

## Instructions For the Lockdown Non Consent Process

No-one and no legislation or statute, act or code on earth can compel you to accept any “offer” of the conditions surrounding the legislation concerning the national Lockdown program within your country and all over the Earth **without** your **voluntary** consent, neither can legislation over-ride, diminish or trespass **contract** <Rules of Equity>, as Equity prevails over legislation.

The Non Consent process is **mandatory** because without noticing your Senators of your NON-consent and your objection to the national Lockdown program (**the program**), it will be **presumed** by your silence that you assent and agree to the program. Your silence is regarded as your consent. **Never ever** remain silent on any issue you don't consent to and object to. You must **express** your non-consent by way of written Notices directed to the appropriate respondent/s who are key decision makers.

The following are simple directions in order to retain all one's entitlements and exercise one's rights.

1. Purchase 4 A4 size registered mail envelopes from your local Post Office, one for each respondent. These envelopes have each their own tracking number so their mailing date and delivery date are identifiable as evidence of delivery.
2. Go to <https://solutionsempowerment.com/> and click on link titled “Non Consent” on top Navigation Menu
3. Scroll down to “Lockdown Non Consent International”.
4. Click on “Account Setup” and follow the prompts. Enter your personal details as these are required on all the documents making up the 3 step process. It will save you much time by not having to hand write your personal details on each document.
5. The first round of documents consist of;
  - a. 4 Post Office A4 size envelopes. Deliver each of the bundle of documents in the 4 registered mail envelopes to their respective Respondent.
  - b. A first document is titled “Certificate of Mailing” – A third party witness, a friend, who can attest to witnessing the documents and inserting them themselves into a registered mail envelope . This eliminates any claim by the respondent there were no documents in the envelope when the respondent received it (as one Police Sergeant claimed in court that the registered mail envelope he'd received had no documents within it!). The Certificate of Mailing lies at the top of the group of documents in each set.
  - c. The second document in the set is titled “Notice of Non Consent” (**Notice**) – being a completed document requiring **only** your signature at the bottom of the last page, and if relevant, your partner. There is also facility to enter two further names on these Notices, for your children. If you have more than two children who are under age eighteen, then you can add their names in blue pen. The Signature/s should be made in purple or blue pen. The President receives the original signed Notice whereas the remaining three respondents get a copy of the signed original.
  - d. The third document in the set is titled “Declaration in the format of an Affidavit and Notice of Understanding and Intent and Claim of Right” (**Declaration**). It requires your thumb print – in purple or red ink or water base if you can locate a water based stamp, on the top of the 3<sup>rd</sup> page **on the line** beside “L.S.”, and then your signature before a Justice of the Peace (J.P.) in purple or blue pen at the end of the document. A Declaration can only be signed by one party. The President receives the original signed Notice whereas the remaining three respondents get a copy of the signed original.
  - e. The fourth document in the set is titled “Cruden v Neale” being a single page document that is an exhibit to the Declaration and is to be placed behind the last page of the Declaration.

- f. The fifth document in the set is titled “Affidavit for Claimant” (**Affidavit**). Do **not** complete this document as it is for the respondent parties to complete. Ensure each of the 4 respondents receive a copy. None of the Respondents will sign the Affidavit because to do so is their **personal** recognition of and acceptance of liability for damages they cause you through supporting the lockdown process. Bureaucrats are cowards and lazy and will never sign anything accepting liability. By not signing is already evidence of the Respondent’s acceptance of liability by “assent” – silence.
  - g. A document expressing “Tampering with the mail...” bears a statement to be **handwritten** in bold red pen on the top of each envelope. Mail has been with held at a Post Office in the suburb near Parliament House. That is evidence of obstruction and tampering with mail, being an offence. The Post Office needs to be placed on notice **not** to interfere with the delivery of mail.
6. You will receive the documents by email in PDF form. Just print them out and sign the Notice and have the Declaration sealed by a Justice of the Peace (**J.P.**).

### **First Round Documents**

7. Deliver the bundle of documents to each of the four Respondents by registered mail Post Office envelope but ensure you write diagonally in red across the front of each envelope “Tampering with and/or Obstructing the Delivery of Mail is a Federal Offense”. The words “Office Found” located at the top of the first page of the Notice directs the Respondent to direct the document to the appropriate Party. Ensure you address each envelope correctly by copying the name and address of each Respondent onto their respective envelope.
8. **Summary of Steps:** If there is **no reply** to your first round documents within 14 days of the date upon your Notices (diarise dates of your first mailing) – proceed to round 2 documents – “Default Notice” and post the round 2 documents on the 15<sup>th</sup> day. Wait 14 days for any reply and on the 15<sup>th</sup> day proceed with completing round 3 documents “Third and Final Notice and Notice of Default Judgment” (**Final Notice**). If the Respondents don’t reply within 14 days of the date on the Final Notice then a private default judgment is created where the Respondents agreed by default, by their assent (their silence), that you and your family are not required nor compelled to comply with **any** legislation pertaining to the national Lockdown program and that you retain all your rights intact.

### **Second Round Documents:**

9. Wait 14 days before beginning the second round of documents.
10. On day 15, go through steps 1 to 4 above and just below “Accounts Setup” click on “Round 2”. Enter your email address and password. An email bearing 4 second round documents titled “Certificate of Mailing” and “Default Notice” will be sent to your email address almost instantaneously, one for each Senator. You sign the Default Notices. Scan them and print a copy of each, one for each Respondent.
11. Then insert the Certificate of Mailing and Default Notice into each of the four registered mail Post Office envelopes and ensure each envelope and ensure you write in red pen diagonally across the front of the envelope “Tampering with the mail...”.
12. Again wait 14 days before beginning the third round of documents.
13. On day 15, repeat the steps 1 to 4 above and just below “Round 2” click on “Round 3”. Enter your email address and password. An email bearing the third round of 4 documents titled “Certificate of Mailing”, and a “Third and Final Notice and Notice of Default Judgment” X 4 will be sent to your email address almost instantaneously, one for each Minister.
14. Just like the round one process, have your witness, a friend or family member, complete the 4 respective “Certificates of Mailing”. You sign the Final Notices. Scan them and print off a copy of each, one for each Respondent.

15. Then insert the Certificate of Mailing and Final Notice for **each** of the Respondents within their respective registered mail envelopes and deliver them and ensure you write in red pen diagonally across the front of each envelope “Tampering with the mail...”.
16. If the Respondents haven’t replied to your email correspondence within 14 days **of the date on** your Default Notice, an agreement is established between all the parties (you and the Respondents) where the Respondents have agreed and accepted, by their silence and intent – action – inaction and acquiescence;
  - a. An equitable estoppel is established whereby the Respondents have waived their right to pursue any claim against you, and
  - b. They have no claim of jurisdiction or authority over you and therefore cannot legally, lawfully or validly compel you to comply with their directions nor any lockdown legislation or process/es, and
  - c. You are a private man or woman, as the case may be, therefore being beyond their sphere or scope of authority and jurisdiction, and
  - d. You are free and at liberty to do as you so see fit and desire as long as no life is harmed. The process is only as effective as how effective you are at holding your position. A good webinar to watch is the one titled “Holding Your Position”.
17. The question of **enforcing** your rights and status has frequently arisen.

There are a number of processes to support, protect and enforce your rights and status, as a private man or woman. We recommend & suggest one or more of the following;

- (a) Ensure you carry with you on your person & in your car, a copy of:
  - i. Your source document to your ID (Information is online at <https://www.solutionsempowerment.com> under “Courses”), and
  - ii. Copies of your notarised or JP sealed three notices & Declaration
  - iii. Copy of the document titled “Affidavit of Claimant” for the Respondent aggressor to complete
  - iv. Copy of the document titled “Notice of Conditional Acceptance” <Doc #5 in the 3<sup>rd</sup> round documents sent to you> for the respondent aggressor to complete

So you can serve the respondent; (a) evidence of an agreement that you are exempt from the restrictions & impositions of the lockdown or vaccination legislation, and (b) you can hold the respondent liable should they harm you by directing them to complete the Affidavit Of Claimant & the Notice of Conditional Acceptance **if** they wish to conduct business with you, & they will refuse to do so thereby acknowledging your exemption to the legislation & allowing you to proceed on your way.

### **Affronted by an aggressor, an alleged party of authority**

1. Learn how to say “I don’t consent to your offer, & since all transactions are contractual implying a requirement for consent of all parties, your offer is respectfully declined, thank you” & go on your way.
2. Contact by telephone the office of the State and/or Federal Police, Health or Transport Senator (if lockdown, C.V.-19, border crossing or travel issue) & ask for the Senator or someone next in line to authority, then obtain their;
  - i. Name/s  
Job Title  
Indemnity Insurance Details & #
  - ii. Notice them;  
You don’t consent to the impositions or restrictions imposed upon you, and  
You don’t consent to any offer to contract, and

You don't consent to conducting business with the oppressor, aggressor & law breaker, and  
You don't consent to being surety for the <YOUR LEGAL NAME>, and  
You don't consent to being subject to the legislation the oppressor, aggressor & law breaker relies upon as their claim to source of authority, and You will "**comply**" with the oppressor, aggressor & law breaker's directions or orders as soon as they have each signed the documents titled "Affidavit Of Claimant" & "Notice of Conditional Acceptance" thereby accepting liability for their actions, restrictions & impositions against you & any harm or damages they cause you and/or your estate.

Naturally they will refuse to do so, being **evidence** of their admission & agreement they have no authority over you or to impose or restrict you in any capacity. You then direct the person in authority to **immediately** draft you a letter expressing you & your family's **exemption** from the vaccination, CV19, lockdown and associated legislation or to direct you to move on, which they will do.

3. Shame & blame your adversary by;

- Recording your encounter on your mobile phone & uploading it to Youtube, & tell them so, and
- Notice them they are breaking the law, committing Federal Offenses against you & the United States of America, such as breach of your peace, threats with menace, assault, deprivation of liberty, trespass (your time & person), wrongful arrest etc thereby **invoking** (in Australia) the office of the Commonwealth Public official (**CPO**). (Information is online at <http://www.solutionsempowerment.com> under "Topics", scroll down to "webinars" & watch the CPO webinar, the support documents being in the "Shop" link – Module 23) (Maybe Rangers in USA) whereby you now have a duty to report their offence/s, by way of **formal complaint** (Information is online at <https://www.solutionsempowerment.com> under "Topics", scroll down to "webinars" & watch the "Formal Complaints" webinar, the support documents being in the "Shop" link – Module 24), to their superiors & their indemnity insurer & you'll see if they have a job remaining the following week, then watch them back right off! And
- If you have no office available in your country to stop an aggressor's actions, then notice them you'll deliver a formal complaint to their superiors & their indemnity insurer as above, which should bring the aggressor's actions to a grinding halt.

4. File a formal complaint regarding the illegal, unlawful & aggressive actions of the oppressor, aggressor, offender & law breaker, to their superiors, the office of their superiors or employers, to the appropriate Senator/s, to the office of the Attorney General, to the Federal Police (FBI), **and** (the king hit) to their indemnity insurer who in turn may "pull" their public liability insurance so the oppressor, aggressor, offender & law breaker can no longer be employed by reason of their risk to society for repeating the offence.

5. And the mode recognised most effectively by public employees & officers, being a **Court Order**.

If **not** harmed by the oppressor, aggressor, offender & law breaker;

- i. File an originating application in the District or Supreme Court of your State/Country with supporting Affidavit exhibiting your three notices as your evidence for a private default judgment. Serve the application and Affidavit on each of the respondent parties. Once you have filed the originating application and supporting Affidavit and served copies on each respondent, you can then immediately proceed with filing an application for Orders for **Declaratory Judgment Ex Parte** (ie. without a court hearing or appearance required because you **file** evidence of your private judgment, the default by the respondent/s to reply to & answer any of your three delivered notices, so a Registrar can make the Order) with a supporting Affidavit exhibiting your evidence of the agreement achieved with your respondent/s - oppressor, aggressor, offender &/or law breaker (if in breach of your private agreement). Ensure you serve the respondent a copy of the application & supporting Affidavit. (Information will be online shortly at <https://www.solutionsempowerment.com>)

under “Topics”, scroll down to “webinars” & watch the “Application for Orders for Declaratory Judgment Ex Parte” webinar, the support documents being in the “Shop” link – Module 45). A decision may be made within one to two weeks after filing. That Judgment is to remain at your finger tips and a copy kept within your automobile.

If you were/are harmed or your property damaged by the oppressor, aggressor, offender & law breaker;

- ii. File a Claim with a Statement of Claim in the appropriate State Court (subject to quantum of the award of damages, a liquidated sum) against the oppressor, aggressor, offender & law breaker & their employer. Once a copy of the Claim & Statement Of Claim are served on the oppressor, aggressor, offender & law breaker & their employer, they have 24 days from the date of being served to file a defence. (Information is online at <https://www.solutionsempowerment.com> under “Topics”, scroll down to “webinars” & watch the “Pursue a Claim” webinar, the support documents being in the “Shop” link – Module 31). If no Defence is filed you can file on day 29 an application for Default Judgment **Ex Parte** (Information is online at <http://www.solutions> under “Topics”, scroll down to “webinars” & watch the “Application for Orders for Default Judgment Ex Parte” webinar, the support documents being in the “Shop” link – Module 46) for the quantum – amount of the award. That Judgment is to remain at your finger tips and a copy kept within your automobile. If a defence is filed the matter will likely proceed to trial. Your success is almost entirely reliant on the quality of your evidence. If your evidence is flimsy, don’t file a Claim.

**Take Notice:**

As we have not at this time experienced personally any offence, attack, oppression or harm caused by an oppressor, aggressor, offender & law breaker we have not yet prepared a Claim and Statement of Claim. However, an example of a recent Claim is provided within Module 31.

Happy participation and engagement!

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