UNITED STATES DISTRICT COURT

NAME DISTRICT COURT HERE

		X
PLAINTIFF NAME HERE		:
	Plaintiff,	:
		: Case No
V.		(to be filled in by the Clerk's Office)
DEFENDANT NAME HERE		:
(Defendant 1)		: :
DEFENDANT NAME HERE		:
(Defendant 2)		:
		:
	Defendants	:
		X

RE: WRIT OF DISCOVERY

Pursuant to Article III, Section II of the United States Constitution Judicial Authority is vested in the Supreme Court or a lower court which has a "Certified Delegation of Authority Order". For the record, on the record, and let the record show forward a copy of the Superior Court certified Delegation of Authority Order confirmed by Congress as a lawful and formal Discovery.

Let it be noted for the record, on the record and let the record show a response is required immediately from receipt of this letter. If no copy of the Certified Delegation of Authority Order is received immediately this Affidavit of Fact - Writ of Discovery shall stand as Law affirming that this court does not have Jurisdiction as per Article III, Section II of the United States Constitution for the united States of American Republic.

Furthermore, you are commanded to uphold your Constitutional duty to provide a copy of the 'Oath of Office', Oath of Ethics, and Bond Number for all state/government officials, employees, Judges, prosecutors, agents, clerks, and anyone who has touched or is in anyway involved with this case per Article VI of the United States Republic Constitution and Article IX of the Constitution of the state of STATE NAME HERE.

"Where rights secured by the Constitution are involved, there can be no rule-making or legislation, which would abrogate them. Miranda v. Arizona 384 US 436, 125:"

"The claim and exercise of Constitutional Rights cannot be converted into a crime. Miller v. Kansas 230 F 2nd 486, 489:

"When acting to enforce a statue and its subsequent amendments to the present date, the judge of the municipal court is acting as an administrative officer and not in a judicial capacity; courts in administering or enforcing statutes do not act judicially, but merely ministerially"

Thompson v Smith 154 SE 583

"A judge ceases to sit as a judicial officer because the governing principle of administrative law provides that courts are prohibited from substituting their evidence, testimony, record, arguments, and rationale for that of the agency. Additionally, courts are prohibited from substituting their judgment for that of the agency. Courts in administrative issues are prohibited from even listening to or hearing arguments, presentations, or rational" ASIS v US 568 F2d, 284

"Ministerial officers are incompetent to receive grants of judicial power from the legislature, their acts in attempting to exercise such powers are necessarily nullities."

Burns v Sup Ct. SF, 140 Cal 1.

For the record, on the record, and let the record show from where do you derive, your authority and jurisdiction in this matter.

"Once Challenged, jurisdiction cannot be assumed, it must be proved to exist."

Stuck v Medical Examiners 94 Ca 2d 751.211,P2d 389.

Dred Scott v. Sandford, 60 U.S. 393, was a landmark decision of the United States Supreme Court in which the Court held that the Constitution for the united States of America was not meant to include American citizenship for black people. In Dred Scott v. Sandford (Argued 1856 – decided 1857) The Dred Scott Decision of 1857

"My client is not a Negro, though it is a crime to be a Negro--no crime to be born with a black skin. But my client is not a Negro. His skin may not be as white as ours, but I say he is not a Negro, though he may be a Moore." "Mr. Lincoln," interrupted Judge Davis, scarcely able to restrain a smile, "you mean a Moor, not Moore." "Well, your Honor, Moor, not C.H. Moore," replied Mr. Lincoln, with a sweep of his long arm toward the table where Moore and I sat. "I say my client may be a Moor, but he is not a Negro." To Lincoln, regardless of Dungey's skin color, his Portuguese or Moorish ancestry gave Dungey legal and social rights in the community, state, and the country." William Dungey v. Joseph Spencer of 1853 DeWitt County Courthouse.

VI. SIGNATURE

By signing this complaint, you represent to the court that the facts alleged are true to the best of your knowledge and are supported by evidence, that those facts show a violation of law, and that you are not filing this complaint to harass another person or for any other improper purpose.

Name Here
Mailing Location Here
[CITY Territory, STATE Republic ZIP]

Phone: 000.000.0000

Email:

Dated: Month, dd yyyy