

[Your Name]
[Street Address]
[Town/Suburb State Postcode]

To: [Recipients Name] doing business as;

[Job Title] [Recipients Name]

of [Business/gov dept]

[Street Address]

[Suburb/Town State Postcode]

Date Notice Served: [Mailing date]

*Sent by recorded post.*

Dear [Recipients Full Name]

As previously stated with verifiable evidence provided, which to this day remains to be proven otherwise, Magna Carta 1215 is the sole constitution for the entire English Commonwealth realm of which Australia is a part. The security and restoration clause of Article 61 invoked on March 23, 2001 is the highest law ever written as it is the instruction manual that is specific to national security breaches from government and its agents.

To deny article 61 of Magna Carta 1215 is to deny the peaceful restoration of the people’s sovereignty and reassertion of each man and woman’s natural born inalienable right to live in peaceful harmonious coexistence with one another, making all responsible for this gross act of treason accountable to the people under the terms of the agreement government employees are contracted to by way of oath of office that is in the service to the people. To take a secret oath while masquerading as holding office in the service of the people is punishable under the crime of misprision of treason and malfeasance in public office, a criminal offence that carries lengthy prison sentences and full asset stripping. [Recipients Full Name] do you understand?

Under the English Commonwealth law, a peace treaty that brought men and women acting as agents and officeholders of government under the law in order for government to retain legitimate authority and consent of the people to govern along with preventing any future attempts by dictatorial regimes to deny the terms of the adhesion contract (constitution) that binds government codified back in 1215, it is the duty of every sovereign man and woman in the entire English Commonwealth realm to protect the laws that protect the sovereignty of the people, this includes you [Recipients Full Name], and to ignore or deny your duty under the law is to be an outlaw, making you guilty of the crime of sedition. Do you [Recipients Full Name] deny this as a fact in law?

I would like to remind you that the Penalty for Sedition at Common Law is Full Asset Stripping and Life in Prison.

You were informed in the Notice of Default and Opportunity to Cure of your opportunity to, and I quote, “remedy this matter by law, amicably so as to save any future breach of the peace or torts being committed.” Your insistence to make default judgements then increasing the severity of the demand is not only out of honour and outlawry, but makes you personally liable for the tort of assault.

Assault includes the harm of mental and emotional distress caused by threats of loss of property by way property seizure without right. Property is defined as that which is proper and exclusive to man including the product of his/her labour. The unlawful fines you keep escalating are being collected and placed in a case file as evidence of the severity of tort of assault outlining the harm caused to I [Your name] by threatening my inalienable and indefeasible right to my property. Your attempts at seizing the product of my labour exclusive to me and only me, are severe transgressions against the underlying intelligence inherent in creation upon which you rely, not only for your survival but for the quality of your life. Do you [Recipients Full Name] claim to be above the force of creation?

I strongly urge you [Recipients Full Name] to consider your position before you escalate torts you are liable for into an extensive list that includes battery, false imprisonment, trespass, conversion and detinue.

I would also like to remind you that under the law we are all liable for our actions and omissions, therefore “I was just doing my job” is no defence as evidenced at Nuremberg.

My Notices are meant to Inform and Educate and compel those sworn to protect the people’s sovereignty to uphold their Oaths of Office. I realise that you will not recognise my LAWFUL Notices as you are operating as a Foreign Corporation and have no Lawful Standing or Authority since the Invocation of Article 61 according to Constitutional Royal Protocol on March 23rd, 2001. My LAWFUL Notices CLEARLY State WITHOUT Malice, Vexation, or Ill Will.

1215 Magna Carta is the English and Commonwealth Constitution that Predates Parliament of which Australia is a part. I refer you to the 1559 Act of Supremacy as the Commonwealth Declaration of Rights, which is effect today.

Signed: