

MC1215 | Guide Lawful Notice Process - No Demands

The following process is a step-by-step easy guide to completing your Lawful Notice Process - No Demands.

Lawful Notice Process

The Lawful Notice Process was crafted by David Robinson, the founder of Practical Lawful Dissent, into a five-notice process. David had a 100% success rate with the notice process in England, his country of origin.

Treason is a war fought behind closed doors in secret with a pen. By initiating the Lawful Notice Process we are picking up our pen as our sword and protecting ourselves and our community with the shield of truth in a peaceful honourable manner.

The Accepted Lie of the Legal System

The word 'LEGAL' means something "relating to the law". The accepted lie is that we have a 'legal' system. We don't.

For a legal system to have legitimacy there needs to be a lawful authority in place to oversee its implementation and management. Lawful authority was removed in March 2001 so what we have today is an illegal system. The only factor keeping the criminal structure in place is that the overwhelming number of the population are oblivious to the truth.

When to use the No Demands Process

A no demands process is used when there are no demands being made on you, but you want to remove the presumption that you are a legal fiction and not standing under the criminal legislative system. It is a means of forewarning the alleged agents of the crown on the consequences they face should they chose to initiate action that forces you to break the law.

Sometimes the situation calls for you to send a combination of both notice pathways. For example, challenging your rates notice: You would send the 'Demands' process to council and the 'No Demands' process to cops and courts. To help you further distinguish between the right notice process to use, we have created some real-life scenarios in GLN_Guide Understanding the Lawful Notice Process.

The process consists of five notices that have been carefully structured by design. Before we begin to get into the steps there are some must do's that apply to ALL notices, we have detailed these below:

Must Do's for all 1-5 Notices: Addressing Notices

It is critical notices are addressed to a man or woman because we are holding the sentient being with a conscience, accountable for violating our inalienable rights. The only way one can act to violate the integrity of another is to make the conscious choice to suppress one's conscience. Therefore, for justice to be served the man or woman acting as agent is made accountable for their actions.

More often than not you will be able to illicit a first or last name and a job title, which is not ideal however is good enough to utilise in the event the agent responsible is not forthcoming with the information. If you get stuck on getting a name, the MC1215 Telegram Community are amazing at giving suggestions based on experience of what worked for others.

When completing the 'From' field we recommend writing your state in full and not abbreviated i.e. Queensland (not Qld).

Must Do's for all 1-5 Notices: 3Cs

As explained in the previous guide, Understanding the Lawful Notice Process, it is important you send each notice to all 3C institutions: courts, cops, and council following the 'Addressing Notices' requirements as detailed above.

Must Do's for all 1-5 Notices: Witnesses

Requirements for the witnesses

It is essential witnesses are at least 21 years old

Cannot have a criminal record (caused harm or loss to another) within the last 10 years from the date the oath is signed

Cannot be a relative

Must print name, sign, and date

Witnesses are to sign on the same date as you sign

The oath requires witnessing by three people in accordance with the above witness requirements. Witness names to be printed 'wet ink' ideally use a pen colour that will show up well when photocopied. If you are struggling to get three witnesses, try your local post office or library asking the staff to witness.

If you are unable to secure live witnesses for your notices, there is a method by which you can have your notices witnessed remotely - by using PP (abbreviation for the Latin phrase "per procurationem") which means that you are signing a letter or documentation on behalf of another party that has **given you their expressed consent to put them down as a witness**. You simply place the letter PP in front of each witness space followed by your signature and the printed name of your witness.

Must Do's for all 1-5 Notices: Printed copies

When printing notices, print two copies each time. One will be sent to the establishment(s) and the other will be your copy. It is essential that you and your witnesses sign both copies 'wet ink'.

Must Do's for all 1-5 Notices: Mailing Notices

As part of our evidence gathering, and in order to prove delivery, notices are required to be sent via Registered Post or an alternative method that has a tracking number attached - such as Express Post.

Registered Post has two options:

- 1. Pre-bought
- 2. Regular envelope (Notice 1,4 and possibly 5 require A4 envelopes) with pre-bought stamp then ask for upgrade to Registered Post at the post office. Make sure you insist that the staff member stamps their stamp over the prepaid stamp. This is what is called royal mail and less likely to be returned.

There are two different coloured peel-off stickers at the front of the envelope, both with the same tracking number. You will see that one of the peel off stickers is labelled 'your copy' (usually orange). Place it on the back of the envelope in the space provided on the lodgement receipt tear-off flap (the area that requires you to fill in the recipient's details along with your name, signature, and date).

When the postal staff scan your envelope, it will generate a post office printed receipt which they will staple to your lodgement receipt once they date stamp it with the office post mark. Keep both receipts together as the printed receipt the post office generates is proof that the envelope has been processed, therefore your oath can be submitted as evidence before a jury of the people.

No need to concern yourself too much as to whether the recipient signed for their mail as the level of irregularities with postal protocols is unprecedented. The best way to confirm delivery is to log on the Australia post website and type in your tracking number.

Rebuttals

In the event you receive a reply insisting that you comply to one or more of your notices it is essential you send a rebuttal with the next notice in the process. Rebuttals are a critical part of your defence from unlawful demands, as we do not have the power to punish therefore, we must rebut every attempt to get us to tacitly agree to the demands being placed on us.

It is not common to receive a reply when applying the No Demand Process however in the event you do, please refer to GD_Guide Lawful Notice Process Demands for how to use and when to send.

STEP 1 #1 Notice - Notice of Lawful Objection & Declaration of Standing in Law
Declares you standing in lawful dissent and provides the evidence in substance of
verifiable material fact. The recipient must be able to refute in substance to which they
cannot because truth is irrefutable.

All notices have been designed for you to fill in the relevant details in the fields provided which are easily identified by the yellow highlight. In the body of the notice when you come across the field(s) [Recipients Full Name] please make sure to complete with both their first and last name. Once you have added the details, remove the highlights and brackets. Remember a separate notice is to be sent to the 3Cs: courts, cops, council. There is no cover letter in the No Demands process.

The Notice of Lawful Objection to Crown Agent is generic and is used for courts, council and any other fake government department or private business. The AU after the file name indicates notices that have been made specific to Australian details.

File name: NDLOP_#1 Lawful Objection_Police AU
File name: NDLOC_#1 Lawful Objection_Crown Agent AU

Checklist

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- O Follow Must Do's Addressing Notices
- o Follow Must Do's 3Cs
- O Double check the information you have entered is correct before printing (2 copies)
- Follow Must Do's Witnesses (signing both printed copies)
- O Attach a **copy** of your preprepared Oath of Allegiance and send receipt (we recommended making extra copies for when you need them in the Guide Oath of Allegiance Step 4). The oath needs to be attached as it is listed as Exhibit G in the notice
- O Send one copy via Registered Post following the Must Do's, file your copy
- WAIT a minimum of 10 days before sending Notice #2. If your next notice date falls on a weekend date it the following Monday

STEP 2 #2 Notice - Notice of Default & Opportunity to Cure

Provides a second opportunity to respond after the first notice was ignored. We do this to remain in honour which is an important part of the process.

Complete with relevant details in the areas highlighted yellow.

File name: NDDOC #2 Notice of Default & Opportunity to Cure

Checklist

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- O There's 10 days between notice #2 and notice #1
- Follow Must Do's Addressing Notices
- o Follow Must Do's 3Cs

- O Double check the information you have entered is correct before printing (2 copies)
- Follow Must Do's Witnesses (signing both printed copies)
- O Did you get a response to Notice #1? If yes, send rebuttal with this notice
- O Send one copy via Registered Post following the Must Do's, file your copy
- WAIT a minimum of 10 days before sending Notice #3. If your next notice date falls on a weekend date it the following Monday

STEP 3 #3 Notice - Notice of Default

You are stating that they are now in default and dishonour and have agreed by either tacit consent (ignoring you) or by lack of substance (providing no written evidence of the having authority to make demands upon you), and that they have no legal/lawful claim against you. And you are now entitled to make a counter claim should they persist to make demands on you seeking remedy against them by way of tort (financial compensation for criminal behaviour).

Complete with relevant details in the areas highlighted yellow.

File name: D_#3 Notice of Default

Checklist

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- O There's 10 days between this notice and notice #2
- Follow Must Do's Addressing Notices
- Follow Must Do's 3Cs
- Double check the information you have entered is correct before printing (2 copies)
- Follow Must Do's Witnesses (signing both printed copies)
- O Did you get a response to Notice #2? If yes, send rebuttal with this notice
- O Send one copy via Registered Post following the Must Do's, file your copy
- O WAIT a minimum of 10 days before sending Notice #4. If your next notice date falls on a weekend date it the following Monday

STEP 4 #4 Notice - Notice of Coercion to Aid and Abet High Treason & Misprision of Treason Informs the recipient that they have now given their tacit agreement (approval) to the fact that they have no authority to hold office and/or make demands on you and that by staying in their role they are committing serious crime. The penalties for their crimes under 'Law of the Land' are outlined in the notice.

Complete with relevant details in the areas highlighted yellow.

File name: CT_#4 Notice of Coercion & Treason AU

Checklist

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- O There's 10 days between this notice and notice #3
- Follow Must Do's Addressing Notices
- o Follow Must Do's 3Cs
- O Double check the information you have entered is correct before printing (2 copies)
- O Follow Must Do's Witnesses (signing both printed copies)

- O Attach a **copy** of your preprepared Oath of Allegiance and send receipt. The oath needs to be attached as it is listed as Exhibit G in the notice
- O Did you get a response to Notice #3? If yes, send rebuttal with this notice
- O Send via Registered Post following the Must Do's, file your copy
- WAIT a minimum of 10 days before sending Notice #5. If your next notice date falls on a weekend date it the following Monday

STEP 5 #5 Notice - Notice to Stop

Informs the recipient that they be well advised to stop all criminal action against you. By insisting to continue on their current path of unlawful action puts them at risk of arrest by we the people standing under law, as arrest of outlaws is the responsibility of those upholding the law.

Complete with relevant details in the areas highlighted yellow.

File name: NS #5 Notice to Stop

Checklist

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- O There's 10 days between this notice and notice #4
- Follow Must Do's Addressing Notices
- Follow Must Do's 3Cs
- O Double check the information you have entered is correct before printing (2 copies)
- O Follow Must Do's Witnesses (signing both printed copies)
- O Did you get a response to Notice #4? If yes, send rebuttal with this notice
- O Send via Registered Post following the Must Do's, file your copy

You're done! You have taken amazing steps and are inspiring others to follow. How does it feel? Empowering?

What to do now

You can start initiating the same format Steps 1 to 5 to agents for organisations and businesses even private individuals if you choose etc. where no demand has been placed on you.

If some kind of lawless demand is placed on you remember to follow the demands process. Examples of lawless demands are: court orders, summons, fines, penalty notice, car registration, council rates, utility bills, lawyer letters, tax bills etc.

Knowledge Centre read at your leisure

Now is a good time to reflect on the reasons why you were inspired to stand under your oath to Magna Carta 1215.

Consider the popularity of petitions or documents like the Petition of Rights as a means of getting remedy. What does the word 'pétition' actually mean? In the legalese system to petition is to beg. Therefore, to petition for your rights is to beg for them.

Anyone that begs for their rights is actually pleading for a grant of privileges at the discretion of their masters' whim. Considering rights are inherent in nature and masters and slaves are NOT, the only way one would ever beg for something they are endowed with is if they were under a mind control spell.

Mind control is cunningly crafted by first removing access to knowledge and replacing it with carefully manufactured religious superstition of a criminal mastermind, thus forming the belief system the population depends upon for its survival.

Now, if the conditions of life are such that survival depends on hostile competition with one's neighbour, the ego becomes overactive and willfully shuts down the intelligence built into every fibre of our being in order to accept the lie. Once activated, the ego has made sure that precious time, energy, and resources have been invested into building one's invisible prison. Perfectly crafted, the criminal masterminds work is done because the over indulged ego of the *inmate* who believes themselves *'free'* will defend the lie to the death.

In contrast your Oath of Allegiance is a promise to yourself and others to assert that which is inherent in nature; aka rights! You are asserting what every fibre in your being understands what is required to live free. In order for us to live in our natural free state there cannot be any, loss, harm, fraud, or violation of peace. A legitimate constitution has that innate intelligence captured front and centre.

So, in short, petitions are begging for privileges and taking the Oath of Allegiance is asserting your rights.

Terms like Petition of Rights or Bill of Rights are well crafted psyops designed to keep the people in a permanent state of confusion. Remember – we are all born sovereign and the only way we can relinquish sovereignty is to be in confusion.

The next guide on your sovereign journey: Brush up on your knowledge with our frequent Q & As