

AFFIDAVIT OF CRIMINAL CONSPIRACY

UNITED STATES OF AMERICA

STATE OF _____ COUNTY OF _____

YOU ARE HEREBY SERVED and placed on record that conduct undertaken in official capacity, under color of law, constitutes violations of federal criminal statutes governing deprivations of rights under color of law and kidnapping, for which criminal and civil liability is alleged.

_____ is hereby identified as a social worker, agent, and/or employee of the State acting in an official capacity, under color of law. On or about _____, the aforementioned State Agent, acting individually and/or in concert with others, knowingly and willfully seized, removed, detained, transported, and/or caused the continued detention of _____ minor child/ren from my care and custody without a lawful warrant, without exigent circumstances, without a jury determination, and without constitutionally required due process of law, thereby exercising state authority in a manner contrary to clearly established federal law and governing criminal civil-rights statutes.

The conduct placed on the record herein constitutes ***kidnapping and unlawful detention*** as defined under **18 U.S.C. § 1201**, which criminalizes the unlawful seizure, confinement, abduction, transportation, or holding of any person “for ransom or reward or otherwise,” including acts committed through misuse of authority. Where, as here, the victims are ***under the age of eighteen***, and the offender is not a parent or lawful custodian, federal law mandates that ***any sentence imposed shall include imprisonment for not less than twenty (20) years***, pursuant to 18 U.S.C. § 1201(g). Conspiracy or participation with others to effectuate or maintain such unlawful detention further exposes each participant to punishment ***by imprisonment for any term of years or for life***, as provided under 18 U.S.C. § 1201(c).

These alleged acts also constitute ***Deprivation of Rights Under Color of Law***, in violation of **18 U.S.C. § 242**, and ***Conspiracy Against Rights***, in violation of **18 U.S.C. § 241**, in that each minor child unlawfully seized constitutes an independent victim of such deprivation, and each parent and lawful family member deprived of custody, care, and familial association constitutes an additional victim, where two or more persons knowingly agreed to commit, facilitate, or conceal said unlawful acts.

The official governmental record reflects that the aforementioned State Agent acted outside the scope of lawful authority, as evidenced by agency and court records demonstrating the absence of any lawful warrant, court order, or adjudication authorizing the seizure or continued detention at

issue, and any assertion of immunity is expressly defeated where the conduct is non-judicial, non-discretionary, clearly established as unconstitutional, and criminal in nature. All acts referenced herein are alleged against the Named State Agent irrespective of agency affiliation, supervisory instruction, or claimed official function. Following service of this affidavit, any continued detention, interference, coercion, concealment, or obstruction involving the minor child/ren may constitute ***ongoing criminal conduct***, evidences knowing and willful continuation, and aggravates exposure under applicable federal law.

State Agent, _____, and all other State Agents or Elected Officials acting under the color of law, are hereby placed on continuing notice of an affirmative duty to ***preserve all evidence***, including but not limited to emails, text messages, notes, reports, recordings, metadata, internal communications, and third-party correspondence, whether maintained personally, administratively, or through any agency system. Any destruction, alteration, concealment, or failure to preserve evidence following service of this affidavit constitutes spoliation, obstruction, and may give rise to additional federal violations.

NOTICE TO AGENT IS NOTICE TO PRINCIPAL
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Pursuant to 18 U.S.C. § 4, this affidavit is executed to establish lawful notice to secure the preservation of the governmental and evidentiary record, and to support referral to both civil and/or military authorities, including the initiation of criminal complaints, civil actions, supervisory liability review, and pattern-and-practice investigation, as warranted under applicable federal law.

Pursuant to 28 U.S.C. § 1746, I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct. Executed on this _____ day of _____, 2026.

Signature

Printed Name

Citizen of the United States of America