

<p>Lawful Notice To: The human being calling himself David Dunkley also acting as Federal Magistrate David Dunkley</p> <p>Garfield Barwick Commonwealth Law Courts Building 1-3 George St, Parramatta NSW 2150 GPO Box 9991 Parramatta 2123 Australia</p>	<p>Lawful Notice From: Peter-Andrew: Nolan© (Human Being) Care of.</p> <p>XX XX XX XX XX</p>
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Date: 07/12/2009	Subject: Transmittal Letter for Lawful Notices and documentation.
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Lawful Notice: Notice to agent is Notice to Principal and Notice to Principal is Notice to Agent

Dear human being calling himself David Dunkley also acting as Federal Magistrate David Dunkley,

Salutations. I extend the hand of love and peace and wish to conclude our business with the minimum of bother and fuss.

In this package I have placed:

1. A copy of my declaration of Sovereignty.
2. A copy of my Deed of Evidence.
3. A copy of my UCC 1 Financing Statement.
4. A copy of my Notice of Understanding Intent and Claim of Right.
5. A copy of my Security Agreement.
6. A copy of my Hold Harmless Agreement.
7. A copy of my Private Agreement.
8. A copy of my Common Law Copyright Notice.
9. A copy of the default judgment against the woman calling herself Jennifer Nolan for the payment of fees to Philip Lee.
10. A copy of the default judgment against the woman calling herself Jennifer Nolan for the repayment of the loan to the man calling himself Christopher John Nolan.
11. An Affidavit Notice of Intent and Proposed Remedy for the transfer of my remaining property to the bank account of my Juristic Person.

As you can see on the default judgments the due process of law has been followed. All efforts have been made to lawfully communicate with Jennifer Nolan and ask her to apply her signature to pay these joint debts of the marriage. Jennifer has refused to engage in the lawful exchange of lawful notices thereby going into dis-honour. Thus, as the Primary Creditor and Secured Party for all property of the juristic person MR. PETER ANDREW NOLAN I have written default judgments to remove her signing rights to these amounts so that creditors can be repaid.

It is my sincere belief that you have put yourself forward as the nominated re-representative of the private company calling itself the Australian Federal Magistrates Court and that you have put yourself forward as the human being who's signature can return my unlawfully stolen money to me.

It is also my sincere belief that you have taken an oath to serve the Australian people in the role of a Magistrate to uphold the 'law of the land'. That law being common law, not statutes and acts of the private run for profit company listed on the US Securities and Exchange Commission calling itself The Commonwealth of Australia.

As a sworn servant of the people of Australia, of whom I am one, I am instructing you to execute immediately on receipt the transfers of funds documented in the default orders enclosed. Yes David, I am instructing you as my servant. It would be best for you if you were not dis-obedient to your master when he issues you a clear and well documented instruction.

Failure to do so may result in charges of common law theft, obstruction of the course of justice and may also result in you forfeiting your bond taken for you to serve the people of Australia under your oath.

Simply put, David, should you refuse to do your sworn duty and perform the lawful transfer that I am instructing you to perform you will be subject to the full force of the common law as seen fit to be brought to bear by a dejour jury sitting in a dejour court. You defy me at very great personal risk. I recommend you do not defy me.

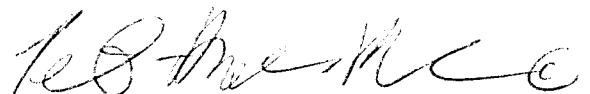
I am also instructing you as my servant to issue a letter/fax in accordance with my Notice of Methods of Communication to confirm you have effected these transfers.

Remember David, you may fool other people into thinking you have 'authority'. I am fully aware you are my sworn servant and that you are bound by that oath or you will forfeit your bond taken to be given the 'authority' to be a sworn servant and being given the power to execute such instruments as court orders.

Make no mistake David. I know who I am and what I am before the law. A sovereign free man operating before common law.

I shall now leave to you consider what it is you will do and it is up to you to accept the consequences of your actions.

Best Regards



Peter-Andrew: Nolan©
Human Being
Primary Creditor and Secured Party for
Juristic person MR. PETER ANDREW NOLAN
All rights reserved, waiving none, without prejudice

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

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To:

Lawful Notice To Respondent:
The human being calling himself David Dunkley
also acting as the Federal Magistrate David Dunkley
Garfield Barwick Commonwealth Law Courts Building
1-3 George St, Parramatta NSW 2150
GPO Box 9991 Parramatta 2123
Australia

7th December 2009


Notice of Retention of Proceeds of 8 Schofield Pde



Lawful Notice To Respondent:
The human being calling himself David Dunkley
also acting as the Federal Magistrate David Dunkley
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 himself David Dunkley also acting as the Federal Magistrate David Dunkley hereinafter known as "Respondent".

**AFFIDAVIT WITH RESPECT TO
UNLAWFUL RETENTION OF PROCEEDS FROM 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 sent numerous letters and faxes marked for the attention of the Human Being calling himself David Dunkley also acting as the Federal Magistrate David Dunkley.
4. Principal makes oath that these letters and faxes included the Fee Schedule of the Principal should the Principal come to the place of business of David Dunkley as requested by the human being calling herself Amanda Morris.

5. Principal makes oath that on the 24th of November Principal took a full package of documentation to the building known as the Garfield Barwick Law Courts. Principal engaged in conversation with a re-presentative of the Registry calling himself Paul Le Large. Principal requested Paul LeLarge deliver the set of documents to the human beings known as Louise Henderson and David Dunkley. On November 26th Paul LeLarge approached Principal outside the room called 'Court 2' and told Principal that he had delivered the package of documents to the human beings as marked and as requested.
6. Principal makes oath that he further placed a full copy of these documents into the Australian Mail System on 25th of November and requested sign for receipts for these two packages. The sign for receipts and the packages are attached to this affidavit.
7. Principal makes oath that Principal is in the sincere belief that the documentation package as requested to be delivered to Louise Henderson and David Dunkley were so delivered.
8. Principal makes oath that Principal is not in possession of any documentation nor has principal had any correspondence of any sort that contradicts this sincere belief.
9. Principal makes oath that he is not in possession of any documentation that would indicate that Respondent has attempted to respond to the documentation presented and sincerely believes none exists.
10. Principal makes oath to the events on the morning of November 26th. Associated with this Affidavit is video evidence of the events of the morning of November 26th.
 - a. A young blonde lady who had no identifying documentation attached to her that was readily visible, such as a security card, invited Principal to enter the court room.
 - b. Principal makes oath that he replied with words to the effect. "I am a sovereign and I will accept your invitation to enter the court room should you agree with me that I may do so with all my inalienable rights in tact."
 - c. The young lady responded with words to the effect of "Please enter the court room". She refused to say "Yes" to the question of entering the court room with my inalienable rights in tact.
 - d. Principal stated words to the effect "I will accept your invitation to enter the court room when you agree I may do so with all my inalienable rights in tact."
 - e. The young lady merely repeated words to the effect of "Please enter the courtroom".
 - f. Principal then searched the ladies garments for evidence of the ladies legal standing and could find none. Principal asked the lady "Are you an employee of the private company called the Commonwealth of Australia".
 - g. The young lady said "Yes".
 - h. The Principal then said words to the effect "I am a sovereign and all my inalienable rights are in tact, so I will make my own way into this courtroom and I shall stand at the back of the room with all my inalienable rights in tact, if that is ok with you."

- i. Principal makes oath that the young lady nodded and said "Yes". In that nodding and word of "Yes" Principal makes oath that he interpreted this as the willingness of an employee of the private company calling itself "The Commonwealth of Australia" to contract on behalf of the Commonwealth of Australia that agreement was reached Principal may step into the court room and remain outside of the court itself with his inalienable rights in tact.
- j. Principal then entered the court room of his own volition and stood at the back of the room so as to allow spectators and others to pass through the only one open door of the court room. (It does seem that having only one open door is a little trick pulled to force the sovereign to enter the court room. However, Principal is well aware of the difference between entering a court room and stepping into the court itself.)
- k. The man who presumably is David Dunkley then began to talk while sitting in his chair which was at a raised platform. Principal sincerely believes that from this point all spoken words are on record.
- l. David Dunkley asked Principal to take a seat.
At this time Principal began recording all conversation that his video recorder was able to pick up. Most specifically the recorder clearly recorded all words spoken by principal and clearly shows that Principal at no time entered the 'court' meaning stepping through the opening of the railing into the court that represents stepping onto a ship. The recording also clearly shows that Principal at no time consent to the attempt of David Dunkley to force adjudication services onto Principal and clearly shows that Principal at no time consented to anything that happened in the proceedings.
- m. Principal replied that he was willing to take a seat on the condition that he may do so with all his inalienable rights in tact and asked David Dunkley words to the effect as to whether David agreed that Principal may step forward with his inalienable rights in tact. A simple yes or no question.
- n. Principal makes oath that David Dunkley merely repeated his request for Principal to take a seat although it was phrased as an imperative, an order, in the normal use of the English language.
- o. Principal makes oath that he, on numerous occasions, offered the hand of peace and offered to accept the invitation to take a seat on the basis that David agree that Principal waived no rights, in particular, no property rights.
- p. Principal makes oath that David Dunkley, at no time, consented to the agreement that Principal could enter the re-presentation of a ship on water with all his inalienable rights in tact and therefore Principal did not accept David Dunkleys offer to waive all inalienable rights by deception merely in order to participate in what amounts to a well funded and well presented pantomime.
- q. Principal makes oath that during the private meeting David Dunkley made many efforts to deceptively coerce Principal into waiving his rights. As one example David Dunkley asked Principal (continually ignoring Principals request to call him by his calling Peter) if he had documents to submit. Principal replied he had many documents to submit demonstrating he had highest claim to the property in question and that he would be pleased to pass such documentation to David should he be able to do so with his inalienable rights in tact. David then said that if I did not provide documents (implying Principal must waive all my rights to do so) he would record that the case was 'undefended'. Principal makes oath this was a simple 'scare tactic' to attempt to coerce principal to step forward into the 'court'. Such tactics were common throughout the meeting.

- r. Principal makes oath that he asked David Dunkley if his oath was in the court room today and David Dunkley refused to answer.
 - s. Principal makes oath that he asked David Dunkley on two occasions as to whether he was acting under oath in the court today and David Dunkley refused to answer.
 - t. Principal makes oath that he then read into the record the fact that David Dunkley refused to answer the question as to whether he was acting under oath in the court today and Principal conjectured that David Dunkley was merely acting as a private employee of a private company.
 - u. Principal makes oath that David Dunkley said words at the end of the private meeting to the effect that he will issue a 'judgement'. Principal responded with words to the effect that "Should you issue a judgement David you may well be charged with the common law crime of theft or other common law crimes."
11. Principal makes oath that he has not seen or been presented with any material facts or evidence that shows that Respondent, or any member of or employee of the Commonwealth of Australia or any member or any employee of the private run for profit company calling itself the Australian Federal Magistrates has higher claim to Principals property and proceeds of Principals labour and sincerely believes that none exists
 12. Principal makes oath that he has not seen or been presented with any signed affidavits or other lawful notices of any type that shows that Respondent, or any member of or employee of the Commonwealth of Australia or any member or any employee of the private run for profit company calling itself the Australian Federal Magistrates has higher claim to Principals property and proceeds of Principals labour and sincerely believes that none exists
 13. Principal makes oath that he is not in possession of any documentation that would indicate that Respondent has attempted to respond to any of the letters or faxes or packages of information presented to date. Principal makes oath that David Dunkley provided him with no documentation of any sort at the private meeting that David Dunkley organised by way of his associate Amanda Morris.
 14. Principal makes oath that when he presented the hand of love and peace in an effort to settle the accounting issue and concerns that David Dunkley had raised that David Dunkley refused to agree to participate in an open and friendly discussion so as to settle matters. David Dunkley refused to agree to discussion where both parties retained their inalienable rights. David Dunkley insisted that Principal waive his inalienable rights by way of attempted deception in order to 'allow' Principal to participate.
 15. 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.
 16. 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 based on the UCC 1 Financing Statement.
 17. Principal makes oath that he is not in possession 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 and does sincerely believe that none exists.

[Handwritten signature]

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 to earlier letters and faxes and has therefore made it necessary for Principal to issue an Affidavit and a Notice of Intent and Proposed Remedy.

Given that Principal has already engaged in a series of lawful notices including affidavits and Notices of Intent and Proposed Remedy with Louise Henderson and Robert McClelland Principal hereby issues a first and final demand for proof of claim.

1. Respondent to provide proof of claim that he has lawful (not legal) right to retain possession of the \$A293,000 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 the Respondent be unwilling to produce proof of claim for lawful right to retain possession of the \$A293,000 the following remedy is proposed to be executed immediately on receipt of this Notice of Intent and Proposed Remedy.

1. Respondent to apply his signature to a "court order" to transfer all \$A293,000 in favour of The corporate strawman MR. PETER ANDREW NOLAN from the account held at Watts McCray (contact Justin Dowd) with the bank account details set out below.

Name: Mr. Peter Nolan
Address: XXXXXXXXXXXXXXXXXXXXXXXX
XXXXXXXXXXXXXXXXXXXXXXXXXX
XXXXXXXXXXXXXXXXXXXXXXXXXX
Bank: XXXXXXXXXXXXXXXXXXXXXXXX
BSB: XXXXXXXXXXXXXXXXXXXXXXXX
Account Number: XXXXXXXXXXXXXXXXXXXXXXXX
XXXXXXXXXXXXXXXXXXXXXXXXXX

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 \$A293,000 balance. This would include the equal payment of all legal fees incurred by the actions of the human being calling herself Jennifer Marguerite Nolan. It is proposed that all legal fees are returned in full to both parties from the proceeds of the marriage prior to any splitting of assets. This is a very generous proposal since all legal fees were incurred purely based on the vindictiveness of the human being calling herself Jennifer Marguerite Nolan.
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 MRS. JENNIFER MARGUERITE NOLAN.

Should the Respondent be unable or unwilling to make the proposed remedy within TEN (10) 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. This may include criminal charges of common law theft which will be associated with a period of incarceration if found guilty.

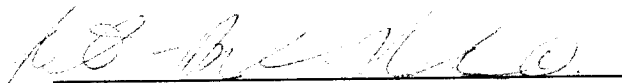
The Principal retains the right to have the court de jour make decision as to whether Respondent has lawful right to retain the proceeds from the sale of the house known as 8 SCHOFIELD PARADE PENNANT HILLS NSW 2120 and as to the amount of gold to be paid as remedy.

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: 7/12/2019