

Fuller Explanation In Support of Instructions For Free Choice Vaccination Process

Adhere to the following steps to retain & exercise your rights, liberties and freedoms whilst retaining your entitlements & right to free choice in regard to the issue of vaccinations.

1. Entitlements are unencumbered, unconditional and were created for the benefit of the living – **you**, not the dead, so **claim** them!
2. No-one and no legislation, statute, act or code on earth can compel you, the living, to accept any vaccination under threat of losing your benefits without your consent, neither can it override, trespass or diminish an agreement or **contract** (Rules of Equity), as the Rules of Equity (defined as what is fair, just & equitable) prevails over legislation.
3. This three step notification process is **mandatory** because without noticing and expressing to the hierarchy of alleged authority (Government Ministers) your **non**-consent and your objection to vaccination, it will be **presumed** by your silence that you have assented and agreed to be vaccinated. Your silence is regarded as your consent. **Never ever** remain silent on any issue you don't consent and object. You must **express** your non-consent by way of written Notice, or better, a "My Will Notice".

The key first round documents you require are;

Certificate of Mailing – A third party witness, a friend, can testify to witnessing the documents and inserting them into a registered mail envelope. This eliminates any claim there were no documents in the envelope when the respondent receives it (Police Sergeant claimed in court the registered mail envelope he'd received had no documents within it!)

Vax1 - My Will Notice, Notice and Demand for Further and Better Particulars Else Notice to Cease and Desist - directed to each of 5 key parties – respondents.

Vax2 - My Will Notice and Mandate - directed to each of 5 key parties – respondents.

Vax3 - Declaration in the format of an Affidavit and Notice of Understanding and Intent and Claim of Right (**Declaration**) - directed to each of 5 key parties – respondents.

Vax4 - Affidavit of Claimant - directed to each of 5 key parties – respondents.

Vax5 - A **copy** of the My Will Notice and Mandate addressed to the Prime Minister, is directed to Each of the other 4 parties – respondents.

Vax6 - Restore Entitlements – is only directed to Anne Ruston (**Only** if your entitlements were already suspended or cut).

Both the "My Will Notice"(Vax1) and the "My Will Notice & Mandate" (Vax2) **must** be signed by the you, and if relevant, your partner. There is facility to enter two further names on these Notices, for your children.

The "Declaration" (Vax3) is signed by you before a J.P. **Make 5 copies**, 1 for you, 4 copies and the original for the 5 respondents.

The "Affidavit of Claimant" (Vax4) is directed to each of the 5 parties - respondents for **them** to sign before a JP. It is **not** for you to sign nor complete. Its purpose is to ensure the Ministers either a) accept liability for the devastating effect of vaccinations on your health **before** you attain any vaccination **or** b) direct to you in writing that you are exempt whilst retaining your entitlements. You will receive from us one copy of the Affidavit of Claimant. Print another 4 copies so each Respondent will receive a copy.

A **copy** of the Prime Minister's 'My Will Notice and Mandate' (Vax5) is directed to each of 4 respondents.

The "Certificate of Mailing" discloses all the documents to insert in the envelope. It is signed by your witness (Friend or family member). Place the Certificate of Mailing at the **top** of the bundle of documents.

As the address of 4 ministers are the same location, the bundle of documents for each of the four Ministers can be inserted within the same registered mail envelope. The words “Office Found” at the top of the first page of any document directs the respondent to direct the document to the appropriate Minister.

Ensure you write each of the 4 Ministers on the front of the registered mail envelope. The bundle of documents addressed to the Governor General go in a separate envelope by reason he has his own unique address.

Next Steps: You are unlikely to receive a **reply** to your first round of documents. Whether you do or don't receive a reply, 21 days after having posted the first round documents (diarise dates of your first mailing) – proceed to round 2 documents – “Default Notice” and post the round 2 documents on the 22nd day after having posted the round one documents. Wait again 21 days for any reply to the second round documents and on the 22nd day proceed with completing the round 3 document titled “Final Notice”. If the respondents don't reply with **answers** to the questions asked within your Final Notice within 21 days of the date on the Final Notice then a private default judgment is created where the respondents agree, by their silence, that you and your family are **not** required nor compelled to be vaccinated but retain all your entitlements.

1. Before you begin you need to purchase 2 A4 size and 6 business size registered post envelopes, the 2 A4 size for the first round documents and 2 for each of the 2nd, the 3rd and the 4th round of documents. <In some countries there are no registered mail envelopes so when asked for registered post mail number on the data entry section of the website just enter zeros <12 zeroes>.
2. Click on link titled “Discovery” on left side of screen
3. Locate under “Top Posts” the “Vaccine Refusal Templates”, click on “automated documents”.
4. Click on country of residence.
5. 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.
6. The first round documents consist of;
 - a. 2 registered mail A4 size envelopes. These envelopes are used to address respondents in the Federal jurisdiction. Four Minister's documents are inserted in the one registered mail envelope because each is addressed to the **same** address – Parliament House. The second registered mail envelope is addressed to the Governor General at Government House.
 - b. Certificates of Mailing – completed by your 3rd party witness friend or family member) – they themselves inserting all the first round documents into a registered post envelope. Each Certificate of mailing is addressed to one respondent, either one of each of the four Ministers, and one to the Governor General. The Certificate of Mailing lies at the top of the group of document in each set that is addressed to each respondent.
 - c. “My Will Notice & Notice & Demand for Further & Better Particulars” is the second document in the set – being a completed document and requiring **only** your signature at the bottom of the last page. Signature should be made in purple or blue pen. Each of the 5 respondents in the Federal jurisdiction gets a copy.
 - d. “My Will Notice & Mandate” is the third document in the set and requires **only** your signature at the bottom of the last page. Signature should be made in purple or blue pen. Each of the 5 respondents in the Federal jurisdiction gets a copy.
 - e. “Declaration in the format of an Affidavit and Notice of Understanding and Intent and Claim of Right” is the fourth document in the set. It requires on the top of the 3rd page beside “L.S.” your thumb print – in purple or red water based ink, if you can locate a water based stamp (Spotlight for under \$5), and then your signature before a J.P. in purple or blue pen. Make 5 copies of the Declaration, 4 for each of the Federal Ministers, the original to the Governor

- General (or to a Minister as long as all 5 respondents get a copy of the Declaration) and you keep a copy.
- f. “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.
 - g. “Affidavit for Claimant” is the fourth document in the set. Do **not** complete this document as it is for the respondent parties to complete so ensure each of the five Federal respondents receive a copy. None will sign the Affidavit because to do so is to accept liability for damages they cause you by the forcing or coercing you to be vaccinated. Bureaucrats are cowards and lazy and will never sign anything accepting liability. By not signing is already evidence of the respondents acceptance of liability by “assent” – silence, **and** their admission vaccination is potentially lethal and life threatening.
 - h. A document expressing “Tampering with the mail...”. This statement is to be handwritten in bold red pen on the top of each envelope. Mail has been with held at a Post Office in Canberra near Parliament House. That is evidence of obstruction and tampering with mail, being a Federal offence. The Post Office needs to be placed on notice **not** to interfere with the delivery of mail.
 - i. **If** you have already lost your entitlements then you need to include the document titled “Notice and Demand to reinstate Entitlements” and include it as the last document in the bundle that is addressed and delivered to Anne Ruston **only**.
7. You will receive the documents by email in PDF form.
 8. Post both registered mail envelopes off after you have completed & signed the relevant documents.
 9. Wait 21 days before beginning the second round of documents.
 10. You will require 2 business size registered mail envelopes (unless you are in a country that has no registered mail), one to carry the Certificate of Mailing and Default Notice addressed to each of four ministers, and the other envelope to carry the same documents to the Attorney General.
 11. On day 22, go through steps 2 to 5 above and just below “Accounts Setup” click on “Round 2”. Enter your email address and password. An email bearing the second round documents, a “Certificate of Mailing” X 5, and a “Default Notice” will be sent to your email address almost instantaneously.
 12. Just like the round one process, have your witness, a friend or family member, complete the 5 respective “Certificates of Mailing”. You sign the Default Notices. Scan it and print another 4 copies, one for each Federal Minister and another for the Governor General.
 13. Then insert the Certificate of Mailing and Default Notice for **each** of the Federal Ministers into the one registered mail envelope and the remaining Certificate of Mailing and Default Notice into the other – second registered mail envelope addressed to the Governor General.
 14. Again wait 21 days before beginning the third round of documents.
 15. On day 22, repeat the steps 2 to 5 above and just below “Round 2” click on “Round 3”. Enter your email address and password. An email bearing the third round documents, a “Certificate of Mailing” X 5, and a “Final Notice” will be sent to your email address almost instantaneously.
 16. Just like the round one process, have your witness, a friend or family member, complete the 5 respective “Certificates of Mailing”. You sign the Final Notices. Scan it and print another 4 copies, one for each Federal Minister and another for the Governor General.
 17. Then insert the Certificate of Mailing and Final Notice for **each** of the Federal Ministers into the one registered mail envelope and the remaining Certificate of Mailing and Final Notice into the other – second registered mail envelope addressed to the Governor General.

18. If the respondents haven't replied to your registered mail and email correspondence within 21 days **after** receiving your correspondences, 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;
- An equitable estoppel is established whereby the Respondents have waived their right to pursue any claim against you, and
 - They have no claim of jurisdiction or authority over you and therefore cannot legally, lawfully or validly compel you to comply with their directions to be vaccinated nor any vaccination legislation, and
 - You are a private man or woman, as the case may be, therefore being beyond their sphere or scope of authority and jurisdiction, and
 - You are free and at liberty to do as you so see fit and desire as long as no life is harmed.
19. Await 21 days to pass after delivering the 3rd round of documents. On the 22nd day Certify the commercial default of and Private Default Judgment **against** your respondents and **in favour** of yourself by completing an Affidavit, witnessed by a qualified public officer titled "Justice of the Peace" (J.P.), along with;

- An accompanying Certificate of Mailing for each respondent, placed above the Affidavit
- And then serve a copy of the Affidavit, each with its own Certificate of mailing, upon all the respondents.

20. 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:

- Your source document to your ID (Information is online at <https://solutionsempowerment.com> under "Courses"), and
- Your notarised or JP sealed three notices & Declaration or Affidavit
- The document titled "Affidavit of Claimant" <Doc #1> for the respondent aggressor to complete
- The document titled "Notice of Conditional Acceptance" <Doc #5> 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

- Learn how to say "I decline your offer" or "I don't consent to your offer, & since all transactions are contractual implying a requirement for consent of all parties, your offer is declined, thank you" & go on your way.
- Contact by telephone the office of the State and/or Federal Health (if CV19 or other vaccination issue) or Transport Minister (if lockdown, border crossing or travel issue) & ask for the Minister or someone next in line to authority, obtain their;
 - 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.
 This the person in authority will do for you.

(d) 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 Commonwealth Of Australia, 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 <https://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://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.

- (e) 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 Minister/s, to the office of the Attorney or Governor General, to the Federal Police, **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 the risk to society.

Main Job Is Now Completed

Part 2 (Optional)

Enforcement of your rights:

If you and your family members have **not been harmed or vaccinated or both** and therefore **no** tort, breach of agreement (of your 3 step notification process) or financial or physical harm or damages committed against you by an oppressor, aggressor, offender & law breaker;

Use the traditional public Court process;

1. (a) File at the registry of the Supreme Court of your State/Province/Country a document titled "Originating Application (Or "Summons" in New South Wales – Module 31) for an Ex Parte (without a court hearing and presided over by a registrar that gives his/her decision **within 7 to 14** days after filing) for Orders **validating- ratifying** your various claimed rights,

where there is/are only Plaintiff/s (you and/or your family members) and no Defendant (NSW UCPR 6.4(1)(a) – equivalent UCPR rules for other States of Australia), and

- (b) File with the document titled “Originating Application” (Or “Summons” in New South Wales);
 - i. An original sealed Affidavit with exhibited evidence to support the Originating Application, And
 - ii. A document titled “Certificate of Exhibit” behind the Affidavit but above all the exhibits, and
 - iii. Draft Judgment-Orders for the Registrar.

Using the private Common Law Court process, using a Grand Jury;

1. (a) File at the registry of the private Common Law Court (may be an electronic registry) of your State, Province or Country a document titled “Originating Application – Summons” for an Ex Parte (without a court hearing, so no attendance is required by any party, and presided over by a registrar that gives his/her decision **within 7 to 14 days** after filing) for Orders **validating- ratifying** your various claimed rights, where there is/are only Plaintiff/s (you and/or your family members) and **no Defendant**, and
 - (b) File with the document titled “Originating Application” or “Summons”;
 - i. An original sealed Affidavit with exhibited evidence of the agreement achieved with your oppressor, aggressor, offender & law breaker, which they are now in breach of, to support the Originating Application, and
 - ii. A document titled “Certificate of Exhibit” behind the Affidavit but above all the exhibits, and
 - iii. Draft Judgment-Orders for the acting Registrar or Judge.
2. Once the International Common Law Court, <Australia> District has made an Order in your favour, ask the Court for a sealed copy and ensure you keep a sealed copy of the Judgment - Orders at your finger tips and a copy within your automobile.
3. **(Optional)** The International Common Law Court, <Australia> District, Orders now achieved may and can be ratified (confirmed - validated) by orders of a public Court, so the “law enforcers” (Police) and other employees within the public service/sector/realm recognise, uphold and respect the orders. Public Courts routinely “certify” decisions, judgments, determinations made privately, by corporations, Trade Unions, sporting clubs, mediating and signing “mediation certificates” and other like documents which evidence a private settlement of the parties so the Court has no authority or jurisdiction to make any decision other than affirm the decisions of the “mediation Certificate”. Traditionally however the public Courts have not ratified or supported private Common Law Courts. They may or may never support or ratify a private decision where it concerns ratification of people’s rights. **(Optional)** File the sealed copy of the Common Law Judgment/Orders at the (public) Supreme Court of your country as an exhibit to an Affidavit that supports an Originating Application (or “Summons”) for Orders, Ex Parte, **validating- ratifying** the Judgment/Orders achieved at the International Common Law Court under the appropriate Uniform Civil Procedure Rules, “where there is no Defendant”.

We at Solutions Empowerment have been directly involved with three separate private Common Law (CL) Court proceedings, either as Jurors, or as Judge! We believe the principle reason the public Courts have not tolerated, ratified or accepted any formal Application to ratify a private CL Judgment is because;

- a. In all proceedings (multiple in each) of the three Common Law Courts we’ve participated in, we’re yet to personally witness proper and competently drafted Originating documents, (if any at all!), that show a genuine cause of action, and

- b. There is rarely, if ever, evidence of the service of documents filed at the proceedings, being a procedural defect, and
- c. Defective – insufficient time allocated to service of documents, and
- d. The parties to a proceeding, specifically the Plaintiff/s, some of the Judges and the jurors, have limited knowledge of judicial procedures and make common errors, assumptions and allow common deficiencies in process and documentation to wrongly or inappropriately proceed through to a determination or judgment, and
- e. The paperwork supporting the proceedings, in particular Affidavits and evidence, is insufficient, defective, erred, or simply omitted.

Why would any public Court ratify a Judgment that was not properly or competently made under and due to the above disclosed defects and deficiencies?

The current private Common Law Court and its decisions around the world have in the main made a laughing stock of the whole Common Law Court process.

Before the world can anticipate and reasonably expect a public Court to ratify a decision or judgment of a private Common Law Court, we suggest the Common Law Court procedure “gets its own house in order” before approaching the public for ratification of its judicial determinations and decisions.

That begins with a review of the International Common Law “Operations or Procedural Instructions Manual”, two versions of which was seen by this writer.

Both manuals, used by the world’s Common Law movement have major flaws and defects bring to the CL movement into disrepute and disrespect.

One key flaw observed was the instruction to afford the Defendant seven (7) days to file a Defence. This is simply not equitable! If the defendant is “out of state” or ill or temporarily unavailable, or requires legal assistance that requires appointments with legal practitioners or counsellors, how does seven day allow for; visitations, appointments, mailing and serve of documents, and the most serious usurper of time, drafting the required documents? Come on folks! Seven days?

The judiciary for many centuries has relied on a 28 day service timeframe. Is that not fair and equitable? Do the rules of Equity **not** prevail? We must be seen to being fair and just.

Seven days just doesn’t disclose “fair and just” does it? Quite contrary, it shows “oppression” and “rushing the adversary to judgment” the very features we’ve been screaming over as the public system’s “abuse” and “tyranny” for generations.

Folks, we must be seen to being “squeaky clean”. The Common Law Courts internationally require an urgent “cleanup” and “overhaul”.

Part 3 (Optional)

Enforcement of your rights:

If you or any member/s of your family are **harmed or vaccinated or both** and there has been a tort, breach of agreement (of your 3 step notification process) or financial or physical damages against you;

Immediately commence your three step notification process (the **fourth to sixth round** of documents) against the offender (may be a police officer, a nurse, or anyone else, ensure you purchase an additional registered mail envelope for the offender) **and** the five respondents of the earlier process demanding and commanding them to pay you the amounts disclosed within each demand notice’s accompanying “invoice” seeking the amount you disclosed as an award for damages and breach of the agreement obtained when the Respondents didn’t answer your third Demand Notice within the time directed.

Part 3A (Optional)

The key fourth round documents.

1. Certificate of Mailing
2. Notice and Demand for Payment of Debt

3. Invoice Notice
4. Copy of proof of forced vaccination. <mobile phone recording on USB showing an assault, photos of bruising, photos of vaccination location, any documents you were forced to sign etc. Cross out with a straight line if no proof and place your initials on the line>.

The key fifth round documents.

1. Certificate of Mailing
2. Default Notice and Notice and Demand for Payment of Debt
3. Reminder Notice Invoice

The key sixth round documents.

1. Certificate of Mailing
2. Final Notice and Notice and Demand for Payment of Debt
3. Final Notice Invoice.

Once the Respondents have all defaulted answering your Notice titled “Final Notice and Notice and Demand for Payment of Debt”, an agreement and private Default Judgment is formed. Any breach of agreement, such as you or family members being vaccinated, you may proceed to Part 3B.

Part 3B (Optional)

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

Where there has been a tort, breach of agreement (of your initial 3 step notification process) or financial or physical damages against you;

- A) Which have jurisdiction for liquidated amounts from \$150,000.00 to \$750,000.00, whereas
- B) Any claim over \$750,000.00 is the jurisdiction of the Supreme Court of your State

Use the traditional public Courts;

1. (a) File a document titled “Claim” and “Statement of Claim” (or “Summons” in New South Wales) in the <Supreme/District/County> 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 28 days from the date of being served to file a document titled “Defense”. (Information is online at <https://solutionsempowerment.com> under “webinars” & view the “Pursue a Claim” webinar, the support documents being in the “Shop” link – Module 31).
- (b) File with the original document titled “Claim” and “Statement of Claim” (Or “Summons” in New South Wales);
 - i. An original Justice of the Peace (JP) sealed supporting Affidavit exhibiting your evidence of the agreement achieved with your oppressor, aggressor, offender & law breaker, which they are now in breach of, and
 - ii. A document titled “Certificate of Exhibit” behind the Affidavit but above all the exhibits, and
 - iii. Practice Orders
- (c) Serve a copy of a “Notice to Admit Facts” on all the Defendants. The Defendants must serve a “Notice Disputing the Facts” on the Plaintiff/s within 14 days of service upon them of the Notice to Admit Facts. If the Defendants fail to serve the Notice Disputing Facts in time, that is, within 14 days of having been served the Notice to Admit Facts, then under the Uniform Civil

procedure Rules (UCPR) the Defendant is deemed to have “assented to the facts for the purpose of the proceedings”. The defendant is required to dispute the facts within each paragraph of the Notice to Admit Facts or their failure to do so is taken as their admission to the facts, a perilous disposition for them to default to. Failing to have disputed the facts within a Notice to Admit facts gives the Plaintiff the commercial energy to file an Application/Notice of Motion for Orders for Summary Judgment affirming the facts expressed within a Notice to Admit Facts thereby enabling a proceedings to come to a rapid, if not instant conclusion with Judgment in favour of the Plaintiff as against the Defendants.

(d) **(Optional)** If you have the time and the inclination, file at the Court registry an “Application (Or “Notice of Motion” in New South Wales – Module 31) for Orders for **Summary Judgment**” (ie. Used where either there is no hope of the Defendant/s’ pleadings holding up in Court or on day 15 following the Defendants’ failure to answer and dispute the facts within a Notice to Admit Facts in time) but **only immediately after** the Defendants have filed a Notice of Intention to Defend at the registry of the Court, along with;

- i. An original JP sealed supporting Affidavit exhibiting your evidence of the agreement achieved, as well as a copy of the Notice to Admit Facts and evidence your rights were affirmed and recognised by the Defendant/s (your oppressor, aggressor, offender & law breaker), which they are now in breach of, and
- ii. A document titled “Certificate of Exhibit” behind the Affidavit but above all the exhibits, and

(e) Draft Judgment-orders for the Judge.

(f) If a Defense is filed in time by the defendants, the matter will proceed to a directions hearing before a Judge who will determine the Application/Notice of Motion for Orders for Summary Judgment (**Application**) first, on its merits and being the last Application filed. If it’s successful, the Orders within the Application will be made in favour of the Plaintiff (you), and if unsuccessful, further directions from the Judge will be made concerning how the proceedings continue prior to the matter being scheduled for a trial of the arguments within the Statement of Claim or Summons, and the Defense.

(g) If no document titled “Defense” is filed by the Defendant/s (or Respondent/s) within 28 days of being served the full set of documents, the Plaintiff/s can immediately file on the 29th day after service of the full set of documents on the Defendants, at the Registry of the <Supreme/District/County> Court, an “**Application** (Notice of Motion in NSW) **for Orders for Default Judgment Ex Parte**” (ie. No Court hearing or appearance required because you file evidence, by way of Affidavit supporting the “Application for Orders for **Default Judgment Ex Parte**”, of proof of service of the sets of documents on the Defendants and a statement **within** the Affidavit that no Defense was filed **in time**, so a Registrar can make the Orders sought in the “Application for Orders for Default Judgment Ex Parte”), along with:

- i. An original JP sealed supporting Affidavit exhibiting your evidence of the agreement achieved, and your rights affirmed and recognised by the Defendant/s (your oppressor, aggressor, offender & law breaker), which they are now in breach of, and
- ii. A document titled “Certificate of Exhibit” behind the Affidavit but above all the exhibits, and

iii. Draft Judgment-orders for the Judge.

The matter will not, in these circumstances, proceed to a mention or trial hearing because, by reason no Defence was filed in time by the Defendant/s, the Defendant/s’ have agreed, by assent and by their default, to accept all the claims made in the Plaintiff/s’ “Statement of Claim” (or “Summons” in NSW) so by reason there is no controversy or argument, a Registrar can “seal” the Orders made within the Plaintiff’s drafted document titled “Application for Default Judgment” in favour of the Plaintiff.

(h) A Court Sealed copy of the Judge’s “Default Judgment” is to remain at your finger tips and a

copy kept within your automobile. Time for a well earned Scotch!

- (i) Naturally, if a document titled “Defense” is filed by the Defendant/s and copy of same served upon you, a Court date will ensue where you are compelled to attend (not appear – ghosts “appear”) the proceeding to “agitate” move you claim.

Part 3C (Optional)

Use the private Common Law Court process, using a Grand Jury;

1. (a) Repeat the steps disclosed within the above paragraphs (1) (a) and (d) but replace the words “the <Supreme/District/County> Court” with the words “the International Common Law Court, <your Country>”, and
- (b) Repeat the steps disclosed within the above paragraph (1) (c) to (f) but adding that whichever of the documents titled “Application for Default Judgment”, “Application for Summary Judgment” and “Draft Judgment” that are relied upon by the Plaintiff, is ratified by the public <Supreme/District/County> Court and a sealed copy kept at the Plaintiff/s’ (your) fingertips and another set kept in automobile so as to ward of the public pirates, by reason they recognise, respect and uphold a public Court Order.

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 so the legal Court Forms created by Solutions Empowerment are currently “template” forms and can be used for litigation purposes.

Happy participation and engagement!

Solutions Empowerment™

Steps For Free Choice Vaccination Process

Adhere to the following steps to retain & exercise your rights, liberties and freedoms whilst retaining your entitlements & right to free choice in regard to the issue of vaccinations.

Part 1

The key first round documents you require are;

1. Certificate of Mailing – A third party witness, a friend, can testify to witnessing the documents and inserting them into a registered mail envelope. This eliminates any claim there were no documents in the envelope when the respondent receives it (Police Sergeant claimed in court the registered mail envelope he'd received had no documents within it!)
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3. Vax2 - My Will Notice and Mandate - directed to each of 5 key parties – respondents.
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5. Vax4 - Affidavit of Claimant - directed to each of 5 key parties – respondents.
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7. Vax6 - Restore Entitlements – is only directed to Anne Ruston (**Only** if your entitlements were already suspended or cut).

The key second round documents.

21. Certificate of Mailing
22. Default Notice

The key third round documents.

1. Certificate of Mailing
2. Final Notice

The key fourth round documents

1. Certificate of Mailing
2. Affidavit

Main Job Now Completed

Part 2 (Optional)

Enforcement of your rights:

If you and your family members have **not** been **harmed or vaccinated or both** and therefore no tort, breach of agreement (of your 3 step notification process) or financial or physical harm or damages committed against you by an oppressor, aggressor, offender & law breaker;

Use the traditional public Court process;

2. (a) File at the registry of the Supreme Court of your State/Province/Country a document titled "Originating Application (Or "Summons" in New South Wales – **Module 31**) for an Ex Parte for Orders **validating- ratifying** your various claimed rights, where there is/are only Plaintiff/s (you and/or your family members) and no Defendant (NSW UCPR 6.4(1)(a) – equivalent UCPR rules for other States of Australia), and

- (b) File with the document titled “Originating Application” (Or “Summons” in New South Wales);
- iv. An original sealed Affidavit with exhibited evidence to support the Originating Application, and
 - v. A document titled “Certificate of Exhibit” behind the Affidavit but above all the exhibits, and
 - vi. Draft Judgment-Orders for the Registrar.

Use the private Common Law Court process, using a Grand Jury;

4. (a) File at the registry of the private Common Law Court (may be an electronic registry) of your State, Province or Country a document titled “Originating Application – Summons” for an Ex Parte for Orders **validating- ratifying** your various claimed rights, where there is/are only Plaintiff/s (you and/or your family members) and **no Defendant**, and
- (b) File with the document titled “Originating Application” or “Summons”;
- iv. An original sealed Affidavit with exhibited evidence to support the Originating Application, and
 - v. A document titled “Certificate of Exhibit” behind the Affidavit but above all the exhibits, and
 - vi. Draft Judgment-Orders for the acting Registrar or Judge.
5. A Court Sealed copy of the Judgment is to remain at your finger tips and a copy kept Once the International Common Law Court, <Australia> District has made an Order in your favour, ask the Court for a sealed copy and ensure you keep a sealed copy of the Judgment - Orders at your finger tips and a copy within your automobile.
6. **(Optional)** File the sealed copy of the International Common Law Court’s Judgment/Orders at the (public) Supreme Court of your country as an exhibit to an Affidavit that supports an Originating Application (or “Summons”) for Orders, Ex Parte, **validating- ratifying** the Judgment/Orders achieved at the International Common Law Court, under the appropriate Uniform Civil Procedure Rule rule – “where there is no Defendant”.

Part 3 (Optional)

Enforcement of your rights:

If you or any member/s of your family are **harmd or vaccinated or both** and there has been a tort, breach of agreement (of your 3 step notification process) or financial or physical damages against you;

Part 3A (Optional)

The key fourth round documents.

- Certificate of Mailing
- Notice and Demand for Payment of Debt
- Invoice Notice
- Copy of proof of forced vaccination. <mobile phone recording on USB showing an assault, photos of bruising, photos of vaccination location, any documents you were forced to sign etc. Cross out with a straight line if no proof and place your initials on the line>.

The key fifth round documents.

4. Certificate of Mailing
5. Default Notice and Notice and Demand for Payment of Debt
6. Reminder Notice Invoice

The key sixth round documents.

4. Certificate of Mailing
5. Final Notice and Notice and Demand for Payment of Debt
6. Final Notice Invoice.

Once the Respondents have all defaulted answering your Notice titled “Final Notice and Notice and Demand for Payment of Debt”, an agreement and private Default Judgment is formed. Any breach of agreement, such as you or family members being vaccinated, you may proceed to Part 3B.

Part 3B (Optional)

- C) Which have jurisdiction for liquidated amounts from \$150,000.00 to \$750,000.00, whereas
- D) Any claim over \$750,000.00 is the jurisdiction of the Supreme Court of your State.

Use the traditional public Courts;

2. (a) File a document titled “Claim” and “Statement of Claim” (or “Summons” in New South Wales) in the <Supreme/District/County> 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 28 days from the date of being served to file a document titled “Defence”. (Information is online at <https://solutionsempowerment.com> under “webinars” & view the “Pursue a Claim” webinar, the support documents being in the “Shop” link – Module 31).
- (b) File with the original document titled “Claim” and “Statement of Claim” (Or “Summons” in New South Wales);
 - iv. An original Justice of the Peace (JP) sealed supporting Affidavit exhibiting your evidence of the agreement achieved with your oppressor, aggressor, offender & law breaker, which they are now in breach of, and
 - v. A document titled “Certificate of Exhibit” behind the Affidavit but above all the exhibits, and
- (j) Serve a copy of a “Notice to Admit Facts” on all the Defendants.
- (k) (**Optional**) If you have the time and the inclination, file at the Court registry an “Application (Or “Notice of Motion” in New South Wales – Module 31) for Orders for **Summary Judgment**” (ie. Used where either there is no hope of the Defendant/s’ pleadings holding up in Court or on day 15 following the Defendants’ failure to answer and dispute the facts within a Notice to Admit Facts in time) but **only immediately after** the Defendants have filed a Notice of Intention to Defend at the registry of the Court, along with;
 - iii. An original JP sealed supporting Affidavit exhibiting your evidence of the agreement achieved, as well as a copy of the Notice to Admit Facts, and evidence your rights were affirmed and recognised by the Defendant/s (your oppressor, aggressor, offender & law breaker), which they are now in breach of, and
 - iv. A document titled “Certificate of Exhibit” behind the Affidavit but above all the exhibits, and

- (l) Draft Judgment-orders for the Judge.
- (m) If no document titled "Defense" is filed by the Defendant/s (or Respondent/s) within 28 days (filed "in time") of being served the full set of documents, file an "Application (Notice of Motion in NSW) for Orders for **Default Judgment Ex Parte**" along with;
 - iv. An original JP sealed supporting Affidavit exhibiting your evidence of the agreement achieved, and your rights affirmed and recognised by the Defendant/s (your oppressor, aggressor, offender & law breaker), which they are now in breach of, and
 - v. A document titled "Certificate of Exhibit" behind the Affidavit but above all the exhibits, and
 - vi. Draft Judgment-orders for the Judge.

Part 3C (Optional)

Using the private Common Law Court process, using a Grand Jury;

2. (a) Repeat the steps disclosed within the above paragraphs (1) (a) and (d) but replace the words "the <Supreme/District/County> Court" with the words "the International Common Law Court, <your Country>", and
- (b) Repeat the steps disclosed within the above paragraph (1) (c) to (f) but adding that whichever of the documents titled "Application for Default Judgment", "Application for Summary Judgment" and "Draft Judgment" that are relied upon by the Plaintiff, is ratified by the public <Supreme/District/County> Court and a sealed copy kept at the Plaintiff/s' (your) fingertips and another set kept in automobile so as to ward of the public pirates, by reason they recognise, respect and uphold a public Court Order.

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 so the legal Court Forms created by Solutions Empowerment are currently "template" forms and can be used for litigation purposes.

Happy participation and engagement!

Solutions Empowerment™