NOTICE OF DISCUSSION

FreeKeene.com lan Freeman 39 Central Sq. #313 Keene, New Hampshire

December 16, 2009

Ginger Reyes Bureau of Parking 400 Marlboro Street Keene, NH 03431-4336

Ginger,

I'm writing in response to your letter from December 1, 2009 in regards to a "PARKING TICKET" that was left on my car, ticket #60240406.

You assert in your letter that in 2008 my questions were answered by Kenneth Meola. While Kenneth seems to be a nice man with good intentions, his response on April 10, 2008 did not responsively answer my request that your agency prove my obligation to obey your ordinances. Kenneth merely cited some of your society's rules, that you call ordinances. Citing your ordinances does not prove my obligation to obey them. Allow me to show you why. See, I have ordinances too:

Section 1.2b

-All people employed by a municipal corporation who send me letters must include a \$1,000 processing fee.

Now, where's my check? I'm kidding of course. Just because I have ordinances and statutes written down on paper doesn't oblige you to obey them. I imagine you can see that pretty clearly, now apply it in reverse. Just because you have ordinances and statutes written down on paper doesn't oblige me to obey them. I would never force my rules on you, as I am a peaceful person. I honor my neighbors' choices, and do no harm. You however are more than happy to force your arbitrary rules on me and in this case are willing to aggress against me by stealing my car. I don't appreciate your threats – they aren't very neighborly.

Were you actually working for a private organization that doesn't get its funding from threats of violence against peaceful people, I'd actually respect your claim over the downtown parking spaces. I respect private property owners and their rules. However, the "City of Keene" is an agency with a monopoly over coercive force and therefore nothing you claim to own is legitimately owned, in the same way that a thief does not legitimately own the things he steals.

It's pretty clear at this point that you have no proof of obligation and have resulted to overt threats of aggression. I am at peace and have harmed no one. Will you continue to initiate conflict with me or will you do the honorable thing and discharge this matter? Please note that any correspondence is subject to being posted on the blog at FreeKeene.com

Sincerely and with a full reservation of rights,

lan Freeman 39 Central Sq. #313 Keene, New Hampshire