Affidavit Process Steps 1 through 5 – Summary

STEP 1

Affidavits are sent to the public officer whose unconstitutional actions have perjured his oath, violated the Constitution(s) and violated the rights of the people who were damaged by his actions. When the Affidavit recipient(s) fail to rebut, in kind, then, go to step 2.

STEP 2

Requires Affidavits be sent to all supervisors and oversight personnel of the original Affidavit recipient, with a copy of the original Affidavit attached. When none of these oversight people respond, in kind, and rebut, by means of their own sworn, notarized Affidavits, then, we go to step 3.

STEP 3

Affidavits of Complaint written against all those to whom you have written Affidavits, which are unrebutted, are then filed with the: (1) County Sheriff; (2) County DA; (3) County Prosecutor, if any; (4) State Attorney General and (5) U.S. Attorney for your state.

STEP 4

When none of these so-called law enforcement entities take any action against those you have cited in your Complaint(s), then, all of them must be sent individual Affidavits which clearly state that, pursuant to their oaths, they have not taken any lawful actions against the criminal unconstitutional actions committed by public officers that were named in your Affidavit(s) of Complaint. Then, you cite their failure to act, pursuant to their oaths, against those who have harmed the people, as well as other appropriate language that can be added as needed to state that they had a sworn duty, pursuant to oaths taken, to act upon lawful notification provided to them by Citizens, yet they took no action whatsoever. Therefore, they have condoned, aided and abetted these unconstitutional, criminal actions, perjured their oaths and invoked the self-executing Sections 3 & 4 of the 14th Amendment, vacated their offices and forfeited all benefits thereof, including salaries and pensions.

STEP 5

When none of these so-called public officers respond, in kind, and rebut by means of their own sworn Affidavits, then, the only choice left to the Citizens is to take the matter to civil court because, by the failures of all those notified in this matter, it is clear that there is no legitimate lawful Constitutional governance in this state by which the Citizens can obtain lawful remedy for the injuries they have sustained.

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