

From the free man commonly called
Peter-Andrew: Nolan©,
Standing in God's Kingdom

To:

Lawful Notice To Respondent:

**The human being calling herself Louise Henderson
also acting as the Federal Magistrate Louise Henderson
Garfield Barwick Commonwealth Law Courts Building
1-3 George St, Parramatta NSW 2150
GPO Box 9991 Parramatta 2123
Australia**

23rd October 2009

Lawful Notice To Respondent:

The human being calling herself Louise Henderson
also acting as the Federal Magistrate Louise Henderson
Garfield Barwick Commonwealth Law Courts Building
1-3 George St, Parramatta NSW 2150
GPO Box 9991 Parramatta 2123
Australia

FIAT JUSTITIA, RUAT COELUM
Let Right Be Done, Though The Heavens Should Fall

Notice to principal is notice to agent.
Notice to agent is notice to principal.

I, commonly addressed by the calling of Peter-Andrew: Nolan©, hereinafter the "Principal", in my correct public capacity as beneficiary to the Original Jurisdiction, being of majority in age, competent to testify, a self realized and free sentient man, my yes be yes, my no be no, do state that the truths and facts herein are of first hand personal knowledge, true, correct, complete, not just true and correct, certain and not misleading, so help me God.

This Notice is addressed to the the human being calling herself Louise Henderson also acting as the Federal Magistrate Louise Henderson hereinafter known as "Respondent".

**AFFIDAVIT WITH RESPECT TO
UNLAWFUL THEFT AND SALE OF
8 SCHOFIELD PDE PENNANT HILLS
BETWEEN
JENNIFER MARGUERITE NOLAN
AND
PETER ANDREW NOLAN**

1. Principal is of legal age and competent to testify.
2. Principal has first hand knowledge of the facts stated herein.
3. Principal makes oath that he has issued lawful notice to Respondent dated September 23rd 2009 entitled AFFIDAVIT WITH RESPECT TO UNLAWFUL THEFT AND SALE OF 8 SCHOFIELD PDE PENNANT HILLS BETWEEN JENNIFER MARGUERITE NOLAN AND PETER ANDREW NOLAN. (Copy Supplied).
4. Principal makes oath that the Royal Mail receipt number was R1774749489GB.
5. Principal makes oath that he is not in receipt of this lawful notice by return mail and therefore sincerely believes that the lawful notice was duely presented to the Respondent.

6. Principal makes oath that he has also sent a fax to the listed fax number for the Respondent in a further effort to offer the hand of peace in discussing and negotiating an amicably resolution to the issues at hand. The fax number used was 61 (02) 9893 5600. A copy of the transmissin receipt can be presented as evidenced should the Respondent wish.
7. Principal makes oath that he does sincerely believe that Respondent is now in dis-honour lawfully speaking.
8. Principal makes oath that he is not in possession of any documentation that would indicate that Respondent has attempted to respond to the lawful notice presented.
9. Principal makes oath that Principal has now completed a UCC 1 Financing Statement wherein Principal has been legally defined to be the Primary Creditor and Secured Party for all property of the juristic person known as MR. PETER ANDREW NOLAN incorporated on January 11, 1964.
10. Principal makes oath that he does sincerely believe that he now has the highest legal claim to all property of the juristic person known as MR. PETER ANDREW NOLAN incorporated on January 11, 1964.
11. Principal makes oath that he is not in possion of any documentation signed under oath, penalty of perjury and full commercial liability that any other party has higher claim to the property of the juristic person known as MR. PETER ANDREW NOLAN incorporated on January 11, 1964.

Further Principal saith not,

As Good As AVAL

Peter-Andrew: Nolan© Principal. Only in the capacity as beneficiary of
the Original Jurisdiction. Third party Intervener and aggrieved party.

Done this.....Day of the Ninth Month of the Year of Our Lord Two Thousand and Nine Anno
Domini, (23rd October AD2009) near London, England.

JURAT:

ss: Sworn and subscribed near the city of London, on this day personally appeared before me Peter-
Andrew: Nolan© known to me to be the living breathing life-force free man described herein who
executed the foregoing instrument acknowledged to me that Peter-Andrew: Nolan© executed the
same as his free act and deed as true, correct complete and not misleading.

KNOW all men that I, _____ of London, England, at the request of Peter-
Andrew: Nolan© , there being no notary public available, did on the Twenty Third Day of October
2009 Anno Domini, witness the above autograph of Peter-Andrew: Nolan© before

_____ and

_____.

Yours Faithfully,
By,

(Autographed)
All rights reserved.

Witness 1

Date:

Witness 2

Notice of Intent and Proposed Remedy

This section of this document provides a notice of Intent and Proposed Remedy inviting the Respondent to peacefully and without dispute cordially resolve the matter at hand, that being the distribution of funds from the proceeds of the sale of the house known as 8 SCHOFIELD PARADE PENNANT HILLS NSW 2120.

The Respondent has chosen not to respond and has therefore gone into dis-honour, lawfully speaking. The Respondent has refused the proposed remedy from the prior notice, that being to transfer the property of juristic person MR. PETER ANDREW NOLAN to the bank account of MR. CHRISTOPHER JOHN NOLAN such that this matter of distribution of proceeds of the property known as 8 SCHOFIELD PARADE PENNANT HILLS NSW 2120 may be fairly and justly distributed to it's rightful owners.

In doing so Respondent has made claim that Respondent has a higher claim to the proceeds of the property known as 8 SCHOFIELD PARADE PENNANT HILLS NSW 2120.

Principal hereby makes a second and final demand for proof of claim.

1. Respondent to provide proof of claim that she has lawful (not legal) right to retain possession of the \$A290,000 currently held on account with Watts McCray.
2. Respondent to provide proof of claim that this claim is a higher claim than the Primary Creditor and Secured Party claim of Principal.

Proof of claim must be provided as an affidavit signed under penalty of perjury and full commercial liability.

Should proof of this claim not be forthcoming Principal reserves the right to have Respondent charged with theft of property under common law and to present the facts of the matter to a court dejour for consideration as to remedy for Principal and penalty for Respondent.

Should the Respondent be unable or unwilling to produce proof of claim for lawful right to retain possession of the \$A290,000 the following remedy is proposed to be executed immediately.

1. Respondent to apply her signature to a court order to transfer all \$A290,000 in favour of Christopher John Nolan. Christopher John Nolan is a man known for his honour and integrity and he will not favour Principal in distribution of proceeds. He can be relied on to distribute proceeds fairly and to the best interests of the children. Bank details will be provided as needed.

Principal proposes to:

1. Discharge all outstanding loans and debts of the juristic persons MR. PETER ANDREW NOLAN and MRS. JENNIFER MARGUERITE NOLAN which are well evidenced by receipts, bank statements or affidavits from the \$A290,000 balance.
2. Split the remaining money on a 50/50 basis between Principal and JENNIFER MARGUERITE NOLAN or by a percentage acceptable by affidavit by juristic person MR. WILLIAM(Bill) TOAL..

Principal further advises Respondent that Principal will enter into discussion with the father of JENNIFER MARGUERITE NOLAN by the name of BILL TOAL (bill_toal@hotmail.com ph. 02 69 25 40 41) so as to ensure that JENNIFER MARGUERITE NOLAN receives a portion of the proceeds from the sale of the house known as 8 SCHOFIELD PARADE PENNANT HILLS NSW 2120 that is fair and equitable.

Principal suggests Respondent communicate with MR BILL TOAL, who has been known to Principal for 32 years, to assure Respondent that Principal will act fairly and honourably in all dealings with JENNIFER MARGUERITE NOLAN.

Should the Respondent be unable or unwilling to make the proposed remedy within TWENTY (20) days of date of this Notice the Principal retains the right to issue a Default Judgement, there being no Notary Public readily available and willing to issue such Default Judgement, or to form a court de jour and present matters of fact to the court de jour to make a judgement as to any and all violations of the property rights of Principal and any remedy for those violations.

The Principal retains the right to have the court de jour make decision as to whether Respondent has lawful right to retain the proceeds from the sale of the house known as 8 SCHOFIELD PARADE PENNANT HILLS NSW 2120 and as to the amount of money to be paid as remedy.

Principal also retains the right to remedy should Respondent take further unlawful action such as transfer proceeds to the favour of juristic person MRS. JENNIFER MARGUERITE NOLAN. Any such order will be met with a Bill for 10x the amount of the order against the human being who issues the order.

Principal advises Respondent that non-response is considered dis-honour under law and that Principal reserves the right to issue a Default Judgement there being no Notary Public readily available and willing to issue such Default Judgement or to convene a court de jour to persue remedy should Respondent choose to go into dis-honour.

Yours Sincerely
By

Peter-Andrew: Nolan©
Human Being

Signed

All Rights, Privileges and Powers Reserved
Without Prejudice

Date: _____