

ARREST & INTERROGATION

Fifth & Sixth Amendment Rights

Unalienable Redemption

CRITICAL PHRASE - MEMORIZE THIS:

**"I am invoking my Fifth Amendment
right to remain silent.
I want to speak to an attorney."**

WHY: Berghuis v. Thompkins - Silence alone is NOT enough!
You MUST explicitly invoke your rights.

FOUR INTERROGATION TACTICS:

1. "Just tell us your side"

Response: "I invoke my Fifth Amendment right."

2. "We already have evidence"

Response: "I want to speak to an attorney."

3. "This will go easier if you cooperate"

Response: "I am invoking my right to remain silent."

4. "You're making this worse"

Response: "I want an attorney."

AFTER INVOKING:

- Police MUST stop questioning (Edwards v. Arizona)
- Do NOT answer ANY questions
- Do NOT sign anything without attorney

MIRANDA WARNINGS

When police read your rights:

Say: "I invoke my Fifth Amendment right to remain silent. I want an attorney."

Then: STOP TALKING. Do not explain, justify, or clarify.

POST-ARREST PROCESS:

1. Booking (fingerprints, photos)
2. One phone call (use for attorney)
3. Holding cell
4. Arraignment (usually within 48 hours)

AT ARRAIGNMENT:

DO NOT plead guilty without attorney!

NEVER SAY (Sovereign Citizen):

- "I don't consent to joinder"
- "I'm a sovereign citizen"
- "Show me your oath and bond"

EMERGENCY ATTORNEY

Attorney: _____

Phone: _____

Case Law: Miranda, Edwards, Berghuis, Davis, Griffin, Gideon

UnalienableRedemption.org

Advanced: UnalienableRedemption.org/advanced/prerequisites

PRINT INSTRUCTIONS:

- Print double-sided on cardstock
- Cut to credit card size (3.375" x 2.125")
- Laminate for durability
- Keep in wallet or glove box