This is a document that I served on Chippenham Magistrates court (plc) This document was (as the others) un-rebutted and has resulted (so far) in no further action being taken.

To; Karin Needham.  
The courthouse,  
Pewsham way,  
Chippenham,  
Wiltshire.  
SN15 3BF.  
  
Date: 4th December 2012.  
Your ref:1000190283/KN  
  
Served by recorded delivery.  
  
Notice of non jurisdiction and opportunity to cure.  
  
Dear Karin Needham,  
  
Re: case number 1000190283.  
  
Thank you for your letter addressed to the legal fiction Mr Robinson in response to the documents I served on you on the 16th of November 2012.  
  
By the un-rebutted evidence already served on Chippenham Magistrates Court, you do NOT have the authority to review the case file and then make demands on myself/legal fiction, or can you or Chippenham Magistrates Court decide whether an arrest warrant be in effect or not. You are Acting ultra vires in a quisling capacity and I demand that you CEASE AND DESIST in this unlawful charade! I await your FULL response to my previous documents served on you on the 16th Nov 2012.  
  
Whereas I do not consent to your arbitrary service nor do you have a lawful binding contract with the legal fiction (Mr Robinson) or myself (the agent), that grants consent to Chippenham magistrates court plc service. What precisely do you not understand within the documentation already served on you on the 16th of November 2012 with regard to my rebuttal of your presumed jurisdiction?  
  
If you cannot provide me with a properly convened court de-Jure in open forum to arbitrate this matter in a just and fair manner, then DO NOT harass me further or waste my time with unlawful, coercive pressures and claims of jurisdiction when you evidently (by un-rebutted affidavit) have none, whilst continuing to ignore my lawful points in previous notices regarding the matter of jurisdiction. This causes me to suffer a tort. It is to my understanding that it is larceny to ignore the lawful claims I have made by sworn affidavit, you have a duty of care to check the evidence and to respond to the documentation served in full, in accordance with the laws of the land.  
  
WHEREAS YOU HAVE NO CONSENT, CONTRACT NOR JURISDICTION at this time over my legal fiction (or agent thereof), I demand that you pass this case on to a higher jurisdiction, that being referred to in my previous affidavit and notices dated 16th Nov 2012, as our constitutional law FORBIDS me to accept the arbitration and jurisdiction of Chippenham magistrates court and, especially whilst being officially in lawful rebellion. I claim that the corporation you represent (Chippenham Magistrates Court) is at this time, a criminal enterprise operating under treasonous legislation.  
  
If you continue to ignore my evidence and claims previously served and, continue to address your correspondence to the legal fiction, I may ignore your letters/notices with no dishonour on my part. Any response to this notice is required to be made on your full commercial liability and penalty of perjury.  
  
Without vexation, frivolity or ill will, and with all my natural inalienable rights intact, and on my full commercial liability and penalty of perjury.  
  
David: Robinson (family).