

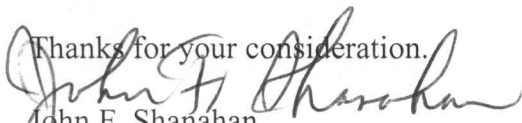
Fifth Amendment of the U.S. Constitution, I thought that it would be difficult enough to challenge this ticket without having to overcome this gross misstatement of the law and the Bill of Rights of the U. S. Constitution.

It was sometime last month (December, 2012) when I heard that the Corona Police Department (CPD) had removed (October, 2012) this one-sentence misrepresentation of the law.

In summary, if the CPD had concentrated more on safety and public service and less on performing the functions of bagmen or revenue agents for the city government, they would never have put such an egregious directive in writing on their website. If this were just a mistake or an error, it would not have taken several months to get it corrected. Of course, if the CPD and local government did have the best interests of the people in mind in the first place, they would never have contracted with an out of state corporation to install these cameras in 2009. Suffice it to say, if that sentence had never been put on the CPD website, I would not have asked for a Trial by Declaration and would merely have discussed it with the police or other official to get this resolved.

In view of all of the above, Mr. Commissioner William A. Anderson, I am asking for a dismissal of this case and a refund of the \$490 bail monies that I deposited with the City of Corona.

Thanks for your consideration.

  
John F. Shanahan

Jan. 18, 2013