailing/etc. deprives the holder of ‘due process’, chance to defend[8], then ‘court is deprived of jurisdiction[9], and then to not dismiss ‘would be Treason’[9]. See other documents for reference: “The Law, for Police Encounters”, and “Law Basics, Fundamental Principles...”.)

### **To force obedience/punish for disobeying only = enslavement (“Treason” for public servants[9])...**

“A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government.” (Arizona Constitution, Art.2, Sec.1)

**1) Release from Jail**, Only Four Reasons to not give bail, as a matter of right:

- a) For felony charges when already admitted to bail on separate felony; or
- b) For serious felonies with illegal immigrants; or
- c) Capital offenses (Possible Death Penalty. See Az. Const. Ar.22, Sec.22) and certain sex offenses; or
- d) When accused is apparently a danger to a witness or the public;

and in all four cases, only “when the proof is evident or the presumption is great as to the present offense”.

[Az Const., Art.2, Sec.22 ; <http://www.azleg.gov/FormatDocument.asp?inDoc=/const/2/22.htm> ]

**Release on own recognizance**, is a right when bailable as a matter of right, unless it will not reasonably assure appearance in following court proceedings; except after a conviction, where neither bail or own recognizance is given when it is likely defendant will be sentenced to prison, unless the conviction appears likely to be over-turned in appeal, post-conviction relief, or other proceeding.

[Az. Criminal procedure, rule 7.2 ; [http://www.arizonacrimelaws.com/7\\_2.htm](http://www.arizonacrimelaws.com/7_2.htm) ]

**2) The "Purpose of government" is ONLY 'to protect and maintain individual rights'** [Az Const, Art.2, Sec.2]. Purpose of 'the supreme Law': "We the People...ordain and establish this Constitution for the United States of America", "in order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty..." [US Const., Preamble]. "This Constitution, and the Laws of the United States which shall be made in Pursuance thereof... shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding." [US Const., Art.6. See 3)]. Thus any order or legislation which punishes people only for disobeying hired servants or written legislation, without our proper consent or evidence of injury or harm/corpus delict, is not a 'law', but 'color of law abuse' to make or enforce, violating the Oath of Office, and causing loss of 'immunity'(See #7).

**3) "An unconstitutional act is not a law...it is...as inoperative as though it had never been passed"**, Norton v Shelby County (118 U.S. 425, 1886), US S.Ct. ; 'an act of the Legislature repugnant to the Constitution is void', 'worse than solemn mockery'. [Marbury v Madison (5 U.S. 137, 1803), US S.Ct.];

**4) Any Law is 'Void' for 'Vagueness' when** people of avg. intelligence would differ on the meaning of it, its '**uncertain**' or '**vague**', and any which let non-legislative officers determine its meaning or application without specific guidelines set by legislators. [Connally v General Construction Co. (269 U.S. 385, 1926), Grayned v City of Rockford (408 U.S. 104, 1972), Sewell v Georgia (435 U.S. 982, 1978). All U.S. Supreme Court, aka 'US S.Ct']

**5) Without** evidence of all **three elements of a crime**: Corpus Delicti/injury or harm, Mens Rea/Intent or inexcusable neglect as the cause, and Actus Reus/Violation of a written, valid, criminal, "Public Law" (Not 'void for vagueness' nor unconstitutional); 'even with a confession' a 'conviction cannot be sustained' without evidence 'injury or harm' (Loss, Threat, Endangerment, etc.) actually occurred (Corpus Delicti); [US Supreme Court, California vs San Pablo and Tulare Railroad Co., Allen v Wright, Tyler v Judges of Court of Registration, and others on 'Corpus Delicti' Doctrine].

**6) The Crime 'Color of law abuse' includes 'failure to keep from harm'** ([www.FBI.gov](http://www.FBI.gov) definition), for which you can sue\* for 'deprivation of rights under color of law'. 'Color of law' means looks like law but is not, because it is contrary to the Constitution (See #s 2-5, 'Blacks Law' definitions of: 'color of', 'color of law', 'colorable law', US Codes 18-241 & 18-242 for criminal complaints, 42-1983 & 42-1986 for civil suits, and \*=See 'How To Administrate Public Servants' for more ways to 'establish Justice'. [www.law.cornell.edu/uscode/18/241.html](http://www.law.cornell.edu/uscode/18/241.html) ; [www.law.cornell.edu/uscode/42/1983.html](http://www.law.cornell.edu/uscode/42/1983.html) ).

**7) "Immunity" from personal liability** DOES NOT apply when a public servant 'reasonably should have known' they were violating a 'clearly established law' like the Constitution and codes (See 6, and 2-5). [New Times vs. Maricopa/Arpaio, US District Ct., 2011; US Supreme Court, Hartman v Moore, Saucier v Katz, Burns v Reed, Ashcroft v Iqbal, Pearson v Callahan, Brigham v Stuart, etc.]

**8) The first 'essentials of due process of law'**: Notice of legal duty and chance to defend ones self. [Simon v Craft, US v Tweel, Connally v General Construction Co., US S.Ct.]

**9) "Jurisdiction can be challenged at any time", then 'Court cannot proceed until proven', 'when jurisdiction appears to be lacking', 'court may ONLY dismiss'** [Hagans v Lavine, Maine v Thiboutot, US S.Ct.]. "Denial of due process deprives court of jurisdiction" [Merritt v Hunter, US S.Ct.], and to take jurisdiction not given 'would be Treason to the Constitution' [Cohens v Virginia, US S.Ct.], for which one 'shall suffer death, or no less than' 5 years prison and \$10,000 fine [18usc2381]. Failure to report evidence of Treason is a crime as well [18usc2382].

**10) Warrantless Search and Seizure/arrest is 'Lawful' ONLY when: there ARE 'exigent' circumstances** like is an 'imminent' 'clear and present danger' to protect from, or when the time to get a warrant would likely cause loss of evidence or suspect [Huff v. City of Burbank, 2011, 9th Cir. US App.Ct.]

**11) "One has an undoubted right to resist an unlawful arrest**, and courts will uphold the right of resistance in proper cases." [US v DiRe, (1948), US S.Ct.. Over-rules all State courts/legislation. No 'trend' in State courts can 'abrogate' this 'undoubted right' declared by the highest court.]

**12) Motions are deemed filed when handed to the Officer.** ... Notice to agent is notice to principle and Vice Versa [Source Needed].

**13) "Since the revolution the people in every State are sovereign, and not subject to law, for they are the author and source of law..."**, "and have none to govern but themselves", unless they consent or there is evidence of a 'crime' (See 2, elements of a crime). [Yick Wo v Hopkins, Luther v Borden, Chisholm v Georgia, US S.Ct.]

**14) Oaths**, per 38-231 of Arizona Revised Statutes, and Art. 6, US Const., require one '**to support and defend' 'the Constitution for the United States and the State', 'against all enemies foreign and domestic', 'to the best of their ability'**. One is in 'dishonor' if they violate this primary obligation or forget it, as its impossible to honor an obligation one cannot even remember. That 'vitiates'/dissolves the contract/agreement. Therefore, 'just following orders' (The 'Nuremberg Defense', used by the Nazis, who were hanged), is not a defense when violating the oath, and there is no protection of 'immunity' if acts were not 'in good faith' that they were in compliance with 'law', which they must perform 'due diligence' to be certain of, 'to the best of [ones] ability'.

**15) The "right to free travel"** is 'one of the most basic rights covered by the word Liberty in the Constitution', including travel in an automobile on public roads without a license, tag, permit, etc., UNLESS you use the roads for profit as a 'driver' (to transport people or property FOR HIRE: Blacks Law Dict.). [Slusher v Safety Coach, Shuttlesworth v Birmingham, Chicago v Chicago Motor Coach, Thompson v Smith, and 100 more].

**16) Right "to solicit for donations for ones self" is a right of free speech.** [Az Appeals Court, Az v Bohler, 2011; US Dist. Ct., Speet/Sims v Schuette, 2012]

**17) "Trespass...means...except...when premises are open to the public"**, [ARS 13-1501, 13-1502] (See also #s 2-6).

**18) An un rebutted affidavit stands as a fact in a court of law** Data Disc Inc V. Systems Technology Associates Inc., US 9th Cir. Ct, 1977 ; ""Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading. . ." U.S. v. Tweel, 550 F.2d 297, 299. See also U.S. v. Prudden, 424 F.2d 1021, 1032; Carmine v. Bowen, 64 A. 932., and Rule 8 of Civil Procedure, US and Az.. Unsworn statements like police reports, taking hearsay claims from another without signature under penalty of perjury (See 28usc1746), are not admissible as evidence, and cannot be considered a 'Fact' which a judge must consider before issuing an arrest warrant.

**19) Names of all Govt. units and Humans must be "Proper Nouns" (only 1st Letters capitalized) by "Law"** on all legal documents/official actions [US Govt. Printing Manual, Chap. 3 -Which over-rules all state laws and constitutions per art.6, US Const], [Also see Az Const., Art.28 on Official Actions in English, Art.22, Sec. 10 and 20 on Seals, Art.6, Sec. 25 on 'Style of Process' where names of parties are on court docs, and Art.1 which defines the boundaries of the State of Arizona]. And 'State' is defined in legal dictionaries as the land and 'the people, in their collective capacity...the public' [Blacks and Bouviers Law Dict.].

**20) "Lawful" "Money"= ONLY 'gold and silver Coin'** [US Const., Art.1, Sec. 8 and 10], at about one ounce pure silver or 1/50th ounce pure gold [Coinage Acts of 1792 and 1834], NOT "FEDERAL RESERVE NOTES" which are 'debt instruments', which we pay apparently 6% interest each year to use. Since there are 1.25 Trillion in circulation, thats \$76 Billion a year we pay the private-owned Intl. banks, in Gold only. "They" are: Rothschild, Warburg, Isreal Moses Seaf, Lehman and Lazard Bros, Goldman and Sachs, Kuhn and Loeb, Rockefeller and Morgan banks, etc..

**21) All govt., cities, states, police, courts, etc., are 'corporations' registered on Dunn and Bradstreet (dnb.com) as 'Traded'** (Through govt. bonds presumably, so you can profit from the money taken by force from people for taxes, fees, fines, etc.). Thats likely why so many people o to jail for harmless offenses, why those in legislature and highest offices try their best to increase taxes and expenses and budgets, why they take on more debt when they could be paying it off but dont, and why the Private Prison Company TMC sued (settled actually, out of court), the State of Arizona for \$3 Million because the legislators failed to keep the Prison 97% full per contract (Which should never have been granted, and is unenforceable because it is a serious conflict of interest and thus unconstitutional, acting against the purpose thereof). This is also likely WHY people are arrested for not paying tax on their property (which is a rent, and you are registered as 'Tenant', until you change that at the County/Republic Recorder). We are all made into 'chattel' (Moveable) property as collateral for the national debt, through our Birth Certificates (Which create a trust, a corporation in the all caps names), and the social security number (EIN, Federal Employee Identification Number?), so we tacitly consent (by not objecting), to this...until we learn to claim the name and account, reserve all rights when signing anything or speaking in court, and re-establish our 'sovereignty'.

**22) Our Constitutional republic was lost in 1861, when the 1st State seceded**, and congress was dissolved, because the US Govt. was exceeding its 'Lawful' authority [See Amend. 10]. Slaver was already ending naturally [See 'Causes of Secession' from each state]. The 'Reconstruction Acts' around 1865-67 made the states into corporations, and they redrafted their constitutions. The 'Missing 13th Amendment' on 'Titles of Nobility' (i.e. Sir, Esquire, Duke, etc.), was ratified in Dec. of 1812, which says: Any person who accepts or retains such a title is no longer a citizen and is incapable of holding any office of profit or trust. This was to stop foreign agents from meddling in our govt., which has happened, because those reconstruction acts took this amendment out of publishing [Google: Missing 13th Amendment images, from constitutionalconcepts.org]. The anti-Slavery Amendment (1865) was 14 for a year or two, until this redrafting happened. Then the 1868 Amendment on Equal rights (Now #14) was passed, allegedly not voluntarily, as the US Govt. used military to coerce states. 1871, Organic Act to incorporate D.C. was passed (See 28usc3002: "United States" means a 'federal corporation'). 1913, Federal Reserve Act gives all US property to intl. banks and the power to print paper money not backed with anything of real 'intrinsic value' (See #20). Then came the Income Tax (16th Amend.), ACS/AMA (Cancer societies), Rothschild and Rockefeller foundations (To manipulate public and medical educations), and more. Courts have clearly ruled (Re: 16th Amend.) that 'Congress has taxed income, not compensation', and that compensation for labor cannot be taxed as it is a 'fair exchange', but 'income' can only mean 'profit or gain'.. 1933, Emergency Banking act dissolves US Govt. in bankruptcy, HJR 192 eliminates gold backing to Dollar/Bank note, and provides ability to 'discharge debt' onto the Birth Certificate Account (need to find origin of those and Labor Taxes, beyond what's already here). Then come Gold Confiscation acts, and suddenly the Nazis mysteriously have an enormous amount of Gold! That's likely OURS. 1938, Erie Railroad Case, where Courts stop obeying 'Public law' (Those written by congress in compliance with Constitution), and start enforcing "Public Policy" (Statutes, ordinances, rules, regulations, codes, policies, etc.), which are 'colorable law', not necessarily 'Law' (See 2-6, Unconstitutional act not law). We are now under 'martial'/'military'/'admiralty' law, as shown in courts by the Yellow Fringe flag per Military Regulation 840-10, not in compliance with US Code Title 4 for Flag Design. Also see 1973 Senate Report on War Powers. The President is the Top CEO of a Corporation now, that is owned by the intl. banking corporations, which is how they justify him doing so many things outside the authority given by the US Const. [See 10th Amend.], and we are all property and/or employees, bound to obey, unless/until we learn how to sever this relationship, much like our forefathers did with the Declaration of Independence. That is what I am working on. Others have done it, so we can combine what they have done and improve upon it.

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[\*=KEEP ON PERSON-LEGAL DOCUMENT: To take this away during arrest/jailing/etc. deprives the holder of 'due process', then 'court is deprived of jurisdiction'[Merritt v. Hunter], then to not dismiss 'would be Treason'[Cohens v. Virginia]. See other 'LawDocs' for more. Get Copies of these 'LawDocs' with Clickable Links FREE @: [www.GovernPublicServants.com](http://www.GovernPublicServants.com) & [@Top, 'Pinned Post'\]](http://www.Facebook.com/GovernPublicServants)