

Policemen' Purpose ADMITTED By Case Law Definition is to Protect Municipal Corporations

Leave the Natural People Alone!

No one ought to have to say to a municipal employee, that they are a 'Constitutionalist'. The American National Constitution of 1791 is the Law of the Land for **everyone** wherein municipal employees are bound by the Oath of the Union State that hires them, as any and all government and Public officials MUST do, as well and ESPECIALLY Judicial Officers and other Public Servants. They are bound to protect the Liberties of the People and uphold the Supreme Law. Any and all other hired contractors by any State are also held to the Law of the Land and cannot impose **their** private corporate policies onto the natural people. The code they use in doing so is 'Statutes', however, statutes are NOT Law!!!

Jus Precarium: In the civil law. A right to the thing held for another, for which there is no remedy by **legal** action, but only entreaty or request.

Note: The Public Servants / Public Officials, etc., are holding only by way of being Trustees of the Moor / American Estate (See International Treaty of Peace and Friendship 1787) and have been given obligations and duties as described in the Articles of the American Constitution of 1791. They however have NO Right of claim unless entreated to them by request and granted or permitted by the natural people, as the people are the government whether they realize it or not. By not realizing it, is why things are so out of order and others who do not have good intentions, have taken advantage of those who suffer from a lack of knowledge. They have escheated the ancestral estate and inheritance, yet they are but occupiers on it, and have no claim to it by any subdivisions of it. The people's position in law is "**jus praesens**"

Jus Praesens: In civil law. A present or vested right; a right already completely acquired.

It is so very clear that the municipal employees being private security guards **called** POLICE; who WORK for CORPORATIONS that many **think** is Government; are WAY...WAY.. out of order and are the out-laws. They have no Right to seek out, to probe, to stalk and violate the people and the citizens, to generate finance to pay themselves to continue to seek out, probe, stalk and violate the people and the Citizens. Such activity is "Human Trafficking. Where are they getting instructions to do so? In this "*electrifying* age of information" the TRUTH is being exposed that they are IN FACT implementing **human trafficking** and **genocide**, murdering the people as if they were stock, at **THEIR** will, usually done by way of violations of the Peoples unalienable constitutionally secured liberties, i.e. 'Right To Travel, misclassified as commercial Traffic Stops under the legalities of a Drivers License. However the driving instrument is a Federal Program for those who are doing COMMERCE ONLY, pursuant to Title 49, in the first place. Traveling is a substantive right that cannot be liened upon, as it is unalienable / inalienable for the Natural people. Are you a natural person, or are you an artificial person as is meant in the 14th amendment first clause, by definition.

Corporations are "**persons**" as that word **is** used in the first clause of the XIVth Amendment; *Coyington & L. Turnp. Co. v. Sandford, 17 S.Ct. 198, 164 U.S. 578, 41 L.Ed. 560; Smyth v. Ames, 18 S.Ct. 418, 169 U.S. 466, 42 L.Ed. 819; People v. Fire Ass'n, 92 N.Y. 311, 44 Am.Rep. 380; U. S. v. Supply Co., 30 S.Ct. 15, 215 U.S. 50, 54 L.Ed. 87; contra, Central P. R. Co. v. Board, 60 Cal. 35.*

These are really **elementary lessons** that have been shared for a while now, however it must still be necessary to impart these truths, as too many have, and are, **still** acting, expecting something, and marching, under the 14th amendment when it is NOT meant for natural, flesh and blood people. It is meant for artificial persons / corporations. **Therefore**, those who are leading under the 14th amendment civil rights, etc., are either doing so knowing there will be no remedy, **OR** they don't know, which means they are not qualified to lead anyone.

**POLICEMEN are VIOLATING RIGHTS DAILY for GENERATIONS,
upon GENERATIONS of the UN-EDUCATED PEOPLE.**

....There are but few people who know what the truth is about man, and that few know that it is foolish to try to impart it to the ignorant. Although the ignorant has finished college, he is a fool right on, being trained to jump through a hoop. The longer he stays in the schools, the better he can jump. And the more vivid will he defend his jumping. -- *Moorish Literature*

Note 1: Even the most elite have been fooled.

Note 2: A bite of truth about Moorish information, and not what you may have been told to believe.

We bring this forward because many think the police are enforcing Law, HOWEVER, they are enforcing policies for the corporations that hire them. **Proven** with the below Substantive, Unalienable Rights / Liberties of the natural people as it relates to 'traveling', which is not the same lawfully as 'driving'. Everything that is lawful is legal, however, all that is called legal is NOT necessarily lawful.

DRIVER. One employed in conducting or operating a coach, carriage, wagon, or other vehicle, with horses, mules, or other animals, or a bicycle, tricycle, or motor car, though not a street railroad car. A person actually doing driving, whether employed by owner to drive or driving his own vehicle. *Wallace v. Woods, 340 Mo. 452, 102 S.W.2d 91, 97.*

The Right to Travel; The Right to Mode of Conveyance; The Right to Locomotion are all absolute rights, and the Police **can not make void** the exercise of rights. *State v. Armstead, 60 s. 778, 779, and 781:*

The use of the highways for the purpose of travel and transportation is not a mere privilege, but a common and fundamental right of which the public and Natural Beings **cannot be rightfully deprived**. *Chicago Motor Coach v. Chicago 337 Illinois 200, 169 NE 22, ALR, Ligare v. Chicago 139 ILL. 46, 28 HE 934, Boone v. Clark 214 SW 607, 25 AM jur (1st), Highways, sec. 163.*

The Right of a citizen to Travel upon the public highways and to transport one's property thereon, either by carriage or automobile, is **not a mere privilege, which a City may prohibit or permit at will**, but a common right, which he / she has under the right to life, liberty, and the pursuit of happiness. *Thompson v. Smith 154 SE 57.*

"No state shall convert a liberty into a privilege, license it, and attach a fee to it."
Murdock v. Penn., 319 US 105.

"If the state converts a liberty into a privilege, the citizen can engage in the right with impunity."
Shuttlesworth v. Birmingham, 373 US 262.

A "person" "driving" an automobile cannot be stopped to see if he or she is licensed to "drive" unless there is reasonable suspicion the "person" has engaged in criminal conduct.
Delaware v Prouse, (1979) 440 US 648, 59 Led2d 660.

If the reason for pulling you over (hindering you) is because a tail-light is out, that is not criminal and once he / she informs you of that, their business with you is concluded. Thank You and have a good day is in order. Anything else is an arrest and intent to generate revenue. The only thing you owe to the public is **due care**.

Traveling in an automobile on the public roads was not a threat to the public safety or health and constituted no hazard to the public, and such a **traveler owed nothing more than "due care"** (as regards to

tort for negligence) to the public and the owner owed no other duty to the public (eg. State), he / she and his / her auto, having equal rights to and on the roadways / highways as horses and wagons, etc.; this same right is still substantive rule, in that speeding, running stop signs, **traveling without license plates, or registration** are not threats to the public safety, and thus, are not arrestable offenses. **Christy v. Elliot, 216 I 131, 74 HE 1035, LRA NS 1905 – 1910: California v. Farley 98 CED Rpt. 89, 20 CA 3d 1032 (1971).**

Possibly, the municipal employees, calling themselves Police, may not like their job if they are forced to follow the law and serve the people and the citizens, instead of serving corporations and violating the Law! They seem to like to offend the people and be 'tort feasers' for corporations, which equates to generating finances with gross disregard of the people's liberties, while they and the corporations play a cat and mouse game hiding behind each other. If you inform them you are not doing commerce, that you are a traveler upon the highways, be it at the actual hindering on the road, or in the meeting room they call courts; then those policies do not apply and they are bound and obligated to respect that. Not having the 'drivers tags' is the obvious answer so there can be no assumptions. That does not seem to be respected either, because they have deceptively made you believe you must have them or you are breaking the law, and that is just NOT true. This is being done so they can continue to stalk, probe and violate you as they generate revenue for corporations and for themselves. Have you ever thought **about** how they would feed themselves and their family if they didn't rob the liberties of the people. That is a good question facing them. **Answer:** They have not cared about you putting food on your plate for your family.

A REMEDY EXIST in the **TRUTH** regarding **FEDERAL PROGRAM**

It is PAST time for the Federal Government to refrain from allowing the states and the states contractors, municipal corporate employees, police, and all other employees to participate in the 'drivers' administration program, as they are abusing it and using it as an open door to abuse the people, and now to murder them. If they, (municipal employees / policemen) feel they are at risk, they ought to enforce the law and stop putting their nose where it does not belong. As it is a matter of law that the government along with their contracts were never give any power to regulate the activities of the People, because all powers are delegated from the People. **They need a law course, not a policy and procedure course. If you know the law, then the procedures are obvious, as the law sets things in order naturally.** We are not advocating harm either way. You cannot violate people and rob them while saying you are protecting them. It is beyond time for those who are participating and administering the license instrument to be truthful to the people about the intent and purpose of the drivers license instrument. It is also known now that the driving license instrument is NOT lawful identification, as is being expressed at Airports right now!!! Yet, so-called local law enforcement use it as the primary excuse to charge the people with 'Failure to ID', or with false ID, when the law says no one can be arrested for not showing ID in the first place.

Kolender v. Lawson (461 U.S. 352, 1983) in which the United States Supreme Court ruled that a police officer could not arrest a citizen merely for refusing to present identification.

There is no such thing as "**Failure To Identify**". The municipal employees calling themselves policemen and law enforcers are using the 'drivers license instrument as a reason to stalk and accost the people, thus they are **highwaymen** disguised in their corporate usually Blue, uniform, violating and murdering the people, for all manner of things that are not law, in the name of law enforcement. **Proof:**

Highwayman: A bandit; one who **robs travelers** upon the highway.

Source: *Black's Law 4th Edition Dictionary p.862*

The violations of law and the murders are then excused as being done in the line of '**law enforcement duty**', by people who have no respect for the Law and NO training in Law. Many of the people and the citizens think they (municipal employees / police) are protecting them, even when they watch them beat down and murder in cold

blood with no accountability. The people keep expecting and giving them an authority that they simply **DO NOT** have. Who are they is the question that needs to be asked by EVERYONE across the entire planet - all 4 corners of the earth. Clearly there is no law enforcement in them, as they don't even know the law *and* get upset when anyone of the people and citizens does know the Law, how arrogant is that? in their meeting rooms that they call courts, wherein they summons you to 'appear' by way of threat, duress and coercion at the risk of losing property and losing LIFE!!, there exist no law there either, as they are conducting hearings. They are Impersonating Courts, of which it is a misdemeanor to even use the 'word' court, if you are not a court. At **New York State**, they have acknowledged this in their judiciary laws established 1910 and upheld in **2012**, as follows:

CHAPTER 30 of the CONSOLIDATED LAWS – JUDICIARY LAW

Article 1. Short title (Secs. 1-1-a). General provisions relating to courts and judges (Secs.2-39-b).

Sec. 3. Use of term "court" prohibited

No person, firm, association or corporation shall hereafter use or employ the term "court" as part of or in connection with the name of any body, board, bureau, association, organization or corporation, or in referring to any body, board, bureau, association, organization or corporation, in such manner as to be calculated reasonably to lead to the belief that the body, board, bureau, association, organization or corporation is vested with judicial power or is a part of the judicial system of the state; the use of such term being expressly limited by this section for reference to a court of record or a court not of record, duly organized and existing under the laws of the state as a part of the judicial system of the state. Any **violation** of this section **shall be a misdemeanor**.

By Default, they are **also** Impersonating Officers of a Court, Impersonating Public Officials and Public Servants with false claims. If the meeting room is not a lawfully seated Court possessing a lawful 'Delegation of Authority', then everyone in it is Impersonating whether they take an oath or not, to what or to whom or not. This includes those who work behind the desk as clerks or administrators or whatever title they have, whether they know it or not. So let's share the truth decided in a case law as to what a 'policemen' is and what their duty is.

.It is NOT the duty of the police to protect you.

Their job is to protect The CORPORATION and arrest code breakers.

**(SAPP vs. Tallahassee, 348 So. 2nd. 363, Reiff vs. City of Phila. 477 F. 1262,
Lynch vs. NC Dept. of Justice 376 S.E. 2nd. 247)**

Therefore, if their (municipal employees / policemen) job is to protect corporations and arrest code breakers, they need to hang out at corporate board meetings to ferret out members of same who are breaking the codes of the corporations, and thus refrain from bothering the natural people and the citizens. Leave the Natural, Living, flesh and blood beings alone, **BECAUSE.....**Corporations have **NO** Parity with the Real. This is a fact of Law as well. It has been established that the entities we **THINK** are government are Corporations. Their hired security guards, police men and women are municipal employees hired to ensure policy is enforced. They are hiding behind the ignorant **belief** of the people that they are government entities. Yet they operate with the same intent they have had in **HISTORY**, particularly and especially against the various copper complexion carbon based people found here, all are the aboriginal and indigenous people of the American land. **These are facts!!!** The lack of knowledge of these facts by the people is the **ONLY** reason this is, and has been going on for **generations!!** Their police training or policy training has little to do with enforcing the law. So we get tired of people calling them law enforcers when they are simply not that from their inception and the same is reflected in their intention that has lived on in cloak into the present day. They are municipal employees and they **DO NOT** work for the government. It has been lawfully challenged and concluded that what many think is government are really corporations pretending to be government as follows:

Adminstrator's defined government succinctly. "Governments are corporations", in as much as every government is an artificial person, an abstraction, a creature of the mind only, a government can deal **only** with artificial persons. The imaginary, having no reality or substance cannot create or attain parity with the real. **Penhallow V. Doane's.**

WHAT MAKES MATTERS WORSE is to KNOW they are not government. *Any* government entity has the purpose and duty to Protect, Preserve and Secure the Rights of the people and the citizens and respect the diversity of same; not to seek out, probe, stalk and violate them as a means of generating revenue and perpetrating hate.

Peter-2|2:3 And through covetousness shall they with **feigned** words make **merchandise** of you: whose judgment now of a long time **lingereth not**, and their **damnation slumbereth not**.

To add injury to the insult, or insult to the injury, the people are being treated like animals and being murdered as a result of the arresting of the peoples unalienable constitutionally secured liberties guised as “**unlawful traffic stops**” imposed upon the natural people who are aware, and make it known to them they are not doing commerce. Then there are those who by tacit agreement, say they are doing commerce, when they are not, and those who say they are doing commerce, when they don’t need to but think they need to. Thus they delve into commerce and shut off many of their inalienable rights that have nothing to do with commerce. In either cases, none of them deserve their rights to be violated and they certainly do not deserve to die because a municipal employee takes advantage of their lack of knowledge and sense of self, with a usury intent to generate revenue. When one oversteps his lawful bounds for either a lawful or an unlawful purpose, it is called Extortion. So you are being extorted because you know, and extorted because you don’t know. When anyone participates in such extortion, it is called ‘conspiracy to extort’ and all parties are guilty, even employees who work behind the desk and are trained to do so, whether they know it or not.

HILLARY CLINTON ALLEDGEDLY CHARGED with ‘MENS REA’

Two murders have occurred in a 24 hour period this past week of coming into the first week of July 2016 (adjusted calendar). 1437 mcy.; one near the Minnesota corporation and the other near the Baton Rouge corporation, at the same time the news reports about Hillary Clinton's emails, accusing her of **Mens Rea**. So let’s see what **Mens Rea** is:

Mens Rea: A guilty mind; a guilty or wrongful purpose; a criminal intent. Guilty knowledge and willfulness. *United States v. Greenbaum, C.C.A.N.J., 138 F.2d 437, 438.*

Many say they (municipal employees / police) are the Law – right? Yet they DO NOT ACT in **Mens Legis**:

Mens Legis: The mind of the law; that is, the purpose spirit, or intention of a law or the law generally.

CLEARLY, the municipal employees (Police) are acting in **Mens Rea** to rob and murder the people. There can be NO denying that most of the people are in FACT insane themselves due to their Mental Slavery that has been perpetrated upon them for generations. It is for the People, who are REALLY the government, to wake up and unite in knowledge of who is who, and what is what. Especially in regards to those municipal employees guised as Police, as to who they are NOT!! All parties must be identified.

THE ANSWER IS TO PROTECT YOUR OWN COMMUNITY

Be kind to your neighbors, keep your community clean. Life is messy, but just clean up. You need each other, but you need each other more **NOW!** And this can be over by breakfast, as it really is a ‘breakfast’ fight. You do not need to call on a Fraternal Order of Police (F.O.P.) for protection in YOUR own community. **That is insane!** because they are a Fraternal Order, they are like family to each other, and will always support each other, even unto lying for each other. They are private security guards, licensed to carry guns, **hired by municipi-**

pal corporations. States do NOT have police powers. When the hired stalkers called 'State Police' encounter you, they write a ticket/ summons / suit for you to appear at the **closest municipality**. It is a smorgasbord of molestation against the people and the citizens. The people will continue to be fined and imprisoned as if they are criminals over victimless crimes. Yet, there can be **no crime** and **no sanctions** imposed unless there is an **injured party**. This is also how you know they are NOT lawful. If you did not study to know, you probably don't know and you could never, ever enforce that which you do not know.

For a crime to exist, there must be an injured party (Corpus Delicti) There can be no sanction or penalty imposed on one because of this Constitutional right. **Sherer v. Cullen 481 F. 945:**

FAMILY HISTORY AND PSYCHOLOGY

The people are being treated by the municipal employees the way the modern Europeans Slavics / colonist / Union States, were treated by the British. They were / are the slaves (Slavics) and that is what makes them and the specifically formed *United States of America* unique and different from any other group occupying the American land. They were brought to the American land by the British, as British subjects and slaves to work in the British Companies and plantations. Thus, they themselves may be in a mental traumatic state. They are insane by their actions and objectives, shown as profiling and blatant disregard of the land, the resources of the land, mixed with some sort of obvious animal nature, of which they exercise from a terroristic gang mentality and from a feigned higher authority, upon the people. This is why they expect you to “*do what I say, because I said so*”. It is terror and terroristic tactics that are being reaped on the natural people of the American land with gross negligence and disregard of nature, with the exception of dogs. They have a higher regard for a dog, then for people. **This is how it is done:**

They act as highwaymen – right? stalking and accosting you in what they call THEIR municipality, town, township, borough or city, under imaginary borders / sub-divisions of an ALREADY existing Nation. Then they bring you to what is called a court building, - not a court, it is only *called* a court, with no delegated judicial authority to be a court. They bring you there under handcuffs as if you have committed a crime, or they demand you to be there on such and such a date under threat. They then rob you of your pennies, your property, your liberties, if you don't get murdered by them before you can get there. They reap terror on the American people.

American: *n.* an Aboriginal or one of the various copper-colored natives found on the American Continent by the Europeans; the original application of the name. —Websters 1828 American Dictionary of the English language and 1936. Websters unabridged 20th century dictionary.

It has been reported that they BELIEVE the lives of the “**men in blue**” are worth more than the people they ‘say’ they protect. That shows you they have a separation between them and the people. The history shows that their actions are rooted in a pseudo religious prejudice. **Proof:** In the Christian Inter Cataera Divina, which means “Divine Intent”, documented in 1493 as FACT and History, it says they found dark skinned people here, and that their intent is to convert them into their religion. As a matter of documented history, upon looking up the subsequent North American Exploration, it says the following: .

European encounters with the New World were viewed in light of these preconceived notions. **To plunder the New World of its treasures was acceptable because it was populated by pagans. To Christianize the pagans was necessary because it was part of God's plan; to kill them was right because they were Satan's or Antichrist's warriors.** As European powers conquered the territories of the New World, they justified wars against Native Americans and the destruction of their cultures as a fulfillment of the European secular and religious vision of the New World.

Source: Columbia Encyclopedia on the North American Exploration.

WAKE UP. Stop trying to PLAY the **commerce** game with your liberties with tort feasers.

WAKE UP, so sayeth all of the signs and symbols.

.You are being accosted and violated by **2 or more** in uniform disguise on the highways and by-ways. In fact many may show up at a so-called routine traffic stop, some are not in a regulated uniform, they are in 'street clothes' and consider themselves under cover, but those not in uniform and those in uniform are both in disguise and their premise is the same. The intent to hinder one from free exercise and enjoyment of right is what matters. There is a sanction for this activity, which is National, thus International in its nature and support. Are you a National, a flesh and Blood being or a member of a quasi-national jurisdiction or a municipal (roman) jurisdiction? Figure that out first before you leap into positive action.

Title 18, Part I, Chapter 13 §241 of United States Code:

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; **or**

If **two or more** persons go **in disguise on the highway**, or on the **premises of another**, with intent to **prevent or hinder his free exercise or enjoyment of any right** or privilege so secured—

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

Title 18, Part I, Chapter 13 §242 of United States Code:

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, then are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years or for life, or both, or may be sentenced to death.

Under The United States Republic's Constitutional system of Government and upon the individuality and intelligence of the citizen, the state does not claim to control one's conduct to others, leaving one the sole judge as to all that affects oneself.
Mugler v. Kansas 123 US 623, 659 – 60:

**CHECK YOUR OWN INTELLECT – DO YOUR STUDIES
PROTECT YOURSELF WITH KNOWLEDGE - THEN APPLY IT.
THE APPLICATION OF KNOWLEDGE
IS HOW WISDOM IS OBTAINED.**