Josephine Mary, born of the family Bloggs  
in c/o 123 Bloggsville Street (postal address only,   
Josephine is a traveller)  
Bloggsville

Western Australia  
  
Reference: XXX

##### Col Blanch

Commissioner of Police,

WESTERN AUSTRALIA POLICE ABN 91 724 684 688, Trading as Western Australian Police,

Police Headquarters,

6th Floor,

2 Adelaide Terrace, East Perth,

Western Australia.

xxth January 2023

Notice of Conditional Acceptance

Regarding ‘FINAL DEMAND NOTICE’, 'Infringement No XXXXXX'.

Within the universal maxim of law ‘notice to agent is notice to principal and notice to principal is notice to agent’. All addressed parties jointly and severally as well as their successors, nominees, agents and assigns.

While the ‘FINAL DEMAND NOTICE’ is not written in the English language, is full of glossas and ASL1, I can extract that the business “WESTERN AUSTRALIA POLICE” ABN 91 724 684 688, Trading as “Western Australian Police” (the business), has purported it has authority to judge an offence without a trial of my peers, and, impose a legally binding penalty without lawful process.

Please be aware that this is a lawful Notice, a lawful instrument that requires your urgent attention. This 'Notice of Conditional Acceptance' shall be used as evidence if this matter should go to any Court.

Ei incumbit probatio qui dicit, non qui negat

De facto Quo Warranto

Your “FINAL DEMAND NOTICE” “Infringement No XXXXXX” addressed to “Josephine Mary BLOGGS”1 has been accepted for its value and consideration upon proof of claim, evidence that the business “WESTERN AUSTRALIA POLICE” ABN 91 724 684 688, Trading as “Western Australian Police”, or its agents (the business), have Authority to judge an offence without a trial of my peers, proof that the business or its agents, have Authority to impose a legally binding penalty without lawful process. I have not seen, nor am I in possession of any material evidence or otherwise that demonstrates the business:

* has Commonwealth jurisdiction, powers of authority to impose a requirement, or determine an offence or penalty, upon a Subject of the Commonwealth standing as an unincorporated private entity (not the legal fiction, the “person”2),
* is a Commonwealth Government entity pursuant to the Commonwealth of Australia Constitution Act 1900 (“Constitution”)5,
* can provide evidence that the employees and agents of the business are Commissioned officers of the Crown2, with lawful authority to enact or enforce laws, statutory regulations, directions, fees, penalties or charges, being their Oath pursuant to the Constitution, pledge including “I do swear that I will be faithful and bear true allegiance to Her Majesty Queen Victoria, Her heirs and successors (King Charles III) according to law. So help me God!” (in the Queen or King's “name”),
* have established Subject Matter Jurisdiction, and have first hand personal knowledge or Authority, to make any such determination, judgement or imposition of any penalty,
* the debtor, is a living spirit within the body of a man or woman, and not a corporate entity, or other fictitious WORDMARK or TRADENAME1,
* can provide evidence that there is any lawful money in circulation, backed by anything of value with which to pay,
* can provide evidence that the ‘Road Traffic Act 1974’, the ‘Fines, Penalties and Infringement Notices Enforcement Act 1994’ and the ‘Main Roads Act 1930’ (Western Australia) were created by a Parliament of the Commonwealth under the Crown5, showing evidence, copy of certified proclamation of Royal Commission of Assent, pursuant to the Constitution s58, and the Western Australia Constitution Act 1889: s2 (3)3, ie. “Every Bill, after its passage through the Legislative Council and the Legislative Assembly, shall, subject to section 73, be presented to the Governor for assent by or in the name of the Queen and shall be of no effect unless it has been duly assented to by or in the name of the Queen”, and, pursuant to the Western Australia Interpretation Act 1984 s5.Terms used in written laws, ie.“**Her Majesty,** **His Majesty**, **Queen**, **King**, or **Crown** means the Sovereign of the United Kingdom, Australia and Her other Realms and Territories, and Head of the Commonwealth and includes the predecessors and the heirs and successors of the Sovereign;”, and, that all Members of any Parliament that created and/or passed that legislation, had sworn the correct Oath, pursuant to the Constitution4,5.

Unless the lawfully binding documents which provide the evidence of each item outlined above, is supplied within fourteen (14) days from the date of this Notice, I shall assume that there is none, your claim is null and void, and the matter is settled.  
  
To provide the evidence, or contact me with regard to any matter, only a reply that meets the following criteria qualifies as a proper and verified reply;

1. It must be supported by an Affidavit with full legible name, title and wet ink signature and address for service, sign and sworn or affirmed by any claimant as being true, correct, complete, certain and not intended to mislead and under the claimants full commercial liability and penalty for perjury, and
2. Must include full and detailed supporting evidence to support your claims in the Affidavit.
3. Incorrectly addressed mail will be returned unopened and unread without dishonour. All correspondence must only be sent by Registered Mail to ensure a record of delivery. Without such evidentiary record, Claimant should not take any action that is based on the supposition that such correspondence was received. If the Claimants take any action, they will be liable for all resulting charges or damages they cause to me, my family, pets or property.
4. I/We do not consent or authorise to be contacted by telephone, text message, personal visit or by any other method other than by Registered Mail.

Furthermore,

* I formally stand as a Commonwealth National, Subject of the Commonwealth, a Private Entity.
* I do not consent to any Contract, past, present or proposed, by any agency purporting to be, but is not, a Commonwealth Government entity pursuant to the Commonwealth of Australia Constitution 1900, as amended by lawful referenda,
* $XXX.XX is now held in Trust. It is promised to be paid to “the business” or an agent upon delivery of evidence showing they are a bona fide creditor and Government entity (“Government” entity pursuant to the Commonwealth of Australia Constitution), and have provided evidence Quo Warranto as outlined above.

My Fee Schedule ID XXXXX is included with this Notice, should you or your agents attempt to engage with Josephine Mary in the future.   
  
Without malice, vexation, argument or merriment, I demand Quo Warranto.

For and on behalf of 'BLOGGS, JOSEPHINE MARY', 'BLOGGS J M', 'Josephine Mary BLOGGS', ‘Josephine Mary Bloggs’, or any other “Government” created *ens legis*/Trust,

By

UCC 1-308

Without Prejudice

*tuum est scriptor vere  
Consensus facit legem   
Sui Juris*  
Josephine Mary, born of the family Bloggs, Commonwealth National, Subject of the Commonwealth, private entity, principle creditor. Reserving all unalienable God given rights, powers and privileges. Waiving none ever. In my correct capacity as a Beneficiary of the Original Jurisdiction. Permission must be sought in all matters of Privity, where mutuality of interest occurs.

Witness one …....................…………………........... Date ….....................…

Witness one …....................…………………........... Date …........................

1 Chicago Manual of Styles – Languages other than English, §11:147   
2Black’s Law Dictionary  
3Commonwealth of Australia Constitution Act §117   
4Annexure 3 “Australia – The Concealed Colony”   
5Commonwealth of Australia Constitution Act, Clause 2 and Clause 5

End Notice