

Covering Letter for Caution Notice and Opportunity to Remedy Reference: 18/05/2023-001

:Steven: Kirk
XXXXXXXXXX
Leicester
Near [xxxxxx]
18th day of May 2023
From:
baronstevenhouseofkirk@gmail.com

Julia Smith, CEO for Blaby District Council, Julia.Smith@blaby.gov.uk , and
Terry Richardson of Blaby District Councils §5 Monitoring Officer¹,
cllr.terry.richardson@blaby.gov.uk , and
First and Surname of Blaby District Councils §20 Listing Officer², and their email address, and
Sarah Pennelli of Blaby District Councils §151 Financial Officer³, Sarah.Pennelli@blaby.gov.uk,
and
First and Surname of Head of Revenue, and the title of the office they hold, their email address,

BLABY DISTRICT COUNCIL
Desford Road,
Narborough,
LE19 2EP
Company number 236643755

recovery@blaby.gov.uk

[Your reference: 252288963]

Dear Julia, Terry, Sarah, plus two to be named,

Notice to principal is notice to agent; notice to agent is notice to principal^[1]

Email service in accordance with precedence PT-2018-000160

Dear Julia, Terry, Sarah, plus two to be named,

Council tax Liability notice under section 16 of the Local Government Finance Act 1992
("LGFA1992")

Further to your attached COUNCIL TAX FINAL NOTICE Dated 02nd May 2023 and Summons for non payment of council tax-letter received 10 Jan 2023, and

I hereby serve you this CAUTION NOTICE under section 16 of the Local Government Finance Act 1992 ("LGFA1992")^[2]. You now have a legal obligation to reply within 2 months.

Further to knowledge gained over the last year by the public I shortcut this herein and put you with the same.

¹ <https://www.legislation.gov.uk/ukpga/1989/42/section/5>
² <https://www.legislation.gov.uk/ukpga/1992/14/section/20>
³ <https://www.legislation.gov.uk/ukpga/1972/70/section/151>

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This is NOT 'Freeman of the Land, nor OPCA, and is nothing different from your claim which is based upon current statute law and common law!

1. I am aggrieved in regards the lawfulness of your claim and understand your legislative claim.
2. My Notice refers to the legislative definition of law in the Act of Settlement 1700 (“**AOS1700**”)[3] where in section IV Parliament Assembled define Law as your, my and every other persons Birth Right, and hence your claim is without lawful right and you are creating a dispute where none exists through claiming legislation is law.
 1. The councils claim is well understood and expressed in my Notice, and
 2. LGFA1992 is created as admitted in its introductory text by the own authority of the Monarch (where the fiction of law is a style and title created by the Bill of Rights 1688 (“**BOR1688**”)[4], the Lords Spiritual and Temporal whose styles and titles together make up the fiction of law of the House of Lords (Act 1 of Will. & Mar. 1688 (“**A1WM1688**”)[5], and the Common whose styles and titles make up the fiction of law the House of Commons (A1WM1688), and the 2 fictions of law the House of Lords and the House of Commons together make the fiction of law Parliament (A1WM1688).
3. The BOR1688 is a TRI PARTITE CONTRACT which sets out the relationship that the PEOPLE are supreme authority, who are represented (fiduciary obligation not to do anything to the prejudice off the people as expressed therein) by people (the living men and woman) acting in PARLIAMENT (Legislative body) who are the peoples fiduciaries to control ROYAL PREROGATIVE through HM Government (Executive body) using 'Statutes in Parlyament agreed on' (today known as Acts of Parliament), and to ensure the Royal Prerogative provide HMCTS (Independent judiciary) which cannot be ecclesiastical and cannot impose fines or forfeitures without trial by jury,
4. all as expressed within the BOR1688 and the Coronation Oath Act 1688 (“**COA1688**”)[6] which forms part of the BOR1688 being referred to therein.
5. Affirming PARLIAMENT IS NOT SOVEREIGN OVER THE PEOPLE, BUT ONLY ROYAL PREROGATIVE WHICH IS SUBJECT TO THE LAW OF THE LAND, WHICH IS THE COMMON LAW PRECENT AS IT STOOD AT THE TIME EXPRESSED IN THE GREAT CHARTER, namely Magna Carta 1297.
6. Blaby District Council is a creature of statute, being a fiction of law created by Acts of Parliament, and hence is an agent of Parliament who are your principal, and
7. It is trite a representative or agent cannot bind their principal without that right being granted by the principal – No slave / servant / agent can bind its master / principal, and
8. As the BOR1688 is a contract which involves the people as principal, the peoples fiduciary (Parliament) must prove authority beyond not doing anything to the prejudice of the people expressly authorised therein, and
9. the BOR1688 cannot be repealed as that will remove the lawful and legal authority of Parliament, the Royal Prerogative, HM Government and the Independent Judiciary.
10. You are required to provide the peoples expressed authority for the LGFA1992 which councils to date avoid providing, and
11. thereby continue to claim what you have no right to claim by creating a dispute where none exists by unlawfully following orders, and
12. have a lawful duty to ensure your orders are lawful as 'following orders is not lawful excuse as determined by the Court of Appeal in *Commissioner of Police of the*

Metropolis v Raissi: CA [2009] QB 564, [2008] EWCA Civ 1237, and

13. you have an obligation to ask your order giver to show you what they are asking of you is lawful before you continue your actions, and if they cannot show you they must do the same to their order givers and you must cease and desist your actions.
3. You are merely expressly making a 'DEMAND', and many people, especially children and spoilt brats, demand things, but that does not create a right nor an obligation!!!
4. The Bill of Rights which is the source of your authority which IS A CONTRACT, and it is trite principal agency law THE ONLY WAY lawful rights and obligations can be created is following a meeting of the minds and thereafter without mental or physical coercion by ones freewill binding oneself to those rights and obligations and hence until you provide evidence to the contrary your claimed 'DEMAND' is totally without merit!
5. LGFA1992 affirms its authority as the Monarch, Lords Spiritual and Temporal and the Commons whose self declared authority has been previously dealt with at my point 2. In Schedule 4 of the LGFA1992 it confers authority for the Council Tax (Administration and Enforcement) Regulations 1992 (CTAER1992")[\[7\]](#).
6. CTAER1992 includes expressly using Magistrates Courts as unlawful administrative courts to impose the will of Parliament Assembled to perpetrate fraud upon the people in breach of the BOR1688, which by the second promise in the COA1688 creates the INDEPENDENT JUDICIARY which is reaffirmed in the AOS1700 and the Constitutional Reform Act 2005 ("CRA2005")[\[8\]](#).
7. Further this is a breach of the judicial oath which is the expressed contract with the people which is to act independently according to law, with the Council only having to evidence:
 1. At 19 The Billing Authority has set an amount for Council Tax, and
 2. At 18 requires of a 'DEMAND NOTICE' having been served, and
 3. At 23 requires a REMINDER NOTICE' for the unpaid instalments having been served, and
 4. At 33(2) requires a 'FINAL NOTICE' for the full amount having been served, and
 5. At 34 to apply for a summons at the Magistrates Court a minimum of 14 days before listed hearing having been served, and
 6. At 34(6) the Magistrates only having authority to make the Liability Order once it is satisfied 'the sum has become payable and has not been paid by the respondent based upon ticking the above boxes, ignoring the law which requires evidence of where the obligation is lawfully created under their judicial oaths!
 7. At 35(3) The liability order is not enforceable in the Magistrates Court as the court knows it cannot lawfully create an obligation without evidence to support such a claim, and
 8. At 36 then unlawfully Parliament converts this 'DEMAND' by making the respondent a 'DEBTOR' as there is no law which can make a DEMAND lawful as no individual or group of individuals can prove authority to knowingly cause another harm, and
 9. At 37 if the 'DEBTOR' still does not comply with the 'DEMAND' Parliament authorised you, its agent to make an 'ATTACHMENT OF EARNINGS ORDER' which can include benefit deductions if they do not have an income derived from working (which is an equitable remedy for a lawful debt), and
 10. At 45 if the debtor has no job through which to settle the 'DEMAND' Parliament authorises the taking of the property of the 'DEBTOR' which is common law theft,

and

11. At 47 If the 'DEBTOR' still does not comply with the 'DEMAND' the threats and actual removal of their liberty is enforced through actual violence by COMMITMENT TO PRISON for up to 3 months in England (this does not apply to Wales), all
 12. At 50 if the debtor owns the property and still does not comply with the 'DEMAND' then magically the County Court reconvert the debt back into equitable charge against that property, and
 13. The JUSTICES' CLERKS' SOCIETY, Council Tax Enforcement, November 2019 in the section **Application to commit a council tax debtor to prison** at 4 it admits the intent which is expressed as: **The power to commit to prison is coercive; it is intended to be used to extract payment from those who are able to pay but not to punish the debtor.**
8. Thereby affirming there is nothing lawful about Council Tax which is nothing more than a gang of thugs using unlawful coercion to extort money from those who do not voluntarily submit with the DEMAND' made by yourself as an agent of Parliament Assembled, and thereby you are knowingly aiding and abetting these unlawful activities for your personal benefit and the public's expense. Now being with this knowledge your continued actions will be dishonourable, in bad faith and with unclean hands, and I am sure you are more than capable of working out the multiple crimes you will be aiding and abetting to be committed!
 9. This notice gives you the opportunity to clean your hands by admitting to having made an honest mistake, and instead should you choose to continue your actions that would be negligence as detailed within my notice as your continued actions are with intent to be knowingly causing others harm!
 10. The valuation tribunal have not made a claim against me, you have, and hence you are personally liable as order following is not lawful excuse as detailed in my Notice. I suggest you raise this issue with your order givers, and if they do not know the answers then they take it up with their order givers until someone can provide the answer as to how, where and when my lawful obligation was created.
 11. I have no issues with people lawfully contributing to society ONCE everyone first has had the opportunity to provide for themselves and their dependants which includes providing suitable shelter including gas, electricity and water and food, and
 12. With those who contribute to communal services you hold a fiduciary obligation from the resultant trust, and
 1. It is trite trust law that the trustee cannot benefit from the trust, and
 2. Even if you did not know your actions were meddling in a trust,
 3. as you are with possession of the trust property, namely the Council Tax contributions made knowingly or unknowingly by the public who are the beneficiaries, and
 4. thereby you have made yourself accountable and liable under the common law tort of trustee de son.
 13. In regards this all your actions are subject to total transparent public scrutiny as you are acting on the public's behalf – there is no secrecy or other justifiable excuse, and
 1. as such I require access to all supporting documents for each financial year you have audited accounts showing a profit and loss account and a balance sheet where I have

- previously contributed,
2. including but not limited to all tenders entered for the services you do not carry out yourselves which show the itemised cost to the public of each so they can be compared with a competitive free market to ensure our money is being reasonably spent, and
 3. I require a breakdown of all the gross benefits of all employees.
14. Further I require full accurate and supported account for all cost related to your actions relating to:
1. COVID-19 response including your supporting evidence and reasoning for those actions, and surveys showing the majority of the people contributing agreed to such expenditure, and
 2. 15 minute cities by any name including studies and surveys showing the majority of the people contributing agreed to such expenditure, and
 3. Housing refugees including evidence of your due diligence that they were refugees and not economic migrants, and surveys showing the majority of the people contributing agreed to such expenditure.
 4. All data, health and safety tests data regarding the installation without peoples consent of the 5G towers, response including your supporting evidence and reasoning for those actions, and surveys showing the majority of the people contributing agreed to such expenditure
 5. All data and health and safety data regarding Geo-engineering of our skies, response including your supporting evidence and reasoning for those actions, and surveys showing the majority of the people contributing agreed to such expenditure
15. I require you to declare any equitable or legal interest you hold in the property I live in or in myself.

EASY MONEY! WIN THE PRIZE!

If you are so certain that I have an obligation to pay...then show the legislative evidence that Parliament can create a lawful obligation as opposed to merely using threats of, and actual violence to take what they want from whom they want!

WIN THE PRIZE!

(Currently, the prize money is over £17,000)

Between the individuals in this correspondence and your legal teams/counsel, this feels like a walk in the park. Time to win your prize. Follow the link below. Over to you...

<https://peacekeepers.org.uk/noc-ultimate/>

Regards,
:Steven.

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attachments:

Caution Notice and Opportunity to Remedy Reference: 18/05/2023-001.pdf

Summons for non payment of council tax-letter received 10 Jan 2023.pdf

COUNCIL TAX FINAL NOTICE -02-May-2023.pdf

[1] You must immediately notify your principals, and agents, and All principals must immediately notify their principals and agents, that the lawfulness of your claims detailed herein are in dispute.

[2] <https://www.legislation.gov.uk/ukpga/1992/14/contents>

[3] <https://www.legislation.gov.uk/aep/Will3/12-13/2>

[4] <https://www.legislation.gov.uk/aep/WillandMarSess2/1/2>

[5] <https://www.legislation.gov.uk/aep/WillandMar/1/1>

[6] <https://www.legislation.gov.uk/aep/WillandMar/1/6>

[7] <https://www.legislation.gov.uk/uksi/1992/613/contents/made>

[8] <https://www.legislation.gov.uk/ukpga/2005/4/contents>