

**JUDICIAL NOTICE
FINDINGS LIMITED TO FACTS AND CONCLUSIONS
OF ENACTED LAW ONLY**

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 O contains a four-section Judicial Notice filed under Fed. R. Evid. 201.

The Notice demands that all judicial findings in this action be confined strictly to

(1) *facts established in the record* and;

(2) *conclusions drawn solely from enacted session laws.*

It bars reliance on presumptions, inferences, or interpretive gloss not grounded in the black-letter text of governing Acts of Congress.

Purpose:

To fix the decision-making parameters for court and counsel, ensuring that statutory text—specifically 14 Stat. 27 and 17 Stat. 13—controls every constitutional issue, and that no immunity or judicial construction may dilute Congress’s intent.

This cover sheet identifies the exhibit and links it to the overarching Federal Suit Claims.
