From: Your name

Street Address

Town/Suburb State Postcode

To: Recipients name doing business as;

Recipients name Job Title

Business/gov dept

Street Address

Town/City State Postcode

Date served: Mailing date

Sent by recorded post.

Dear Recipients name,

Enclosed is a Notice of name of notice as there has been no response to my notice name of previous notice sent on inset date.

I was surprised to receive your invitation to attend an unconstitutional court, operating only under the colour of law, since neither you nor your business associates at (Bus/Govt dept) have made any response to my number of previous Notices, copies of which are attached, which demonstrate very clearly that I stand as a law abiding subject under Article 61 of the 1215 Magna Carta, which was invoked on 23rd March 2001, according to correct Constitutional protocols. This information has not been rebutted by anyone at (Bus/Govt dept), meaning that all parties in your chain of command are now in a state of default and dishonour in this matter.

I reiterate that the law as it stands, to which you have given tacit agreement, compels me to enter only a properly constituted court de jure: I am forbidden to enter any other presumed jurisdiction. Should I be subjected to unlawful force or violence to be made to appear, I would have to consider torts for kidnap and unlawful detention against any and all involved parties. Those are extremely serious offences for sworn officers of the law to commit, though not of course as serious as High Treason and sedition.

Furthermore, I urge you to consider this question: “Since the invocation of Article 61, can you show that you have **lawful authority** to compel anyone to do anything?” As stated previously, if you can show **in substance** that my understanding of the law is incorrect, I shall be happy to comply with your demands. I must remind you that any reply must be with a wet ink signature, on your full accountability and penalty of perjury.

Signed: