John-Fred: Smith

Any House

Any Street

Any Town

[AB1 2AB]

01.11.2017

Jane Doe dba Bench Chairman ANY MAGISTRATE’S COURT # 1233726, and Mr John Doe dba Manager ANY MAGISTRATE’S COURT # 1233726, and Any Magistrate’s Court Justices’ Clerks dba ANY MAGISTRATE’S COURT # 1233726

and Any Magistrate’s Court Justices’ Clerks dba ANY MAGISTRATE’S COURT # 1233726

c/o Any Magistrates Court

The Court House,

Any Street,

Anyborough,

County,

AB1 1AB

**NOTICE OF DEFAULT AND OPPORTUNITY TO CURE**

**Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent**

**Case number**: 123456789

**Unique Reference Number: 12AB/1234/56**

Dear Jane Smith dba Justices’ Clerk, Jane Doe JP dba Bench Chairman, and Mr Smith dba Manager,

With regard to the letter titled “Notice of new date of hearing” addressed to the legal fiction MR JOHN SMITH dated “1 November 2017”. I am the Authorised Representative of the Legal Fiction and do not understand the contents.

I, John-Fred: Smith, do declare the following to be true and correct to the best of my knowledge.

**This is a lawful notice. Please read it carefully. It informs you. It means what it says. I do not stand under the Law Society’s ‘legalese’ and there are no hidden meanings or interpretations beyond the simple English statements herein. If you fail to comply with this Notice then you will be deemed to be in absolute agreement with the points raised. Do not ignore it.**

A reply to this notice is REQUIRED and is to be made ***stating the respondent’s clearly legible full name*** and on his or her full commercial liability and penalty of perjury. Your response is requiredwithin TEN (10) days from the recorded delivery date of this notice; failure to comply will representyour tacit acquiescence with the FACTS of this Notice or that you are unable to provide lawful proof of-claim.

You are hereby put on Notice of my standing and the lawful facts. Do not ignore this Notice unless you agree to acquiesce to the facts, thereby agreeing in full with the lawful points that I made in the previous Notice of Conditional Acceptance served on you dated: 01/11/2017 and delivered by Royal Mail Recorded Delivery on 11/11/2017. If you fail to respond in ‘substance’ or within the reasonable time limit afforded to you herein, and rebut the points raised within previous Notice(s) served, it shall be taken to mean by all parties that all points and concerns raised herein/therein are true and indisputable lawful fact and, that you agree to them entirely and without exception. It will also be taken to mean that any further action taken against myself as a living man or legal fiction would be deemed by all interested parties to be unlawful harassment or coercion to commit crimes under Common Law. I, John-Fred: Smith, over the age of twenty one years, competent to witness and with first hand knowledge do say the following, that:

1. I understand, That the original Magna Carta 1215, Clause 39 “No freeman shall be arrested or imprisoned or disseised or outlawed or exiled or in any other way harmed. Nor will we [the king] proceed against him, or send others to do so, except according to the lawful sentence of his peers and according to the Common Law” still has Lawful effect.

2. I understand, That the original Magna Carta 1215, clause 40 “To no one will we sell, to no one will we refuse or delay, right or justice”, still has Lawful effect.

3. I understand, That the statutes and subsisting regulations being enforced by Any Magistrate’s Court the internal rules or codes of practice that govern Any Magistrate’s Court and/or its employees, are not above the Common Law of Great Britain that forms the British Constitution (including; Magna Carta 1215, the Declaration and Bill of Rights 1688/89, Acts of Union, Succession and Settlement 1701-07, and the Coronation Oath Act 1689).

4. I understand, That Any Magistrate’s Court is not an Authority but a private for profit Company # 1234567 and does require Contracts and/or Agreements in order to claim Authority or control over other parties.

5. I understand, That it is not Mandatory for me to make any Contract or Agreement with Any Magistrate’s Court.

6. I understand, That no flesh and blood Man/Woman and/or blessed living soul or Person has ever been made vulnerable, or has been put in considerable fear, or suffered personal attack, damage or disturbance as a result of the possession of my Property.

7. I understand, That no flesh and blood Man/Woman and/or blessed living soul or Person has ever made any Complaint or Allegation against me under oath or attestation, upon full commercial liability and under penalty of perjury, that claims they have been made vulnerable, put in considerable fear, or suffered personal attack, loss, injury, damage or disturbance as a result either directly or indirectly, by the possession of my Property.

8. I understand, That I cannot be compelled to perform under any Contract or Commercial Agreement that I did not enter into knowingly, voluntarily and intentionally, or have ever been forced into by the use of Estoppels, Fraud, Misrepresentation, Duress or Coercion.

9. I understand, That Any Magistrate’s Court, do not have any Jurisdiction or Right to claim any Authority or control over me without my Consent.

10. I understand, That no Law actually exists that gives Any Magistrate’s Court personnel any Authority to act as a Jury in any case.

11. I understand, That no Law actually exists that gives Any Magistrate’s Court personnel any Authority to hand out a guilty verdict that has any Lawful or Legal effect.

12. I understand, That no Law actually exists that gives Any Magistrate’s Court personnel any Authority to act as Judge and pass a sentence that has any Lawful or Legal effect.

13. I understand, That Any Magistrate’s Court are Lawfully obliged to uphold and enforce the Constitutional Common Law of England, and are Legally obliged to uphold and enforce the un-amended Statute Magna Carta 1297 Article 29 which states: “Imprisonment, &c. contrary to Law. Administration of Justice. NO Freeman shall be taken or imprisoned, or be disseised of his Freehold, or Liberties, or free Customs, or be outlawed, or exiled, or any other wise destroyed; nor will We not pass upon him, nor [X1condemn him,] but by lawful judgment of his Peers, or by the Law of the Land. We will sell to no man, we will not deny or defer to any man either Justice or Right.”

14. I understand, That Halsbury’s Law 2011 states the following: “The law is absolutely clear on this subject. There is NO authority for administrative courts in this country and no Act can be passed to legitimise them because of the constitutional restraints placed upon her Majesty at Her coronation. The collection of revenue by such means is extortion, and extortion has been found reprehensible since ancient times. “

15. I understand, That all magistrates take the judicial oath when they are sworn in: “I will well and truly serve our Sovereign Lady Queen Elizabeth the Second, in the office of Justice of the Peace and I will do right to all manner of people after the laws and usages of the realm without fear or favour, affection or ill-will”, and that all magistrates must uphold the Law and therefore cannot Legally or Lawfully pass any judgment.

16. I understand, That the following Maxims of Law apply:  
"IN COMMERCE TRUTH IS SOVEREIGN."

"TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT."

"AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE"

"AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGMENT IN COMMERCE."

"IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE EXPRESSED."

Being the second Notice to be served, I use this Notice as a reminder of the first, preceding Notice served and the fact that it was either ignored or not answered according to the points raised within it – in **SUBSTANCE**.

Allowing for a reasonable time limit for you to respond to this ‘Notice of Default and Opportunity to Cure’ I provide a further TEN (10) days from your receipt of this document by recorded mail for you to reply in substance. I hereby offer you this further opportunity to rebut or confirm my understanding of the Common Law as referred to in my previous Notice(s) for you to remain in honour and, thus by doing so, enabling an opportunity to remedy this matter amicably or to provide clarification of the lawful facts as to my standing under Article 61.

I hereby attest and affirm that all of the above is the truth and is my lawful understanding.

Without malice, vexation, frivolity or ill will and on my full commercial liability and penalty of perjury and, with no admission of liability whatsoever and with my natural, indefeasible and unalienable rights reserved and all benefits waived.

Sworn and subscribed on the date of:

**…………………………………………**

By: John-Fred: Smith

**All Rights Reserved**

**Errors and Omissions Excepted**

Witness Autograph: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Seal:

Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Witness Autograph: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Seal:

Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Witness Autograph: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Seal:

Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

PROOF OF MAILING AND CONTENTS MAILED

Proof of Contents Mailed and of Mailing Caused

By the undersigned’s full commercial liability, the undersigned hereby certifies that the following statement is true, correct, complete, certain and not misleading to the best of the Undersigned’s knowledge and belief.

That the undersigned is a man upon the land on the County of County, England, over the age of twenty-one (21) years and competent to be a witness.

That the undersigned, did cause a true, correct and complete original copy of this NOTICE OF CONDITIONAL ACCEPTANCE, to be mailed to:

Jane Doe dba Bench Chairman ANY MAGISTRATE’S COURT # 1233726, and Mr John Doe dba Manager ANY MAGISTRATE’S COURT # 1233726, and Any Magistrate’s Court Justices’ Clerks dba ANY MAGISTRATE’S COURT # 1233726

c/o Any Magistrates Court, The Court House, Any Street, Any Town,

County, AB1 1AB

By: Certified Mail, Return Receipt Requested, Cert. No. # ..-….-….-.GB prepaid this 10th day of January 2022, at County, England.

By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

*Declarant*

Witness Autograph: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Seal:

Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Witness Autograph: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Seal:

Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Witness Autograph: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Seal:

Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_