

TEN QUESTIONS TO ASK YOUR COUNTY SHERIFF

1. Would you allow your deputies to use their emergency lights and sirens for a routine traffic stop, even though it is a violation of the MOTOR VEHICLE CODE?
2. Would your deputies be able to explain the emergency that caused them to use their emergency lights and sirens to stop an individual for a routine traffic stop?
3. Would you allow your deputies to stop an individual for a routine traffic stop without a Reasonable Articulate Suspicion (RAS) of a crime they have committed?
4. Would you allow your deputies to stop an individual for a routine traffic stop without a Single Articulate Fact (SAF) of a crime they have committed?
5. Would your deputies be able to explain to an individual that they stop for a routine traffic stop what crime they have committed, without having a reasonable articulable suspicion and without having a Single Articulate Fact (SAF)?
6. Would your deputies be able to prove that the individual they stop has caused harm or injury to another individual without a Reasonable Articulate Suspicion (RAS) or a Single Articulate Fact (SAF)?
7. Would your deputies be able to prove to an individual they stop that they have stolen or damaged another individual's property without a Reasonable Articulate Suspicion (RAS) or a Single Articulate Fact (SAF)?
8. Would your deputies be able to explain the reason they stopped an individual without any probable cause of a crime they have committed, without a Reasonable Articulate Suspicion (RAS) or a Single Articulate Fact (SAF)?
9. If your deputies are aware that it is a violation of the MOTOR VEHICLE CODE to use their emergency lights and sirens to stop an individual for a routine traffic stop, why do they continue to stop people? How can your deputies stop an individual for a routine traffic stop by violating the MOTOR VEHICLE CODE and using the emergency lights and sirens without even having a Reasonable Articulate Suspicion (RAS) or a Single Articulate Fact (SAF)?
10. Would your deputies willingly and knowingly violate the constitutional rights of an individual by stopping them for a routine traffic stop without having a Reasonable Articulate Suspicion (RAS) or a Single Articulate Fact (SAF) of any crime they have committed?

LET IT BE KNOWN

That individuals have successfully filed a lawsuit and a claim against the surety bond company of county sheriff departments for being arrested and/or detained by a county sheriff's office without having probable cause of a crime they have actually committed to arrest them and for not having a Reasonable Articulate Suspicion (RAS) or a Single Articulate Fact (SAF).

-

The fact of the matter is that the police—no matter if it is your county sheriff, city police, or state police—have a role to focus on individuals who are either harming or injuring another individual, or stealing or damaging another individual's property.

So, in other words, if you are not harming or injuring another individual, or if you are not stealing or damaging property from another individual, they, in fact, have no reason to stop you.

Knowing the law and knowing your rights is power.

NOTE: It's very interesting that the police will knowingly violate the MOTOR VEHICLE CODE by using their emergency lights and sirens to stop you for a routine traffic stop (which does not constitute an actual emergency), and then proceed to give you a citation for violating their unconstitutional speed limit or whatever citation they issue you for.