

NOTICE OF NON-CONSENT, REBUTTAL, AND DEMAND TO CEASE & DESIST

Notice to Agent is Notice to Principal

To:

From: [Insert Full Name Here]

Date: [Insert Today's Date]

Re: Fraudulent Penalty Notice dated 28 July 2025 [Change to Suit] CRN:

READ THIS NOTICE THOROUGHLY. YOU ARE NOW PERSONALLY LIABLE.

I, [Insert Full Name Here], a living man or woman on the landmass known lawfully as the Commonwealth of Australia, issue this Notice of Non-Consent and Rebuttal, demanding the immediate withdrawal of your fraudulent and criminally deceptive penalty notice.

You are hereby put on notice for your participation in a systematic and ongoing act of treason, fraud, impersonation, and abuse of process under colour of law.

I DO NOT CONSENT – YOU HAVE NO JURISDICTION

I am not “Mr/Ms [ALL CAPS NAME]”, nor am I a corporate fiction, legal estate, artificial entity, or subject of your fraudulent foreign-created “Queen of Australia”.

- I do not acknowledge or contract with private corporate entities masquerading as constitutional government.
- I do not submit to the Acts Interpretation Act 1973, or to any post-1973 counterfeit redefinitions of “Australia” or “Commonwealth.”
- I do not consent to being addressed via DOG LATIN or being treated as a commercial trust.

Your use of all-capital text, the corporate kangaroo-and-emu logo, and fraudulent "Australian Government" authority is a direct breach of The Constitution Act, public office duties, and international law.

YOU HAVE COMMITTED MAIL FRAUD

You have sent an unsolicited threat, via postal service, under:

- A fraudulent seal not bearing Her Most Excellent Majesty's Royal Coat of Arms
- An unlawful name and format implying a fictional trust or legal estate
- No Crown authority or lawful jurisdiction

This is mail fraud, identity fraud, and coercion — all punishable under criminal law.

YOU FALSELY ACCUSE ME OF “FAILURE TO VOTE”

On 3 May 2025, I appeared in person and presented a lawful objection in writing at the polling booth.

Attached is my Voting Letter, served on the day, clearly stating:

- I could not lawfully vote due to absence of any candidate under Crown authority
- I reject the fraudulent process operated under corporate seals and counterfeit titles

Your accusation is a willful misrepresentation of the facts and is being added to my public record as evidence of treason and malicious prosecution.

THE LAW IS CLEAR – SECTION 128 REQUIRES A REFERENDUM

You are enforcing policies created:

- Without a referendum as required by Section 128 of the Commonwealth Constitution
- Under fraudulent legislation such as the Acts Interpretation Act 1973 (No. 79)
- Using redefined terms like “Australia” and “Commonwealth” to deceive the public into believing they are governed by lawful authority

NO referendum has been held to:

- Create a “Queen of Australia”
- Redefine the Commonwealth
- Replace Crown seals or oaths
- Abolish Crown-appointed positions

All such actions are invalid, null, and treasonous.

FINAL WARNING: REMOVE MY DETAILS AND CEASE IMMEDIATELY

You are hereby ordered to:

1. Cease and desist all further threats, fines, or coercion
2. Remove my name, address, and any records from your fraudulent “roll”
3. Acknowledge in writing that this matter is closed and your penalty withdrawn

YOU ARE PERSONALLY LIABLE

Any further action will result in:

- Private criminal prosecution under common law of England for fraud and treason
- Public exposure across all available platforms
- Civil action for damages, including emotional distress and reputational harm

ATTACHED EVIDENCE

- Voting Letter (03-05-2025) confirming lawful appearance and objection
- Copy of AEC’s unlawful fine dated 28 July 2025
- Copy of this Notice

WITHOUT PREJUDICE – ALL RIGHTS RESERVED – SOVEREIGN LIVING MAN OR WOMAN

[Insert Full Name Here]

Living Soul on the Land – Commonwealth of Australia

c/o [Insert Lawful Mailing Address] (An Original State)

Non-citizen of the “Australian Government” corporation

Not subject to private statutes or unlawful definitions