

Cultural Contrarian

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The Doctrine of the Lesser Magistrate



Honoring God, when
protecting anyone from the
actions of evil-doers.



Socrates Triple Filter Test

Triple Filter Test

before accepting any information

Filter of Truth :

Is it true?

Filter of Goodness :

Is it good?

Filter of Usefulness :

Is it going to be useful?

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**Truth With
Courage**

Is it true?

Am I speaking truth?

Are you speaking from a position
of truth?

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Is it true?

Filter of Goodness :

Is it good?

Is what I am saying “good” or appropriate?

Are you retelling what I am sharing “good”?

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Courage**

Is it true?

Filter of Goodness :

Is it good?

Filter of Usefulness :

Is it going to be useful?

Is what I am saying “useful”

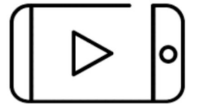
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How would you use or apply what I am sharing?

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How would you use or apply what I am sharing?



Eat the fish, spit out the bones.

Who are you really?

Let your yes be a yes, and your no be a no.

Refrain from proclaiming what should be done, and live based upon what you are willing to do.



**Welcome to the
JUDGEMENT
FREE ZONE**

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The only **RIGHT's** we have, are those we choose to **express.**

Never assume that a right will be honored, protected and secured without the possibility of the means of expression being converted into a criminal act.

If you attempt to interact with those representing authority [law enforcement or other public servant (elected, hired, appointed etc.)] anything you say, can and will be used against you.

Don't argue on how things should be, learn how they really are and make your choices based upon what is real and true.

If you consent, it's nearly impossible to break or unwind that which you consented



A 3 Minute Speech does not ensure accountability

We have all been conditioned that our power can be asserted through the use of our lawful free speech (time, place and manner). Some have taken other forms of redress through petition but few exercise remonstrance.

The efforts of Cultural Contrarian were to advocate and model how citizens have Constitutional Rights and authority to hold public servants accountable to the law. Policy 903 was the very first step to bring attention to the public servants expectation of citizens compliance, consent, and submission to their authority.

If you consent, why do people argue against what they have consented to?



The challenges within public education are numerous

BULLYING

VIOLENCE

SEL/DEI Curriculum

CRT - either curriculum based or teacher led.

Title IX - Transgender Guidelines

In loco parentis

IEP/504

Unlawful search/seizure/false imprisonment

Inappropriate literature in libraries

Pick your issue, they all began with your consent when you chose to place your child in public education to comply with “policy” without regard to Constitutional Rights. You surrendered those.



Standing Free has been indoctrinated to all to look weird, confrontational and a violation of Romans 13

The Doctrine of the Lesser Magistrate is clearly a respect of those in authority who honor their OATH to the Constitution of the Commonwealth of Pennsylvania and the United States Constitution. Honoring and respecting that they “do no harm”, and “do not trespass against another”. These are unalienable right we are to be FREE from Harm and being Trespaced against.

The Doctrine also holds that those who stand on those rights with a duty and an obligation to protect all humans from the acts of evil doers, regardless of their position, status or authority. Doing so lawfully, honorably and not causing another to sin against GOD. To stand up against the harms perpetrated by an evil doer, must be done in accordance with God’s Law first, and complaint with the lawful constraints established by the authority.

It is a personal responsibility to know and live under God’s law, and a duty to know man’s law. Ignorance of the law is not a defense against the law, in a court of law.



It was all about surrender, consent, comply to a policy

Regardless of how the board articulated their desire for citizens to introduce themselves, provide their name and municipality, that is a request to follow a policy. It is not a condition, duty or obligation, or lawful requirement for a citizen to speak at the right time, place or manner.

Additional claims tied to the Sunshine Act:

Taxpayer status, residency, documenting in minutes are not “lawful” impositions upon a private citizen to comply or disclose.



Give up one right as a condition to stand on another?

Very simply, the board established a policy condition that one must surrender their 4th amendment, as a prior restraint to exercise their 1st amendment right to redress a grievance.



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However, some individuals have very legitimate reasons to remain secure in their person, papers, property and affects. One is for client confidentiality and another is to avoid retaliation.



Silencing speech under color of authority.

This is called [Deprivation of Rights under Color of Law](#). I strongly encourage people to review this document if you are not familiar with standing on your rights.

What did I do?

I informed local law enforcement that I might have my attempt to speak converted into a crime. I informed law enforcement on the manner in which I would conduct myself with the board and if law enforcement got involved. (Don't make claims about what that looked like if you haven't read my eBook)

I provided a verbal warning to the School Board, along with a written warning.

And more....



Silencing speech under color of authority.

- After the warning, Dr. Orner summoned the State Police who unlawfully pulled me over.
- The State Police did not file any report of the traffic stop.
- I returned in March in attempt to speak on behalf of my clients, the board ignored the written warning noting their “bad faith” in violating 42 USC 1983 through unlawful policy 903 demands.
- Dr. Orner involved the Pennsylvania State Police.
- Pennsylvania State Trooper Kochka made false statements and misrepresentations of the law.
- Trooper Kochka did not investigate nor create a “Criminal Trespass Warning”



Silencing speech under color of authority.

Absent of lawful authority, or approval of the board, Dr. Orner sent (via certified mail), a threat to me (3/23/2022)

This letter violated the 14th amendment:

- No affidavit of a criminal act.
- No police report of a criminal trespass warning.
- No limited duration for being banned from public property.
- No pathway to appeal the allegations in the letter.
- No pathway to obtain access to Octorara School Property at any time.

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Orner's Document had no lawful authority, but what did I do?

I sent a RTKL request to Pennsylvania State Police, and subsequent Appeal, to obtain the records of all encounters and communication involving me, Octorara School District officials and the Pennsylvania State Police.

- PSP confirmed that no record exists of the Traffic Stop initiated by Trooper Kochka.
- PSP confirmed that no criminal trespass record exists from Trooper Kochka threatening arrest if I didn't leave school property.
- PSP provided no communication between PSP, Octorara School District or Chester County Detectives.
- This information was provided on 6/7/2022



After receiving document from Dr. Orner.

In accordance with the documented warning provided to the School Board in January 2022, I created a Letter of Intent to Sue, along with a conditional settlement offer. That document is a matter of public record if people wanted to RTKL request on their own. I suggest folks not claim what that document says, without reading it. This document was sent 3/24/2022.

NOTICE - is this a problem

Based upon this precedent, OSB and Superintendent can issue a letter to ANY CITIZEN, threatening arrest and State Police will arrest you based upon what is written in the letter.

- Permanent ban for any citizen
- No ability to appeal the narrative in the letter
- No ability to visit public property
- Be arrested to challenge the lawfulness of the letter



Why did I wait from March until September to return?

In accordance with the documented warning provided to the School Board in January 2022, I created a Letter of Intent to Sue, along with a conditional settlement offer. That document is a matter of public record if people wanted to RTKL request on their own. *I suggest folks not claim what that document says, without reading it. This document was sent 3/24/2022.*

Based upon those named in the Letter of Intent to Sue, ignoring the document, it was stated in that document, that the recipients desired the conflict to be resolved in Federal Court. I attempted to reason with the Board several times but was repeatedly mocked, disparaged and defamed privately and at public meeting.

Reasonableness, attempt to negotiate, preparation...



Anticipated further unlawful acts by public servants.

I spent countless hours organizing all of my evidence, communication, public records and drafted a Federal Complaint to resolve the unlawful enforcement of Policy 903 (Case #22-3329). This case was submitted in August of 2022.

I had predicted that returning to Octorara School during the 2021-2022 school year, based upon receiving the alleged fraudulent document for Orner would be unlawfully enforced by Pennsylvania State Police.

I communicated with PSP in reference to the letter from Dr. Orner, and provided the RTKL response that no Criminal Trespass Warning was ever produced by PSP to determine if they would unlawfully violate my civil rights. I was ignored.



My arrival in September.

Upon my official filing of the Federal Complaint, I was required to arrange official service of a Federal Summons of the federal lawsuit. I had prepared a complete package for all School Board actors, Superintendent and others involved in the lawsuit.

I had anticipated that public servants would conspire (including Dr. Orner) in attempt to arrest me for arriving on public property. I had consulted with several attorney's, law enforcement and the county sheriff on how I should proceed based upon all of my evidence. (This is also documented in my eBook sent to School Board in October of 2021).

I had arranged for a Pennsylvania Constable to be an objective witness when I attempted to provide lawful service of the Federal Complaint.



Unlawful Actors

As predicted, Pennsylvania State Troopers, under the direction of Dr. Orner, unlawfully conspired to criminalize the actions of a law abiding citizen. This was all captured on a live video and will be evidence used in court.

Troopers had no probable cause from the encounter with Trooper Kochka, a fraudulent document from Dr. Orner and no probable cause on the date I attempted to serve documents.

Troopers attempted to use their authority to have me voluntarily remove myself from the property (Intimidation, Duress, Coercion, Threats)



My own choice.

My video is clear in my continued requests to obtain the “criminal trespass warning” document. Procedurally and according to policy, this is a police report, an affidavit by the reporting party (Dr. Orner), which details the Probable Cause elements (the crime)

Trooper Crnkovic on recording stated that they would provide the document, but demonstrated no action to either retrieve, produce or create the document. I made a reasonable deduction that since I made the same request of Trooper Kochka and never received the document, (even after leaving the property) that the same thing would happen with Trooper Crnkovic (produce no report as no crime had been committed).

This is reasonable and logical for if it went to court, Trooper Crnkovic would truthfully state that I left on my own free will (ignoring the intimidation, threats, duress and coercion)



What did I actually say? And was documented?

I did not consent to the entire encounter, I did not consent to be searched, falsely imprisoned, kidnapped, none of it. They truly just wanted me to leave. But they did threaten me with arrest for defiant trespass and had NO evidence of a crime anywhere.

I SUBMITTED. I DID NOT RESIST. I DID NOT CONSENT TO AN “UNLAWFUL ARREST”

Now, the State Troopers have acted in their own private person capacity, under Color of Law and violated 42 USC 1983.

But the story even gets even more corrupt. Stay tuned for part 2 if you desire truth.

