

Date: _____

From: _____, One of the People

Certified Mail # _____

To: _____

RE: Demand for Authority: Case number _____

Dear _____:

On _____, persons purporting to act on your orders or under your auspices arrested my _____, _____, at _____

_____ in the city of _____, County of _____, State of _____, on state, county, city or private property.

I have recently discovered that A. Joe Fish, Chief Judge, United States District Court for the Northern District of Texas (U.S.D.C. NDT) and Richard B. Roper, United States Attorney for the Northern District of Texas have publicly admitted “a summons or arrest warrant issuing from the U.S.D.C. NDT **MAY NOT** be executed within the exterior boundaries of Texas on property not subject to the jurisdiction of the United States.”¹

I understand that Article 1 Section 8 Clause 17 of the Constitution of the United States limits Congress and the Federal government’s authority — specifically enforcement of Federal criminal law — on this continent to the District of Columbia and **PLACES PURCHASED**² within a union state by the Federal government. I do not believe the judicial district known as “Northern District of Texas” is a **PLACE PURCHASED** by the federal government. I know for

¹ www.Fighting4Freedom.com/SOS, Letter to U.S. Attorney Richard B. Roper, November 18, 2005.

² Territorial jurisdiction of the United States; 18 U.S.C. §§ 5, and 7(3).

a fact that the above referenced place of arrest is **NOT A PLACE PURCHASED** by the Federal government.

Presuming what Chief Judge Fish and U.S. Attorney Roper have admitted is correct, and I have no reason to doubt them, you may have executed the arrest without lawful authority³. If so, you may have violated the Constitutions of the United States and Texas and committed Federal and State crimes.

As One of the People, I demand that you produce the statutory or any other authority upon which you relied to effect the arrest on state, county, city or private property. If you do not produce authority within ten (10) days of your receipt of this letter, I will presume you admit you acted without authority and I will request the Director of the United States Marshal Service notify the Attorney General of the United States and initiate a Criminal Investigation⁴ of your activities in Texas.

Further, if you fail to produce lawful authorization, please consider this letter as one holding you personally responsible to proceed to affect the immediate and unconditional release of the named person arrested, in order to avoid conclusion of misprision of felony.⁵

Sincerely,

One of the People

cc: Clerk of the Court
U.S.D.C. Northern District of Texas
1100 Commerce Street, Room 1452
Dallas, Texas 75242

Laurie Barager
Fox 4 News
400 North Griffin Street
Dallas, TX 75202

Texas Rangers
350 W. IH 30
Garland, TX 75043

Andrea Owens
Dallas Observer
P.O. Box 190289
Dallas, Texas 75219-0289

³ Federal Rules of Criminal Procedure Rule 4(c)(2)

⁴ 28 U.S.C. §§ 526 and 535

⁵ 18 U.S.C. §§ 4, 241 and 242