

**STEP BY STEP ISSUANCE OF CLAIM  
PROVIDED BY Steve Socha of Episode 367.5**

1. Search state specific laws on oaths of office and bonds. Keep notes! Write it down, keep it handy. Read requirements, memorize code number, or annotate in a document or notes.
2. Contact school board treasurer. Any search engine should give you this info, as it is all public. When contact is established, ask about their oaths of office and bonds. Ask who bonds them, and contact info for the bonding agent. Get all of that information from the treasurer. If ANY resistance is incurred, cite the state code or statute that requires them to have a current oath of office and bond on file. (they usually cave just by stating "the state codes require you to disclose that information to the public") knowing your codes is important, at least the basis, I had major success by saying "ohio revised code requires" and have received far more than I have asked for.
3. Contact the bonding agent.(insurance company) These folks KNOW what the deal is. I had a fishing expedition with my districts agent. You can fish, or ask what kind of bond it is. BE POLITE. These are paper pushers, and chatty if you are nice and questioning. They will give you a lot of information if you are polite, respectful, and ask questions. WRITE IT ALL DOWN! Have a notebook handy for ALL of this, and write it down.
4. Draw up a specific claim. CLAIM is the strongest word in law. You are making a claim against someone else. In these masking situations for kids, you can claim property damage. Your offspring are your property. You created them. That is fact in the LAW. They fool you with legaleze. Damage amounts are up to you. There is also an awesome legal term, "negligent infliction of emotional distress" which no court on earth has defined. So the damage amount is sky is the limit.
5. Title 42 1983. **42 U.S. Code § 1983 - Civil action for deprivation of rights**

**Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress, except that in any action brought against a judicial officer for an act or omission taken in such officer's judicial capacity, injunctive relief shall not be granted unless a declaratory decree was violated or declaratory relief was unavailable. For the purposes of this section, any Act of Congress applicable exclusively to the District of Columbia shall be considered to be a statute of the District of Columbia.**

(R.S. § 1979; Pub. L. 96-170, § 1, Dec. 29, 1979, 93 Stat. 1284; Pub. L. 104-317, title III, § 309(c), Oct. 19, 1996, 110 Stat. 3853.)

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Learn this. This is civil action under US criminal code 18 241, 242. These are federal felonies. With 15 yr federal felonies sentences.

18 USC 242: **Whoever**, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth,

Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

(June 25, 1948, ch. 645, [62 Stat. 696](#); [Pub. L. 90-284, title I, § 103\(b\)](#), Apr. 11, 1968, [82 Stat. 75](#); [Pub. L. 100-690, title VII, § 7019](#), Nov. 18, 1988, [102 Stat. 4396](#); [Pub. L. 103-322, title VI, § 60006\(b\)](#), title XXXII, §§ 320103(b), 320201(b), title XXXIII, § 330016(1)(H), Sept. 13, 1994, [108 Stat. 1970](#), 2109, 2113, 2147; [Pub. L. 104-294, title VI, §§ 604\(b\)\(14\)\(B\), 607\(a\)](#), Oct. 11, 1996, [110 Stat. 3507](#), 3511.)

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**These are powerful. Your rights are whatever you define them as, as long as they do not interfere with someone else's. The preamble of the declaration of independence recorded, life, liberty, property, and pursuit of happiness, by our CREATOR. All of the founding documents put GOD first, then man, then govt. even in its smallest forms(school boards).**

**Modifiable claim forms will be part of this information provided. It is a general template, but you must take the time to modify it to you, and your circumstance. IT IS NOT A PRINT AND FIT DOCUMENT! You must read it and modify it to your situation.**

**The LAW in this country is, well, idk if I have a word to describe it, but it is damn near perfect. Lawyers have polluted it. (there is a reason there is scripture about lawyers) Shakespeare said "kill the lawyers first". Learning it yourself is key. All lawyers are bound to the BAR, so they can only work within that system. YOU are not bound to anything, and can destroy that system if you choose. Good luck and Godspeed my brothers and sisters.**