

MC1215 | Guide Understanding the Lawful Notice Process

The following explanation outlines the Lawful Notice Process and is designed to solidify your knowledge and understanding of the formal evidence-based system following the **Rule of Law** to compel office holders and constables to honour their oath. 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.

The Practical Lawful Dissent Process

The Practical Lawful Dissent Process follows a methodical system of notifying Commonwealth peoples that treason has been committed and of their constitutional duty under Article 61 of Magna Carta 1215 also known as 'The Great Charter'. Through Article 61 and practicing lawful dissent, we can peacefully and lawfully restore our people's sovereignty and our children rights and freedoms.

There are essentially two Lawful Notice Process paths (options) you can take, 'Demands' or 'No Demands' and knowing which one to apply at the right time is essential.

Demands process: The process for demands is used when men and women acting as agents of government or corporations are making some kind of lawless demand on you. Examples of lawless demands are: court orders, summons, fines, penalty notice, car registration, council rates, utility bills, lawyer letters, tax bills etc.

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 choose to initiate action that forces you to break the law.

We have provided some real-life scenarios at the end of this guide to help you distinguish between the two pathways and the notice action you would take.

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 process consists of five notices for both the Demands and No Demands path. Fundamentally, the difference between the two is in the first and second notices, the remaining three notices are exactly the same.

The first three notices have been carefully crafted to sure up your defence.

- Notice 1 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.
- Notice 2 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.
- Notice 3 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).

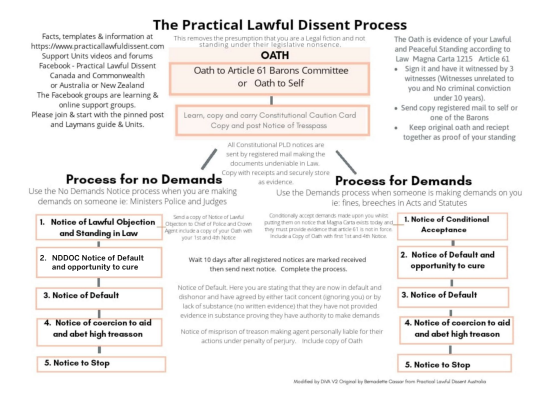
Notices 4 and 5 are going into offence.

- Notice 4 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.
- Notice 5 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.

In the unlikely event you receive a reply to any of your notices, a rebuttal letter is forwarded with your next Lawful Notice. All notices are to be sent no sooner than 10 days from the previous send date. If the next notice date happens to fall on a Saturday or Sunday, simply date it the following Monday.

Each process follows a methodical path and it is important you read and understand the steps that need to be taken. To support you the best we can, we have created step-by-step guides around each process.

Once you have finished reading this guide (feel free to do so a couple of times), it's a matter of determining the right option for your situation and starting the process.



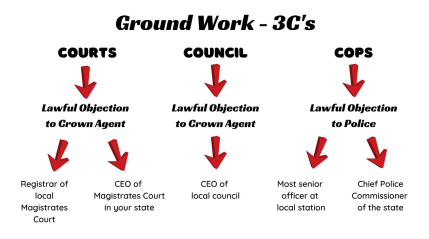
The 3Cs and Why this is Essential Groundwork

The 3Cs stand for Courts, Cops, and Council.

Courts and Cops: The courts and police (cops) are the 'executive' branch of the system of governance our society operates under. 'Executive' means the enforcement arm of governance. Because all institutions have been usurped the two (courts and cops) will be used to coerce you to comply with unlawful demands.

Council: The local council is put on notice because they are the usurped institution that implements the regimes policies at a local level that directly affect you on a day-to-day basis.

It is important that when you start your Lawful Notice Process you send communication to all 3C institutions even if you are initiating action against an unrelated third-party.



Note: The flow chart above shows what is required to initiate the notice process, the remaining four notices must still go out after initiation.

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. The Lawful Notice Process is the second step in the peaceful lawful restoration process that removes the protective shield of the legal title and framework so that restitution to the satisfaction of the aggrieved for transgressions committed against them is possible.

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.

Like sending your oath, lawful notices need to be sent via Registered Post to a street address (never a PO Box) as they have to be confirmed as arriving at the receiving end. This helps create further evidence alienating the "I didn't receive anything" deniability claims.

Courts: Addressing Notices

All notices are required to be sent to your local magistrates court and a separate notice to the CEO of the magistrates court in your capital city (try doing an online search to uncover the CEO or principal registrar's name). Call your local courthouse and ask for the name of the registrar on duty or a registrar's name that works there. If you have a court order against you there is a high likelihood that a registrar's name will appear on that document.

Obstacles and Hints

Sometimes when you call these establishments you can run into some 'roadblocks' when asking for names, we have a few suggestions that may help. These suggestions are relevant when calling any establishment:

- Have a recording device handy to record the call in case the person answering the phone
 refuses to act in the service of their duty to supply details of the employee you seek. You do
 not need to let them know you are recording the call when you suspect a crime is about to be
 committed. In this case the crime would be not providing you the details.
- Get the name of the individual who answers the phone and their job title first as that will give you leverage.
- We recommend telling them that you have some important documents to send. Mentioning that the documents are private and confidential, therefore need to be signed for, usually is enough to get you the contact details you require.

If the individual on the phone refuses to give a name inform them that failing to identify is misconduct in public office, which they are liable for and will need to stand trial before a jury of the people where the jury will have access to seize court records and hard drives as evidence to uncover the identity and job title of the employees responsible. If they still refuse, you have their name and job title so address the notices to them. The notice states "Notice to Agent is Notice to Principal" which means they are bound to send notices up the chain of command.

Cops: Addressing Notices

When sending your notices to the police you want it to be addressed to the most senior Police Constable in your state i.e. police commissioner. Repeat the process only this time to your local police station, as they are the people who you would most likely be dealing with in a future event or situation. Simply phone the station to find out the most senior officers name and rank. Refer to Obstacles and Hints for dealing with resistance - under the section Courts (above).

It is also suggested to put the commissioner of the federal police on notice. That person's name and address can generally be found via a quick internet search.

After completing your cops groundwork (3Cs), it is highly recommended to send notices to the state and federal Ministers of Police as well as the state and federal Attorney Generals.

Council: Addressing Notices

As council is a corporation send notices to the CEO, again a quick internet search will provide their name and street address.

Record and Safe Keeping

It is a good idea in the early stages to setup a spreadsheet to record the dates and details of your notices along with the tracking numbers to each individual you put on notice. If you would like an idea on how to set up a spreadsheet, feel free to reach out to an admin member or the MC1215 community - we're all here to support and enable each other.

Create files on your computer of the different people you have put on notice grouped into categories i.e. state police, federal police, magistrates court, council, ministers, military, government departments, utilities etc. so that you can easily locate your digital copies when needed, as well as keeping printed originals and making backup copies on a USB. Find a secure location to store your hard copies.

The more work you put into this area now the easier it will be in the long-term.

Real-life scenarios and the pathways to initiating the lawful notice process

- 1. I have a penalty / speed camera fine / car registration / utility bill / land tax / untenable child support demands etc that I want to challenge.
 - In this situation you will initiate the 'Demands' process the issuer of the demand while at the same time getting your groundwork done by initiating the 'No Demands' process to the 3Cs (courts, cops, council). See both Demands and No Demands guides for a detailed explanation and step-by-step assistance.
- 2. I have a council parking fine / rates notice I wish to challenge.
 - In this situation you will initiate the 'Demands' process the issuer of the demand (council) while at the same time initiating the 'No Demands' process to the courts, cops. See both Demands and No Demands guides for a detailed explanation and step-by-step assistance.

3. I have a court summons I wish to challenge.

In this situation you will initiate the 'Demands' process the issuer of the demand (local court and court in state capital) along with the initiator of the demand (name of local police member on summons, their most senior officer at your local station and the state police commissioner) while at the same time initiating the 'No Demands' process to council. See both Demands and No Demands guides for a detailed explanation and step-by-step assistance.

4. I have a police issued fine or infringement I wish to challenge.

In this situation you will initiate the 'Demands' process to the issuer of the demand name of local police member that issued the fine or infringement, their most senior officer at your local station and the state police commissioner. At the same time initiate the 'No Demands' process to council and to the courts. See both Demands and No Demands guides for a detailed explanation and step-by-step assistance.

How can Magna Carta 1215 be the law if no one has ever heard of it? Remember the old saying rubbish in = rubbish out?

How can we know of somethings existence of a law that protects our natural born freedoms if we were never taught about it? The knowledge we have accumulated over time is largely due to our external influences: education, family and friends, work, news sources etc. Put simply, if the information (input) you absorb is of poor quality, the quality of one's behaviour (output) will be equally as poor. Just as eating a low-quality diet means the body performs poorly. Sadly, and for generations, we have been fed poor information.

The difference between slavery and freedom is that slavery requires the wilful refusal of truth (ignorance); and freedom, the wilful acceptance of truth. Therefore, if the truth is hidden then the only information available is superstition. It's a bitter pill to swallow yet superstition is the fuel that has been powering the engine of society for centuries.

Such is the depth of generational programming that today, superstition is accepted as truth and truth is believed to be superstition.

So my friend, by being here, you have taken the first few steps to expand your knowledge setting you on a path to truth discovery. Knowledge gives clear direction to the actions that lead to freedom for all. We would like to congratulate you on recognising this and breaking away from the system that has enslaved us all and choosing free will and sovereignty under *law of the land* - while there are chains on one there are chains on us all. It's time we shed these chains and return to our natural state of peaceful coexistence, care, giving, and cooperation.

Print me out to keep on hand for easy reference. You're on your way!

The next guide on your sovereign journey: Guide Lawful Notice Process Demands
OR
Guide Lawful Notice Process No Demands