

PDF Oath Of Arrest And Prosecution

(As per the HOLY BIBLE, Deuteronomy 19:18-19, and Exodus 20:16)
FOR ALL 50 STATES, for POLICE, PUBLIC DEFENDER, ETC.

(A non-negotiable, binding contract of understanding between citizen and police officer)

I, a Police Officer/Public Servant under Miranda v. Arizona 1966, Brady v. Maryland, but not limited to the above, swear under immediate imprisonment, and no bail. no letters. No visitors. no commissary. no special privileges. no protective custody, to do maximum time, 10 day per day, stacked end-on-end, for one or more of the following felonies... (U.S. Code, Title 18, 241-242), which is a ten year prison sentence, \$10,000 fine plus, racketeering (FS895) public servant oath (FS876), perjury (FS 837), bribery or to procure an evil benefit, (FS 838), conspiracy (FS 876), that the person being arrested has been given a number controlled form for them to write down "their side" while their incident witnesses, character witnesses, alibi witnesses, and other evidence, and information is still fresh in their mind, and I am compelled to secure and preserve any favorable witnesses, evidence, unknown at the time of the incident in question that could clear the accused, and, part of a personal story that only my family or friends would know, accompanied by my fingerprints shall all be forwarded to any official court or other official procedure, under immediate penalty of prison for failing to do so, accompanied by their fingerprints, and part of a story that only family or friends would know with unlimited question rights of the accused to anybody, including, but not limited to Judge, Prosecuting Attorney, Cop, or alleged victim. I further swear this person was unprovoked in starting the original incident, and was not even faintly a reasonable personal inalienable rights defense. The accused crime originated in the mind, and could have been avoided. It was not a constitutionally protected act of peaceful assembly, or an attempt to stand up for a God-given inalienable right. This person was not contesting a questionable, wrongful, practice of hate, such as trespassing, where no fence was violated or crossed. (FS810.12) and was open to the general public. This person was not unprovoked for no good reason, causing a disturbance. I swear I did not use any tricks, escalation/confusion/intimidation tactics to anger the person, in order to "up the charges". And if I did, the instant it happens, I no longer get official State / Federal / Local government protection. (as it is a common tactic for cops to use enraging techniques, such as "assault bait", to "up the charges".) I further swear I carefully, did an investigation by a checklist of the controversy, and did not let my personal prejudices (if any) enter into the investigation. I gave an investigation checklist to the accused, so they could double-check my performance.

Arresting Officer's Signature and Fingerprints **MANDATORY**

Mandatory option for arrested and accused: I, the accused, want the the following information filled in by the arresting officer

Date: _____ Signature: _____

If arresting officer has nothing to hide, and is not fabricating evidence, then date/sign/fingerprint below

Date: _____ Signature: _____

Rt. Thumb	Rt. Index	Rt. Middle	Rt. Ring	Rt. Little

- All juries to be tested for intelligence and fairness, or be considered ineligible to serve.
 - No arrest or jailing without photo of any unprovoked/hateful damages
 - Common cop hate tools: Disturbing the peace, questioning a cop, trespassing w/no fence
- THIS ENDS AMERICAN "BAD COP" TERRORISM, FOREVER**

Jim Bikeman, PO Box 952, Panama City, FL – <http://www.dirtycopperstopper.com>
Keep original best copy and pass out many copies.