WAIVER OF IMMUNITY-POLICE:
FORM INSTRUCTIONS

1. PURPOSE OF THIS FORM:
   Police officers may deliberately and knowingly LIE with impunity both out in the field and as
   witnesses in court. This form:
   1. Exposes their ability to LIE with impunity in court.
   2. Demands that they either SHUT UP or agree to tell the truth.
   3. Provides a tool to educate jurors that they are being LIED to before they rule on your case.

2. PROCEDURE FOR USE:
   2.1. Print the form.
   2.2. The form is electronically fillable with the free Adobe Acrobat Reader available below.
       Please download and install the latest version of the program:
       http://get.adobe.com/reader/
   2.3. Complete section 1 of the form.
   2.4. Hand the form to the police officer.
   2.5. Have the police officer sign section 2.
   2.6. Have witnesses sign section 3 of the form.

3. RESOURCES FOR FURTHER STUDY:
   3.1. Legal Deception, Propaganda, and Fraud, Form #05.014
       http://sedm.org/Forms/FormIndex.htm
       #12.022
       http://sedm.org/Forms/FormIndex.htm
**WAIVER OF IMMUNITY-POLICE OFFICER**

**Purpose:**
By default, law enforcement officers enjoy absolute, unqualified immunity from section 1983 liability for giving false testimony. Such false witness and testimony includes anything they tell the public out in the field and anything they say in court as a witness.

In Imbler v. Pachtman, 424 U.S. 409, 96 S.Ct. 984 (1976) and Briscoe v. LaDue, 460 U.S. 325 (1983), the United States Supreme Court ruled that law enforcement officers (witnesses), like all other witnesses, must be free from liability for their false statements.

The purpose of this waiver is to produce legally admissible evidence authenticating the credibility and accuracy of all statements and testimony of the police officer witness identified in Section 1 in the context of all interactions described in item 1.7 below. It ensures that the police officer agrees to be held personally responsible for false statements and that if he/she doesn’t, all those dealing with him/her should and MUST not trust him/her nor admit any evidence he produces.

Furthermore, if the law enforcement officer refuses to sign this waiver from immunity, this document establishes a CONCLUSIVE presumption admissible as evidence in court that:

1. The officer is acting maliciously and in bad faith.
2. The oath, signature, or perjury statement authenticating the testimony is FALSE and therefore PERJURIOUS.
3. All evidence and testimony of the officer shall be treated as “fruit of a poisonous tree” that is inadmissible as evidence because it is the product of the crime of perjury.
4. The officer’s testimony and statements are untrustworthy by any and all finders of fact in any and every courtroom.
5. Because their testimony is untrustworthy, it should be DISREGARDED by the factfinder and PRESUMED to be knowingly false.
6. Because their testimony is untrustworthy, it should not be admitted into evidence, and if it is admitted, then the judge should be presumed to be in collusion with the police officer to deceive the jury and injure and disturb the non-governmental party to their litigation for their own financial or personal benefit.

This form also constitutes an offer in commerce pursuant to U.C.C. §1-202 and U.C.C. §2-205 through 2-206 made by the Merchant/party identified in item 1.7 below, who is the Merchant (U.C.C. §2-104(1)), to the police officer identified in section 1, who is the Buyer (U.C.C. §2-130(1)(a)) of the services, time, and cooperation of the Merchant in the case that the police officer refuses to sign this agreement. This form and all attachments shall NOT be construed as a consent or acceptance of any proposed government “benefit”, any proposed relationship, or any civil status under any government law per U.C.C. §2-206. It instead shall constitute a COUNTER-OFFER and a SUBSTITUTE relationship that nullifies and renders unenforceable any original government OFFER and ANY commercial, contractual, or civil relationship OTHER than the one described herein between the Merchant and the Buyer. Merchant DOES NOT consent or volunteer to cooperate with, aid, or abet any sort of deceptive activity by any government actor, or to contribute to the irresponsibility, corruption, or delinquency of any government officer caused by deceptive activity by the Buyer.

“My son, if sinners [LIARS] entice you, Do not consent.”
[Prov. 1:10, Bible, NKJV]

Hence, the Merchant insists that any and all services, testimony, or cooperation extracted from him/her in the presence of false or untrustworthy speech or testimony comes with a PRICE or COST to the government and the police officer, and that price is documented and fully explained in the following agreement:

**Injury Defense Franchise and Agreement, Form #06.027**
http://sedm.org/Forms/FormIndex.htm

This Waiver of Immunity presented by the Merchant to the Buyer, even if not signed by the Buyer on this form, shall constitute implicit consent of the Buyer/officer to the above agreement. You can’t walk out of a store without paying for an item, and you also can’t pretend to be executing a lawful function without being personally responsible for acting JUSTLY and speaking TRUTHFULLY at all times. CAVEAT EMPTOR. Courts routinely punish litigants who act “FRIVOLOUSLY.” Certainly, false or untrustworthy statements by police officers that deny justice to the Merchant or unfairly advantage the government party/Buyer would fall within this classification and could must also be deemed to be “malicious abuse of legal process” and peonage, which is a crime:

18 U.S. Code § 1589 - Forced labor

(a) Whoever knowingly provides or obtains the labor or services of a person by any one of, or by any combination of, the following means—

(1) by means of force, threats of force, physical restraint, or threats of physical restraint to that person or another person;
(2) by means of serious harm or threats of serious harm to that person or another person;
(3) by means of the abuse or threatened abuse of law or legal process; or
(4) by means of any scheme, plan, or pattern intended to cause the person to believe that, if that person did not perform such labor or services, that person or another person would suffer serious harm or physical restraint,

shall be punished as provided under subsection (d).

Consequently, the Merchant in this matter shall ALSO be treated as a “law enforcement officer” seeking to enforce the Thirteenth Amendment prohibition against involuntary servitude and/or PEONAGE in all his/her interactions with the government Buyer, who is the police officer identified in Section 1 below. Any cooperation from him/her shall be deemed INVOLUNTARY servitude WITHOUT signing this document and shall then be procured by the government AT THE COST identified in the Injury Defense Franchise and Agreement, Form #06.027. As such, the Merchant, as a “law enforcement officer”, shall ALSO enjoy the SAME immunity as the police officer in all his/her testimony in the matter described in item 1.7 below.

The foundation of ALL freedom, according to the U.S. Supreme Court, is EQUALITY of treatment under all real law. See:
Hence, the Merchant herein insists on all immunities, benefits, and privileges enjoyed by “law enforcement officers” OTHER than him/her self in the context of any proceedings AGAINST him/her BY police officers. To deny the Merchant said immunity is hereby stipulated by all parties to this interaction as INVOLUNTARY servitude and slavery in violation of the Thirteenth Amendment, which is PEONAGE in violation of 18 U.S.C. §1581. That SLAVERY is made possible by unequal treatment of BOTH the Merchant and the Buyer AND by the equivalent of a “Title of Nobility” being conferred to police officers AT THE EXPENSE of the Merchant.

SECTION 1: POLICE OFFICER INFORMATION

| 1.1. Name |
| 1.2. Governmental entity who is employing the officer |
| 1.3. Badge Number of the Officer |
| 1.4. State and county where officer serves |
| 1.5. State where this document is signed |
| 1.6. County where this document is signed |
| 1.7. Subject, ticket number, report number, or citation number to which this waiver relates |
| 1.8. Mailing address |
| 1.9. City |
| 1.10. State |
| 1.11. Zip |
| 1.12. Country |

SECTION 2: WAIVER OF IMMUNITY

I, the party identified in Section 1 of this form, am a law enforcement officer in the state and county identified in block 1.4 above, and with the badge number identified in block 1.3 above.

This waiver of immunity relates to and is limited to the subject, ticket number, and/or citation number identified in block 1.7 above and not to ALL interactions with ALL members of the public.

I fully understand that if I do NOT sign this waiver, then the following court admissible facts are true about all my interactions relating to block 1.7 above:

1. I have ZERO credibility as a witness in court in the context of item 1.7 above.
2. Any and all statements or testimony that I have made in the context of item 1.7, both out in the field and in the courtroom, are untrustworthy.
3. Any and all statements or testimony that I have made in the context of item 1.7, both out in the field and in the courtroom, are inadmissible as evidence in a court of law.
4. The oath, signature, or perjury statement authenticating the testimony is FALSE and therefore PERJURIOUS.
5. All evidence and testimony originating from me shall be treated as “fruit of a poisonous tree” that is inadmissible as evidence because it is the product of the crime of perjury.
6. Because my testimony and statements in the context of item 1.7 above are untrustworthy, they should be DISREGARDED by the factfinder and PRESUMED to be knowingly false, even if they are admitted into evidence in a legal proceeding.
7. Because my testimony is untrustworthy, it should not be admitted into evidence, and if it IS admitted, then I agree that the judge who admitted it should be presumed by the jury to be in collusion with me as police officer to deceive the jury, injure and disturb the non-governmental party to the litigation, and conspire against the Constitutional rights of the other party to the litigation, usually for their own financial or personal benefit.

I am making this waiver of immunity to ensure that trustworthy, legally admissible evidence may be used to prosecute the crimes that I seek to enforce or support the enforcement of in a criminal court of law, either state or federal.

“You shall not bear false witness against your neighbor.”
[Exodus 20:16, Bible, NKJV (Ten Commandments)]

Police Officer Signature:
Signature: ____________________________________________________________ Date: ____________________________________________________________

Printed name: ____________________________________________________________
### SECTION 3: WITNESS SIGNATURES

I, _______________________________________ have witnessed this signed statement from the above mentioned officer that he/she waives all immunity in the context of item 1.7 above for the reasons identified in section 2 above.

**Witness 1:**  
Signature:________________________________________________ Date: __________________________________________________

Printed name:________________________________________________

**Witness 2:**  
Signature:________________________________________________ Date: __________________________________________________

Printed name:________________________________________________