

JUDICIAL NOTICE
STRICT ADHERENCE TO STATUTES AT LARGE

Prepared and Tendered by:

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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 K contains a six-section Judicial Notice submitted under Federal Rule of Evidence 201. The Notice demands that the Court adjudicate all claims labeled “42 U.S.C. § 1983” strictly under the controlling session laws — the Civil Rights Act of 1866 (14 Stat. 27) and the Civil Rights Act of 1871 (17 Stat. 13) — and not under the editorial United States Code, (U.S.C.).

It sets forth the statutory foundation, Supreme Court authority (*Stephan v. United States*, 319 U.S. 423 (1943); *USNB v. Independent Insurance Agents*, 508 U.S. 439 (1993)), and requests an order that the Statutes at Large govern throughout these proceedings.

Purpose:

To place the Court and all parties on formal notice that the Statutes at Large are the sole legal evidence of the Civil-Rights Acts, leaving no room for qualified or absolute immunity defenses and no reliance on uncodified editorial content, nor statute of limitation of when to bring claim against constitutionally protected rights.

This establishes the governing authority for every constitutional claim in the complaint and fixes the interpretive framework for motions, discovery, jury instructions, and judgment.
