

Federal Question NOTICE to Scurry County Officials

Judge Daniel Raymond Hicks Jr. & District Attorney Michael W. Hartman

June 30, 2025

Prepared and Tendered by:

Lane Lee Bowers

Plaintiff, Pro Se

In Support of:

Federal Civil Rights Complaint

Civil Rights Act of 1866 — 14 Stat. 27;

Civil Rights Act of 1871 — 17 Stat. 13;

(42 U.S.C. § 1983)

Description:

EXHIBIT H contains the complete *Federal Question NOTICE* delivered on **June 30, 2025**, to *Scurry County Judge Daniel Raymond Hicks Jr.* and *Scurry County District Attorney Michael W. Hartman*.

The record includes USPS Certified Mail evidence, PS Form 3811 (green card) receipts, delivery confirmations, and proof of the officials' respective responses—or refusal thereof—to Plaintiff's federal inquiry.

The **NOTICE** presented a single, lawful *Federal Question* requiring acknowledgment and answer:

“Are you a public servant?”

EXHIBIT H documents that *District Attorney Hartman*, or a member of his office, signed the certified-mail green card associated with Parcel No. **9589 0710 5270 2118 2208 03**, while *Judge Hicks* affirmatively **refused** Parcel No. **9589 0710 5270 2118 2207 97**. No substantive response was provided by either public official within the required time.

Purpose:

To establish that both Scurry County officials, though properly served with a lawful *Federal Question NOTICE*, *failed* or **refused** to *acknowledge* or *answer the inquiry*, thereby confirming their non-responsiveness to mandatory public duties and contributing to the chain of due-process violations, obstruction of remedy, and deprivation of rights under color of law.

This evidentiary record supports Plaintiff's claims regarding denial of access to remedy, deliberate indifference, and joint-action liability under the Civil Rights Acts of 1866, Civil Rights Acts of 1871, (42 U.S.C. § 1983).
