

# ***Magna Carta 1215a61***

## **Notices for Newbies**

Cover letter

Notice #1 Conditional Acceptance

Public Statement

# Hit list.

- Collect all the names and job titles of people that have made demands or had dealings with you as part of a demand, whether through paperwork, face to face, or over the phone, then source a physical address of their work place.
- Create a hit list file and add in above details for each recipient

# Example of Hit list Names and physical addresses

- Convert your list into the format below on a separate document that you will use to cut and paste into the conditional acceptance and the following four notices to speed up the process. Example below
- 1. – To: Charlie Brown Doing Business as: Charlie Brown Principle Of THOMAS MORENO HIGH SCHOOL 478 Bayonets Street, Bright NSW 2238
- 2. – To: Anthony Marley Doing Business as: Anthony Marley EXECUTIVE DIRECTOR OF BRIGHT PUBLIC SCHOOL. 27 Rick Street, Bright NSW 2040
- 3. To: Sacha McDonald, Doing Business as: The Hon. Sacha McDonald Minister for Education and Early Learning. 52 Martin Place, SYDNEY NSW 2000
- 4. To: Brian Lawrence Doing Business as: Brian Lawrence Local Court Bright Court. Services NSW Department of Justice. 117-275 Florence St Bright 2238

# Check List

- After compiling your list with details specified above make sure you have plenty of ink, a ream of copy paper and your printer is working.

# Create a master folder

- Create a master folder (labeled 'Notices blanks') and keep all your original self instructing source documents in this folder.
- Save notices and other template letters ie cover letter, rebuttals, public notice etc to the master file
- Tip - Never edit the docs in this folder. Docs in this folder are for making copies then editing the copies once pasted into subfolders.
- Create another Master folder labeled 'Notices'
- Create subfolders within the 'Notices' folder
- e.g. - Courts
  - Council
  - Police
  - School

# Setting up the 'Notices' subfolder with first edit to notices

- Paste a copy of each of the 5 notices in your 'notices' sub folder
- Edit the 'from' field in all 5 notices by placing your name and street address in the bracketed area. See below

## Before edit

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

## After edit

From: Linus Bloodley  
17/33 Masteron Street  
Bright, New South Wales 2238

- Avoid abbreviating your state and type in its entirety e.g. New South Wales not NSW
- Make the same edit in the cover letter

# Some key tips

- Now within each subfolder create folders with individual names of the people you will be placing on notice. See below:
- E.g. within 'police' folder create sub folders with each persons name for
  - Cnst Joe Bloggs
  - Sen SGT Brian Loath
  - Cnst Jackoda Links
- Copy 5 edited notices and cover letter into all subfolders of the people that have made demands on you

# Next step

- Make copies of edited notices #1 - #5 and cover letter then paste into each of the subfolders with the names of the individuals making demands that you are putting on notice which will now become the working documents for your remaining edits.
- All your notices copied to the subfolders will be uniform meaning the 'from' field is pre-completed.

# Chose a recipient sub folder then open cover letter. See example below



Linus Bloodley  
17/33 Masteron Street  
Bright New South Wales 2238

To: [Recipients full name] doing business as;  
[Name followed by Job title]  
[Street address]  
[Town/Suburb State Postcode]

Date: [mailing date]

Dear [Recipients full name]

Please find enclosed a Notice of Conditional Acceptance requiring you to prove you have the authority to make demands or recommendations promoting medical procedure to parents and students of [school name]. You will also find a copy of the notice of removal of presumed right of Loco Parentis which removes of ALL presumed authority from the system of education with regard to my children under your care and protection, a letter proving my children are protected as constitutional subjects under oath and a public statement that explains the difference between courts of law as enshrined in the British Commonwealth Constitution of which Australia is a part and the foreign laws of commerce that our public courthouses treasonously operate under that have no authority within the realm of the entire commonwealth.

Please be advised that the 1571 Treason Act was accented to by a constitutional monarch, meaning that it is still in effect across the entire British Commonwealth realm of which Australia is a part.

See attached Notice and statement:

Signed:

# Edit the 'to' field by inserting recipients contact details



Linus Bloodley  
17/33 Masteron Street  
Bright New South Wales 2238

To: Principal Charlie Brown doing business as,  
Thomas Moreno High School  
478 Bayonets Road  
Bright NSW 2238

Date: [mailing date]

Dear [Recipients full name]

Please find enclosed a Notice of Conditional Acceptance requiring you to prove you have the authority to make demands or recommendations promoting medical procedure to parents and students of [school name]. You will also find a copy of the notice of removal of presumed right of Loco Parentis which removes of ALL presumed authority from the system of education with regard to my children under your care and protection, a letter proving my children are protected as constitutional subjects under oath and a public statement that explains the difference between courts of law as enshrined in the British Commonwealth Constitution of which Australia is a part and the foreign laws of commerce that our public courthouses treasonously operate under that have no authority within the realm of the entire commonwealth.

Please be advised that the 1571 Treason Act was accented to by a constitutional monarch, meaning that it is still in effect across the entire British Commonwealth realm of which Australia is a part.

See attached Notice and statement:

Signed:

# Make the remaining edits in the highlighted section. see below



Linus Bloodley  
17/33 Masteron Street  
Bright New South Wales 2238

To: Principal Charlie Brown doing business as,  
Thomas Moreno High School  
478 Bayonets Road  
Bright NSW 2238

Date: 27/07/2021

Dear Charlie Brown

Please find enclosed a Notice of Conditional Acceptance requiring you to prove you have the authority to make demands or recommendations promoting medical procedure to parents and students of Thomas Moreno High School. You will also find a copy of the notice of removal of presumed right of: Loco Parentis which removes of ALL presumed authority from the system of education with regard to my children under your care and protection, a letter proving my children are protected as constitutional subjects under oath and a public statement that explains the difference between courts of law as enshrined in the British Commonwealth Constitution of which Australia is a part and the foreign laws of commerce that our public courthouses treasonously operate under that have no authority within the realm of the entire commonwealth.

Please be advised that the 1571 Treason Act was accented to by a constitutional monarch, meaning that it is still in effect across the entire British Commonwealth realm of which Australia is a part.

See attached Notice and statement:

Signed:

# Remove yellow highlights



Linus Bloodley  
17/33 Masteron Street  
Bright New South Wales 2238

To: Principal Charlie Brown doing business as:  
Thomas Moreno High School  
478 Bayonets Road  
Bright NSW 2238

Date: 27/07/2021

Dear Charlie Brown

Please find enclosed a Notice of Conditional Acceptance requiring you to prove you have the authority to make demands or recommendations promoting medical procedure to parents and students of Thomas Moreno High School. You will also find a copy of the notice of removal of presumed right of: Loco Parentis which removes of ALL presumed authority from the system of education with regard to my children under your care and protection, a letter proving my children are protected as constitutional subjects under oath and a public statement that explains the difference between courts of law as enshrined in the British Commonwealth Constitution of which Australia is a part and the foreign laws of commerce that our public courthouses treasonously operate under that have no authority within the realm of the entire commonwealth.

Please be advised that the 1571 Treason Act was accented to by a constitutional monarch, meaning that it is still in effect across the entire British Commonwealth realm of which Australia is a part.

See attached Notice and statement:

Signed:

# Print and sign



Linus Bloodley  
17/33 Masteron Street  
Bright New South Wales 2238

To: Principal Charlie Brown doing business as;  
Thomas Moreno High School  
478 Bayonets Road  
Bright NSW 2238

Date: 27/07/2021

Dear Charlie Brown

Please find enclosed a Notice of Conditional Acceptance requiring you to prove you have the authority to make demands or recommendations promoting medical procedure to parents and students of Thomas Moreno High School. You will also find a copy of the notice of removal of presumed right of: Loco Parentis which removes of ALL presumed authority from the system of education with regard to my children under your care and protection, a letter proving my children are protected as constitutional subjects under oath and a public statement that explains the difference between courts of law as enshrined in the British Commonwealth Constitution of which Australia is a part and the foreign laws of commerce that our public courthouses treasonously operate under that have no authority within the realm of the entire commonwealth.

Please be advised that the 1571 Treason Act was accented to by a constitutional monarch, meaning that it is still in effect across the entire British Commonwealth realm of which Australia is a part.

See attached Notice and statement:

Signed:

A handwritten signature in black ink that reads "Linus Bloodley".

# Next step

- Make a photocopy of the cover letter. Keep original and set aside.
- Make a photocopy of the demand letters/docs from agents/officers making demands on you.
- Place photocopy of cover letter on top of demand doc photocopy then staple together and set aside.

# Formatting Notice document

- Open up your hit list folder with all your names and physical addresses in it
- And copy and paste the 1st recipients name doing business as; edit the address of the #1 Conditional Acceptance for Charlie Brown
- To: Charlie Brown Doing Business as: Charlie Brown Principle Of THOMAS MORENO SCHOOL  
478 Bayonets Street, Bright NSW 2238

# Repeat the 'To' field edit in the remaining notices.

## Screen Shot before edit

To: [Recipients Name]      doing business as;      [Job Title] [Recipients Name]  
of [Business/gov dept]  
[Street Address]  
[Suburb/Town State Postcode]

## Screen shot after edit

To: Charlie Brown      doing business as;      Principle Charlie Brown  
of Thomas Moreno Primary School  
470 Bayonets Street  
Bright NSW 2238

- Ok to abbreviate the state in the 'To' field

# This is what the first page of your doc now looks like before remaining edits

To: **Charlie Brown** doing business as: **Principal Charlie Brown of Thomas Moreno High School**  
478 Bayonets Road  
Bright NSW 2238

From: Linus Bloodley  
17/33 Masteron Street  
Bright New South Wales 2238

Date Notice served: **[mailing date]**

Sent by recorded post.

## NOTICE OF CONDITIONAL ACCEPTANCE

Notice to Agent is Notice to Principle is Notice to Agent.

Dear **[Recipients Name]**,

Please be aware that this is a **Notice**, a lawful instrument that requires your **URGENT** attention. This 'Notice of Conditional Acceptance' may be used as evidence in my defence.

Whereas I, **[Your Name]** stand entirely under the tenets of constitutional law in lawful dissent as to my duty under the law and, that it is to my understanding entirely unlawful to comply with your demands at this time, and since the 23rd March 2001 and, that I have withdrawn ANY/ALL presumed allegiance to the office of Sovereign (Crown) including **[Business/gov dept]** due to my individual duties under the law (see exhibit 'F', Oath of allegiance to the Committee of the Barons), those duties being stated within Article 61 of Magna Carta 1215 (see exhibit 'C', Article 61 of Magna Carta 1215 text), invoked by Royal Proclamation according to the correct protocols of English and Commonwealth law on the 23rd day of March 2001 (See exhibit 'B', Letters between the barons' committee and the office of sovereign). Therefore **the law FORBIDS me to comply** with your demand(s).

Whereas it cannot legally be denied that the invocation of this most important constitutional tenet did occur on the aforesaid date and, that it stands as the CURRENT LAW of the realm, please provide me evidence in substance to counter this claim within 10 (Ten) days from your receipt of this 'Notice of Conditional Acceptance' and I shall comply with your demand(s) promptly and in full.

I do not wish to break the law **[Recipients Name]**, if I am coerced/forced under threat into breaking the law by you then you may be held be solely liable for the consequences.

**Maxim in law: "Any act done by me against my will is not my act"**

The Daily Telegraph reported on the invocation of Article 61 of Magna Carta 1215 on the 24th March 2001. An article by Caroline Davis (see exhibit 'A') can also be viewed online under the title 'Peers petition Queen on Europe'.

The Magna Carta Society wrote: "The House of Lords Records Office confirmed in writing as recently as last September (2009) that Magna Carta, sealed by King John in June 1215, stands to this day.". Home Secretary Jack Straw said as much on 1 October 2000, when the illegal Human Rights Act came into force.

Halsbury's Laws of England says: "Magna Carta is as binding upon the Crown today as it was the day it was sealed at Runnymede."

# Second page before edits

Therefore I, [Your Name] do conditionally accept that Business/gov dept has the lawful authority to make demands on me, on proof that Article 61 of Magna Carta 1215 is no longer in effect today and, that the ratification of the treaty of Nice has been revoked and, that the crown does indeed, according to English and Commonwealth Constitution law have the legal/lawful authority to make and enforce such demands.

Whilst the law provides me with 'lawful excuse' to distress the crown and its institutions at this time, it is to my understanding that I CANNOT BY LAW consent to the demand(s) by you as [Job Title] of [Business/gov dept], whereas English constitutional law forbids me to aid and abet the crown until Article 61 has been publicly revoked by the barons' committee. It also forbids me to aid and abet any other man or woman who is not also standing in open dissent in compliance with the law under Article 61 of Magna Carta 1215. I must also compel you [Recipients Name] to abide by the constitutional law yourself, and to stand with law abiding people in lawful dissent as the law demands.

Failure to respond to this 'Notice of conditional acceptance' within the reasonable time frame allotted, and or without providing evidence in substance that clearly defines that article 61 is no longer in effect, shall be taken to mean by all interested parties (including interested third parties) that [Business/gov dept] has NO lawful claim against I, [Your Name] and, that any future attempt to coerce me to aid and abet High Treason, extort monies or goods relating to this this matter would be harassment, coercion and demanding monies with menaces, which may evoke a counter claim for damages against [Business/gov dept] and you personally [Recipients Name].

**A reply to this Notice must be made on the respondents full commercial liability and on penalty of perjury.**

We are ALL responsible and culpable for our own actions or omissions under English Constitutional law. Please check the facts for yourself before replying. **Ignorance is no defence in law.**

Sincerely, without any admission of liability whatsoever and, with no attempt to deceive or to appear vexatious or frivolous and, with all my inalienable Constitutional rights reserved.

Signed: [hand written signature]

[Hand write mailing date]

Witnessed by:

Signature:

Printed name:

Date:

1. P.P. [Hand write 1st witness name]

[Hand write mailing date]

2. P.P. [Hand write 2nd witness name]

[Hand write mailing date]

3. P.P. [Hand write 3rd witness name]

[Hand write mailing date]

# Completion of edited document after edits have been completed Pg1

To: **Charlie Brown** doing business as: **Principal Charlie Brown  
of Thomas Moreno High School  
478 Bayonets Road  
Bright NSW 2238**

From: Linus Bloodley  
17/33 Masteron Street  
Bright New South Wales 2238

Date Notice served: **27/07/2021**

Sent by recorded post.

## NOTICE OF CONDITIONAL ACCEPTANCE

Notice to Agent is Notice to Principle is Notice to Agent.

Dear **Charlie Brown**,

Please be aware that this is a **Notice**, a lawful instrument that requires your **URGENT** attention. This 'Notice of Conditional Acceptance' may be used as evidence in my defence.

Whereas I, **Linus Bloodley** stand entirely under the tenets of constitutional law in lawful dissent as to my duty under the law and, that it is to my understanding entirely unlawful to comply with your demands at this time, and since the 23rd March 2001 and, that I have withdrawn ANY/ALL presumed allegiance to the office of Sovereign (Crown) including **Thomas Moreno High School** due to my individual duties under the law (see exhibit 'F', Oath of allegiance to the Committee of the Barons), those duties being stated within Article 61 of Magna Carta 1215 (see exhibit 'C', Article 61 of Magna Carta 1215 text), invoked by Royal Proclamation according to the correct protocols of English and Commonwealth law on the 23rd day of March 2001 (See exhibit 'B', Letters between the barons' committee and the office of sovereign). Therefore **the law FORBIDS me to comply** with your demand(s).

Whereas it cannot legally be denied that the invocation of this most important constitutional tenet did occur on the aforesaid date and, that it stands as the CURRENT LAW of the realm, please provide me evidence in substance to counter this claim within 10 (Ten) days from your receipt of this 'Notice of Conditional Acceptance' and I shall comply with your demand(s) promptly and in full.

I do not wish to break the law **Charlie Brown**, if I am coerced/forced under threat into breaking the law by you then you may be held be solely liable for the consequences.

**Maxim in law: "Any act done by me against my will is not my act"**

The Daily Telegraph reported on the invocation of Article 61 of Magna Carta 1215 on the 24th March 2001. An article by Caroline Davis (see exhibit 'A') can also be viewed online under the title 'Peers petition Queen on Europe'.

The Magna Carta Society wrote: "The House of Lords Records Office confirmed in writing as recently as last September (2009) that Magna Carta, sealed by King John in June 1215, stands to this day.". Home Secretary Jack Straw said as much on 1 October 2000, when the illegal Human Rights Act came into force.

Halsbury's Laws of England says: "Magna Carta is as binding upon the Crown today as it was the day it was sealed at Runnymede."

# Completion of edited document after edits have been made Pg2

Therefore I, Linus Bloodley do conditionally accept that Business/gov dept has the lawful authority to make demands on me, on proof that Article 61 of Magna Carta 1215 is no longer in effect today and, that the ratification of the treaty of Nice has been revoked and, that the crown does indeed, according to English and Commonwealth Constitution law have the legal/lawful authority to make and enforce such demands.

Whilst the law provides me with 'lawful excuse' to distress the crown and its institutions at this time, it is to my understanding that I CANNOT BY LAW consent to the demand(s) by you as **Principal of Thomas Moreno High School**, whereas English constitutional law forbids me to aid and abet the crown until Article 61 has been publicly revoked by the barons' committee. It also forbids me to aid and abet any other man or woman who is not also standing in open dissent in compliance with the law under Article 61 of Magna Carta 1215. I must also compel you **Charlie Brown** to abide by the constitutional law yourself, and to stand with law abiding people in lawful dissent as the law demands.

Failure to respond to this 'Notice of conditional acceptance' within the reasonable time frame allotted, and or without providing evidence in substance that clearly defines that article 61 is no longer in effect, shall be taken to mean by all interested parties (including interested third parties) that **Thomas Moreno High School** has NO lawful claim against I, **Linus Bloodley** and, that any future attempt to coerce me to aid and abet High Treason, extort monies or goods relating to this this matter would be harassment, coercion and demanding monies with menaces, which may evoke a counter claim for damages against **Thomas Moreno High School** and you personally **Charlie Brown**.

**A reply to this Notice must be made on the respondents full commercial liability and on penalty of perjury.**

We are ALL responsible and culpable for our own actions or omissions under English Constitutional law. Please check the facts for yourself before replying. **Ignorance is no defence in law.**

Sincerely, without any admission of liability whatsoever and, with no attempt to deceive or to appear vexatious or frivolous and, with all my inalienable Constitutional rights reserved.

Signed: **[hand written signature]**

**[Hand write mailing date]**

Witnessed by:

Signature:

Printed name:

Date:

1. P.P. **[Hand write 1st witness name]**

**[Hand write mailing date]**

2. P.P. **[Hand write 2nd witness name]**

**[Hand write mailing date]**

3. P.P. **[Hand write 3rd witness name]**

**[Hand write mailing date]**

# Proof read and check all highlighted sections are completed correctly then remove highlights P1

To: Charlie Brown    doing business as:    Principal Charlie Brown  
of Thomas Moreno High School  
478 Bayonets Road  
Bright NSW 2238

From: Linus Bloodley  
17/33 Masteron Street  
Bright New South Wales 2238

Date Notice served: 27/07/2021

Sent by recorded post.

## NOTICE OF CONDITIONAL ACCEPTANCE

Notice to Agent is Notice to Principle is Notice to Agent.

Dear Charlie Brown,

Please be aware that this is a **Notice**, a lawful instrument that requires your **URGENT** attention. This 'Notice of Conditional Acceptance' may be used as evidence in my defence.

Whereas I, Linus Bloodley stand entirely under the tenets of constitutional law in lawful dissent as to my duty under the law and, that it is to my understanding entirely unlawful to comply with your demands at this time, and since the 23rd March 2001 and, that I have withdrawn ANY/ALL presumed allegiance to the office of Sovereign (Crown) including Thomas Moreno High School due to my individual duties under the law (see exhibit 'F', Oath of allegiance to the Committee of the Barons), those duties being stated within Article 61 of Magna Carta 1215 (see exhibit 'C', Article 61 of Magna Carta 1215 text), invoked by Royal Proclamation according to the correct protocols of English and Commonwealth law on the 23rd day of March 2001 (See exhibit 'B', Letters between the barons' committee and the office of sovereign). Therefore **the law FORBIDS me to comply** with your demand(s).

Whereas it cannot legally be denied that the invocation of this most important constitutional tenet did occur on the aforesaid date and, that it stands as the **CURRENT LAW** of the realm, please provide me evidence in substance to counter this claim within 10 (Ten) days from your receipt of this 'Notice of Conditional Acceptance' and I shall comply with your demand(s) promptly and in full.

I do not wish to break the law Charlie Brown , if I am coerced/forced under threat into breaking the law by you then you may be held be solely liable for the consequences.

**Maxim in law: "Any act done by me against my will is not my act"**

The Daily Telegraph reported on the invocation of Article 61 of Magna Carta 1215 on the 24th March 2001. An article by Caroline Davis (see exhibit 'A') can also be viewed online under the title 'Peers petition Queen on Europe'.

The Magna Carta Society wrote: "The House of Lords Records Office confirmed in writing as recently as last September (2009) that Magna Carta, sealed by King John in June 1215, stands to this day.". Home Secretary Jack Straw said as much on 1 October 2000, when the illegal Human Rights Act came into force.

Halsbury's Laws of England says: "Magna Carta is as binding upon the Crown today as it was the day it was sealed at Runnymede."

# Proof read and check all highlighted sections are completed correctly then remove highlights P2 signature and witnesses still highlighted

Therefore I, Linus Bloodley do conditionally accept that Business/gov dept has the lawful authority to make demands on me, on proof that Article 61 of Magna Carta 1215 is no longer in effect today and, that the ratification of the treaty of Nice has been revoked and, that the crown does indeed, according to English and Commonwealth Constitution law have the legal/lawful authority to make and enforce such demands.

Whilst the law provides me with 'lawful excuse' to distress the crown and its institutions at this time, it is to my understanding that I CANNOT BY LAW consent to the demand(s) by you as Principal of Thomas Moreno High School, whereas English constitutional law forbids me to aid and abet the crown until Article 61 has been publicly revoked by the barons' committee. It also forbids me to aid and abet any other man or woman who is not also standing in open dissent in compliance with the law under Article 61 of Magna Carta 1215. I must also compel you Charlie Brown to abide by the constitutional law yourself, and to stand with law abiding people in lawful dissent as the law demands.

Failure to respond to this 'Notice of conditional acceptance' within the reasonable time frame allotted, and or without providing evidence in substance that clearly defines that article 61 is no longer in effect, shall be taken to mean by all interested parties (including interested third parties) that Thomas Moreno High School has NO lawful claim against I, Linus Bloodley and, that any future attempt to coerce me to aid and abet High Treason, extort monies or goods relating to this this matter would be harassment, coercion and demanding monies with menaces, which may evoke a counter claim for damages against Thomas Moreno High School and you personally Charlie Brown .

**A reply to this Notice must be made on the respondents full commercial liability and on penalty of perjury.**

We are ALL responsible and culpable for our own actions or omissions under English Constitutional law. Please check the facts for yourself before replying. **Ignorance is no defence in law.**

Sincerely, without any admission of liability whatsoever and, with no attempt to deceive or to appear vexatious or frivolous and, with all my inalienable Constitutional rights reserved.

Signed: [hand written signature]

[Hand write mailing date]

Witnessed by:

Signature:

Printed name:

Date:

1. P.P. [Hand write 1st witness name]

[Hand write mailing date]

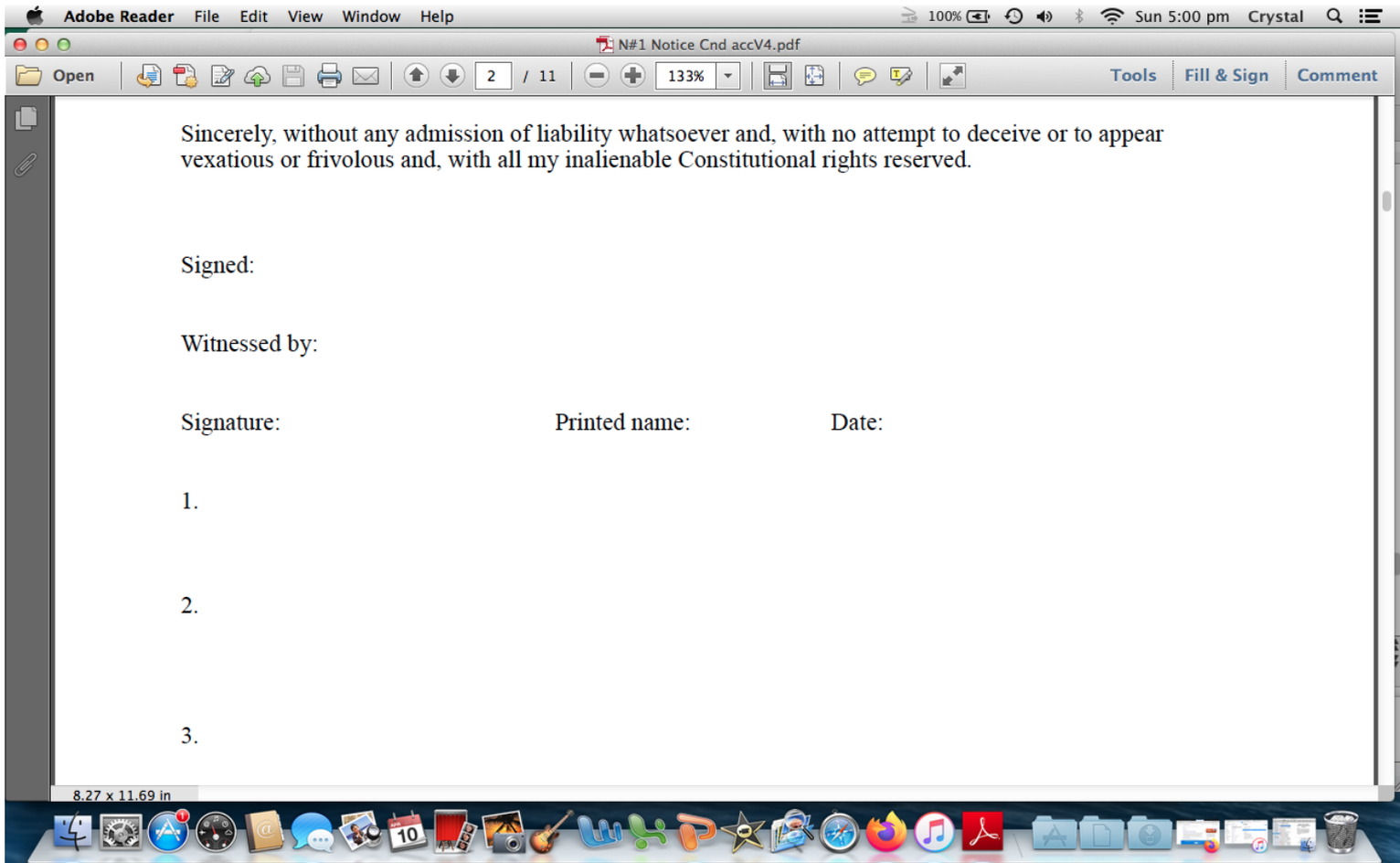
2. P.P. [Hand write 2nd witness name]

[Hand write mailing date]

3. P.P. [Hand write 3rd witness name]

[Hand write mailing date]

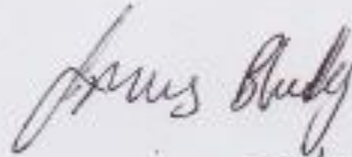
Option 1. If your intention is to have your witnesses sign & date with wet ink signatures, then YOU must delete all highlighted text after signature date and witnesses on the lines corresponding with 1. 2. 3.



# Completed wet ink signature example

Sincerely, without any admission of liability whatsoever and, with no attempt to deceive or to appear vexatious or frivolous and, with all my inalienable Constitutional rights reserved.

Signed:



Witnessed by:

27/07/2021

Signature:

Printed name:

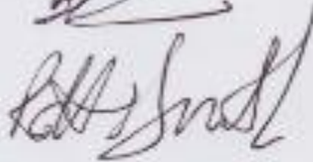
Date:

1. Betty Bloomberg



27/07/2021

2. Patty Smith



27/07/2021

3. Ray Charles



27/07/2021

Option 2. If you're unable to get wet ink signatures, the deletion process is the same as above. Only difference is hand write your witnesses names (permission granted) in title case placing P.P. before their names then dates

Sincerely, without any admission of liability whatsoever and, with no attempt to deceive or to appear vexatious or frivolous and, with all my inalienable Constitutional rights reserved.

Signed:

*Ames Bledy*

Witnessed by:

*27/07/2021*

Signature:

Printed name:

Date:

1. P.P. Betty Bloomberg

*27/07/2021*

2. P.P. Patty Smith

*27/07/2021*

3. P.P. Ray Charles

*27/07/2021*

# Photocopy Pg 1&2

- Photocopy Pg 1&2 Plus scan a copy for your own digital records (and file scans into same individuals folder) and then staple original hard copies of Pg1&2 together. File in a secure place.
- Add photocopies of pages 1&2 to the remaining printed pages of your conditional acceptance then attach a copy of your oath of allegiance with a photocopy of original send receipt stapled to the copy of your oath. Staple together

# Open the public statement and make edits as instructed and remove yellow highlights



[your name]

To: Whom it may concern

Date: [publish date]

Served by recorded post

This is a Public Statement from [your name]

Regarding [Judge, magistrate or registrars' name] and the [name of court]

Dear, Sovereign People of Australia and the Commonwealth of Great Britain

[your name] Lawfully Stand under Article 61 of Magna Carta 1215. Invoked according to the correct Constitutional Protocols on March 23<sup>rd</sup>, 2001. This event was announced briefly on Canadian News on March 24, 2001. However they have tried to hide this from you.

Article 61 is the Highest Constitutional Law ever written. It is the Security Clause of Our Forever Binding Constitution that Pre-Dates Parliament. It was put in place to Protect the People should the Crown ever be Usurped.

The Head of State or Office of Sovereign (what most know as the Monarch or Queen) is only a Job Title. In 1953 the Queen Swore an Oath to the People to Protect our Sovereignty and Uphold Our Common Law Justice System.

Her Coronation Oath is her Job Contract.

Distinction must be drawn between the words *sovereign* and *sovereignty*. A monarch may be denoted 'sovereign' but the constitutionally-bound (or symbolic) monarch explicitly cedes sovereignty, id est, the making and enforcing of the laws, to others, specifically through the Common Law Trial by Jury; viz. Articles 24, 39, 40 and 61 of the 1215 Magna Carta.

*Definition.* Sovereignty, pre-eminence; the supreme and independent power expressed through the making and enforcing of the laws.

We the People are Sovereign at all times Protected by Our Constitution which operates under the Rule of Law meaning the 'law rules' hence everyone is equal under the Law including the Head of State.

Common Law is Natural Law, manifested into something we can use. Common law is mans best interpretation of Natural Law through the conduit of the conscience i.e. that intimate instinctual knowledge of what is just and unjust we are all born with. We even express this as young children when we react to something that is deeply unfair. Common Law is based on Natural Law in the form or Jury Trials aka the Court De Jure which functions very differently from the watered-down version you see today.

The People exist in Nature, therefore can interpret natural law. The people created Government, an artificial body created to serve the needs of the people, through a system of equity and natural justice to enhance the quality of life for all. Therefore government can never be sovereign because the word sovereign literally means to be above the rulership or control of another.

The Fiction can Never gain Authority over it's Creator. To do so is an act of High Treason!

Treason is any act adjudged to undermine or be in conflict with the People's Absolute Sovereignty ordained by the Constitution of the People. A constitution is a codified agreement between the people and

# Next step

- Print public statement and staple together
- Add copy of cover letter and demand doc to conditional acceptance to the public statement, fold together and place in registered/express post envelope.

Posting Notice #1 via registered/express post envelopes. Fill out details as per prompts see example

**Express Post | Prepaid**

 Within Australia |  Tracking+ |  Next business day<sup>^</sup> |  Documents only  
Max. thickness 20mm

Recipient mobile

Company name **To:**

Contact name

Traditional place name (if known)

Street address or PO Box number

Suburb or town, State, Postcode

Download our app to scan and track your article or visit [auspost.com.au/track](https://auspost.com.au/track)

02 01009 25233 40060 40991

POSTAGE CANCELLED

**Official use**  
02 01009 25233 40060 40991

**Sender to keep**  
02 01009 25233 40060 40991

Important: once you have all the field create a document in recipients folder to record tracking number + name of recipient + Notice Number + Date sent ect.

- Recheck check contents and recipient of envelope and seal in envelope
- Now your ready to post IN PERSON at your local post office
- (Do not drop in a express postal box on street or in post office wall) as you need the certified receipt from postal worker verifying that Postal service has received and entered your registered postal envelope into the system.