



adam hayden  
of the  
cole family

LAWFUL ADVISOR



PRIVATE PROSECUTOR

**CASE**  
**MANAGEMENT**  
**FILE**  
**DOCUMENT**  
**FOR COURT**  
**USE**

- This form:
  - collects information about the case that the court will need to arrange for trial: Criminal Procedure Rules 3.2 and 3.3
  - records the court's directions: Criminal Procedure Rules 3.5.

See the separate notes for guidance on the use of this form.

- After the court gives directions for trial, if:
  - information about the case changes, or
  - you think another direction is needed**you must tell the court at once.**

- If the defendant pleads not guilty, and the court requires:
  - the prosecutor must complete Parts 1 and 3
  - the defendant must complete Parts 2 and 3
  - the court will record directions in Parts 3 and 4.

The prosecutor may start filling in the form earlier.

Attach extra sheets if required. The electronic version of this form will expand.

**There is a list of case preparation time limits on page 6.**

## Part 1: to be completed by the prosecutor

**Defendant**

--

<input type="checkbox"/> Summons	<input type="checkbox"/> Bail	Time limit expires:
<input type="checkbox"/> Requisition	<input type="checkbox"/> Custody	

**Offence(s)**

--

**Police / CPS URN**

--

**Date of first hearing**

--

### 1 Prosecution contact details

Prosecuting authority

	Phone	
	Fax	
Email		

### 2 Case management information

2.1 Is the investigation complete?  Yes  No  
 If no, give brief details:

2.2 Does the prosecutor intend to serve more evidence?  Yes  No  
 If yes, give brief details:

2.3 The prosecution will rely on: [ ]  
*Tick / delete as appropriate*

defendant's admissions in interview		[ ]
defendant's failure to mention facts in interview		[ ]
[a summary] [a record] of the defendant's interview		[ ]
[expert] [hearsay] [bad character] evidence		[ ]
[CCTV] [electronically recorded] evidence		[ ]

What equipment (tape / DVD player, etc.) will be needed in the trial courtroom?

### 3 Application for directions

3.1 Does the prosecutor want the court to vary a case preparation time limit?  Yes  No  
 If yes, give details:

3.2 Does the prosecutor want the court to make any other direction?  Yes  No  
 If yes, give details:

**Part 2: to be completed by defendant or defendant's legal representative**

**4 Defendant's contact details**

Defendant	Address	Phone Mobile
	Email	

**5 Defendant's representative (if applicable)**

Solicitor		Phone Fax Ref
	Address	
	Email	

Representation is: granted   
*Defendant's representative to complete* applied for   
privately funded

**6 Advice on plea and absence**

Does the defendant understand that:

- (a) he or she will receive credit for a guilty plea ?  Yes  No  
*A guilty plea may affect the sentence and any order for costs*
- (b) the trial can go ahead even if he or she does not attend ?  Yes  No  
*CrimPR rule 37.11*

**7 Partial or different guilty plea**

If more than one offence is alleged, does the defendant want to plead guilty to any of them ?  Yes  No  N/A  
 If yes, which offence(s) ?  
 Does the defendant want to plead guilty, but not on the facts alleged ?  Yes  No  
 If yes, attach a written basis of plea.  
 Does the defendant want to plead guilty, but to a different offence ?  Yes  No  
 If yes, what offence ?

**8 Case management information**

8.1 Which of the following (if applicable) is **AGREED** ? *Tick / delete as appropriate*

- The defendant [carried out] [took part in] the conduct alleged (i.e. identification)  Yes  No  N/A
- The defendant was present at the scene of the offence alleged  Yes  No  N/A
- The defendant was arrested lawfully  Yes  No  N/A
- [Nature of injury] [extent of loss or damage]  Yes  No  N/A  
 If not agreed, explain what is in dispute:
- [Fingerprint] [DNA] evidence  Yes  No  N/A  
 If not agreed, explain what is in dispute:
- [Medical] [identification of drug] [other scientific] evidence  Yes  No  N/A  
 If not agreed, explain what is in dispute:
- The [alcohol] [drug] testing procedure was carried out correctly  Yes  No  N/A  
 If not agreed, explain what is in dispute:

Exhibits and samples were collected and delivered as stated (i.e. continuity)  
If not agreed, explain what is in dispute:

Yes  No  N/A

Defendant's interview [summary] [record] is accurate  
If not agreed, explain what is in dispute:

Yes  No  N/A

The defendant was [disqualified from driving] [subject to the alleged court order] at the time of  
the offence alleged

Yes  No  N/A

The list of the defendant's previous convictions is accurate  
If not agreed, explain what is in dispute:

Yes  No  N/A

8.2 Other **AGREED** facts or issues are:  
Give details

Yes  No

8.3 Can **AGREED** facts be recorded in a written admission?  
If yes, a written admission [is set out here] [is attached] [will be served later].  
If no, explain why:

8.4 What are the **DISPUTED** issues of fact or law for trial, in addition to any identified in  
paragraph 8.1?

*CrimPR rules 3.2(2)(a), 3.3f*

8.5 Will the defendant give a defence statement?

Yes  No

*A defence statement must include particulars of facts relied on for the defence: Criminal Procedure and Investigations Act 1996, s.6A; Criminal Procedure Rules, r.22.4. There is a form of defence statement for use in connection with the rule.*

*Whether or not the defendant gives a defence statement, the defendant must give a notice indicating whether he or she intends to call any person (other than him or herself) as witnesses at trial and, if so, identifying them: Criminal Procedure and Investigations Act 1996, s.6C.*

## 9 Application for directions

9.1 Does the defendant want the court to vary a case preparation time limit?  
If yes, give details:

Yes  No

9.2 Does the defendant want the court to make any other direction?  
If yes, give details:

Yes  No

**Part 3: to be completed by prosecutor, defendant (or representative) and court**

**10 Prosecution witnesses**

10.1	Prosecutor to complete			Defendant to complete		For the court
	Name of witness	Tick if under 18	Attendance proposed	Can the evidence be read to the court ?	If no, what disputed issue in the case makes it necessary for the witness to give evidence in person ?	Attendance justified
1)		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> Yes <input type="checkbox"/> No		<input type="checkbox"/>
2)		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> Yes <input type="checkbox"/> No		<input type="checkbox"/>
3)		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> Yes <input type="checkbox"/> No		<input type="checkbox"/>
4)		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> Yes <input type="checkbox"/> No		<input type="checkbox"/>
5)		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> Yes <input type="checkbox"/> No		<input type="checkbox"/>
6)		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> Yes <input type="checkbox"/> No		<input type="checkbox"/>
7)		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> Yes <input type="checkbox"/> No		<input type="checkbox"/>
8)		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> Yes <input type="checkbox"/> No		<input type="checkbox"/>
9)		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> Yes <input type="checkbox"/> No		<input type="checkbox"/>
10)		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> Yes <input type="checkbox"/> No		<input type="checkbox"/>

10.2 *Prosecutor to complete*

- Does the prosecutor want special measures for a witness ?  Yes  No  
 If yes, give details:
- If the defendant is not represented, does the prosecutor want the court to prohibit cross-examination of a witness ?  Yes  No  
 If yes, give details:
- Does any witness need an interpreter ?  Yes  No  
 If yes, in what language ?

**11 Defence witnesses**

*Defendant to complete*

- Is the defendant likely to give evidence ?  Yes  No
- How many other defence witnesses are likely to give evidence in person ?   
*The defendant must give details separately of intended defence witnesses: see paragraph 8.5.*
- Does the defendant want measures to assist him/herself, or for a defence witness ?  Yes  No  
 If yes, give details:
- Will the defendant or any defence witness need an interpreter ?  Yes  No  
 If yes, in what language ?

**Signatures**

Signed: ..... for prosecution  
 Date: .....

Signed: ..... [defendant] [defendant's solicitor]  
 Date: .....

Part 4: court's directions for trial

12 Directions for trial

12.1  The prosecutor must serve any further evidence by: (date)

12.2  The prosecutor must complete initial disclosure by: (date)

12.3 The court expects those prosecution witnesses to give evidence in person whose names it has ticked in paragraph 10.1.

12.4 The court expects the evidence of other prosecution witness listed in paragraph 10.1 to be read.

12.5  Witness [summons] [warrant] for witness(es): insert name(s) CrimPR Part 28

12.6  Interpreter in language(s): for: arranged by: specify court, prosecution or defence
prosecution witness(es)
defendant
defence witness(es)

12.7  Special measures of: tick as appropriate for witness(es): insert name(s) CrimPR Part 29

screening witness from defendant

evidence by live link

evidence in private

video recorded interview as evidence in chief

intermediary

12.8  Defendants may not cross-examine witness(es): insert name(s) CrimPR Part 3
and the court directs representation by: name representative

12.9  Other arrangements for defendant or witnesses (specify): CrimPR rule 3.8(4) CrimPR Part 2

12.10 Standard case preparation time limits apply [except] [with these variations]: CrimPR Part 3 e

12.11  Other directions:

12.12 Arrangements for hearing

Date:

Time:

Court:

Time estimate:

Form box for hearing arrangements with lines for Date, Time, Court, and Time estimate (hours). Includes note: A detailed trial timetable may be needed: CrimPR rules 3.8 & 3.10

Signed:
Name: (block capitals) [on the direction of] [court]
Date:

## Standard case preparation time limits

*The court can vary any of these time limits. Time limits marked \* are not prescribed by rules.*

*The total time needed to comply with all these time limits is 6 weeks (9 weeks if paragraph m applies).*

**Written admissions** (Criminal Procedure Rules, r.37.6; Criminal Justice Act 1967, s.10)

- a. The parties must serve any written admissions of agreed facts within **14 days**.\*

**Defence statement** (Criminal Procedure Rules, r.22.4; Criminal Procedure and Investigations Act 1996, s.6)

- b. Any defence statement must be served within **14 days** of the prosecutor completing or purporting to complete initial disclosure.

**Defence witnesses** (Criminal Procedure and Investigations Act 1996, s.6C)

- c. Defence witness names, etc. must be notified within **14 days** of the prosecutor completing or purporting to complete initial disclosure.

**Application for disclosure** (Criminal Procedure Rules, r.22.2 & 22.5; Criminal Procedure and Investigations Act 1996, s.8)

- d. The defendant must serve any application for prosecution disclosure when serving any defence statement.\*  
e. The prosecutor must serve any representations in response within **14 days** after that.

**Witness statements** (Criminal Procedure Rules, r.27.4; Criminal Justice Act 1967, s.9)

- f. The defendant must serve any defence witness statement to be read at trial at least **14 days before the trial**.\*  
g. Any objection to a witness statement being read at trial must be made within **7 days of service of the statement**. *This does not apply to the statements listed in paragraph 10.1.*

**Measures to assist a witness or defendant to give evidence** (Criminal Procedure Rules, r.29.3, 29.13, 29.17, 29.22, 29.26)

- h. Any [further] application for special or other measures must be served within **14 days**.  
i. Any representations in response must be served within **14 days after that**.

**Cross-examination where defendant not represented** (Criminal Procedure Rules, r.31.1, 31.4)

- j. The defendant must serve notice of any representative appointed to cross-examine within **7 days**.  
k. The prosecutor must serve any application to prohibit cross-examination by the defendant in person as soon as reasonably practicable.  
l. Any representations in response must be served within **14 days after that**.

**Expert evidence** (Criminal Procedure Rules, r.33.4, 33.6)

- m. If either party relies on expert evidence, the directions below apply.  
(i) The expert's report must be served within **28 days**.\*  
(ii) A party who wants that expert to attend the trial must give notice within **7 days after (i)**.\*  
(iii) A party who relies on expert evidence in response must serve it within **14 days after (ii)**.\*  
(iv) There must be a meeting of experts under rule 33.6 within **14 days after (iii)**.\*  
(v) The parties must notify the court **immediately after (iv)** if the length of the trial is affected by the outcome of the meeting.\*

**Hearsay evidence** (Criminal Procedure Rules, r.34.2, 34.3)

- n. The prosecutor must serve any notice to introduce hearsay evidence within **14 days**.  
o. The defendant must serve any notice to introduce hearsay evidence as soon as reasonably practicable.  
p. Any application to determine an objection to hearsay evidence must be served within **14 days of service** of the notice or evidence.

**Bad character evidence** (Criminal Procedure Rules, r.35.2, 35.3, 35.4)

- q. The prosecutor must serve any notice to introduce evidence of the defendant's bad character within **14 days**.  
r. Any application to determine an objection to that notice must be served within **14 days after that**.  
s. Any application to introduce evidence of a non-defendant's bad character must be served within **14 days** of prosecution disclosure.  
t. Any notice of objection to that evidence must be served within **14 days after that**.

**Previous sexual behaviour evidence** (Criminal Procedure Rules, r.36.2, 36.3, 36.4, 36.5)

- u. The defendant must serve any application for permission to introduce evidence of a complainant's previous sexual behaviour within **28 days** of prosecution disclosure.  
v. The prosecutor must serve any representations in response within **14 days after that**.

**Point of law** (Criminal Procedure Rules, r.3.3, 3.9)

- w. Any skeleton argument must be served at least **14 days before the trial**.\*  
x. Any skeleton argument in reply must be served within **7 days after that**.\*

**Trial readiness** (Criminal Procedure Rules, r.3.3, 3.9)

- y. The parties must certify readiness for trial at least **14 days before the trial**, confirming which witnesses will give evidence in person and the trial time estimate.\*



**Council Tax Bill - 2013/14**

166 [REDACTED] 3129

[REDACTED]  
WELWYN GARDEN CITY  
HERTS  
AL7 [REDACTED]

**Date of Issue:** 11.03.2013

**Account Ref:** [REDACTED]

This property is in band D

**Regarding:**

**Details of Precepts**

The percentage change between the current financial year and last year is shown below.

		%
Hertfordshire County Council	£1118.83	0.0
The Police and Crime Commissioner for Hertfordshire	£147.82	0.0
Welwyn Hatfield Borough Council	£185.10	-0.9
W H C Special Expenses	£23.00	23.9
Borough (& Parish where applicable) % Change		1.3
Full year charge for your property in Band D	£1474.75	0.2

**Welwyn Hatfield only keeps 13% of the council tax you pay. Please see above**

**See over for amounts due and how to pay. Please consider paying by Direct Debit.**

Council Tax due - 01.04.2013 to 31.03.2014	£1474.75
01.04.2013 to 31.03.2014 25% discount. Only one adult is resident	-£368.69
Council Tax Reduction	-£1106.06
<b>Total amount due - 01.04.2013 to 31.03.2014</b>	<b>£0.00</b>







In your particular case Liability Orders have been awarded on 21 separate occasions with 7 of those Orders still unpaid as follows;

<u>CASE NUMBER</u>	<u>DATE ISSUED</u>	<u>AMOUNT</u>	<u>COSTS</u>	<u>LO BALANCE</u>	<u>CURRENT BALANCE</u>
██████	23/06/08	£1424.38	£107.00	£1531.38	£ 916.78
██████	15/07/09	£1473.02	£107.00	£1580.20	£ 702.29
██████	16/06/10	£ 119.93	£107.00	£ 226.93	£ 226.93
██████	22/06/11	£ 149.01	£111.00	£ 260.01	£ 152.27
██████	21/12/11	£ 396.03	£111.00	£ 507.03	£ 507.03
██████	14/03/12	£ 104.09	£111.00	£ 215.09	£ 215.09
██████	19/12/12	£ 189.80	£113.00	£ 302.80	£ 302.80
TOTALS		<u>£3856.26</u>	<u>£767.00</u>	<u>£4623.44</u>	<u>£3023.19</u>

Given that you have already incurred £767.00 in costs as a consequence of the action taken in obtaining the above Liability Orders, I strongly recommend that you make payment if further action and additional costs are to be avoided.

Your other points are noted and I would recommend that you direct them to your Member of Parliament who may be able to raise your concerns to the appropriate body.

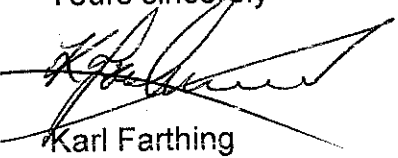
His details are;

Mr Grant Shapps MP  
House of Commons  
London  
SW1A 1AA

However, in the interim period, you have substantial arrears outstanding in respect of your Council Tax account and are obliged to make payment accordingly.

I trust this clarifies the current situation.

Yours sincerely



Karl Farthing

Interim Council Tax Manager

**Steria**

Working in Partnership with Welwyn Hatfield Borough Council

**We can provide this information in different formats or give other assistance where needed. Please call 01707 357000 and ask for the Council Tax section or email [c.tax@welhat.gov.uk](mailto:c.tax@welhat.gov.uk)**

Welwyn Hatfield Borough Council, The Campus, Welwyn Garden City, Herts AL8 6AE  
DX 30075, Welwyn Garden City 1

Tel: 01707 357000

[www.welhat.gov.uk](http://www.welhat.gov.uk)





Reply To: address as below  
Our Ref: 800698875  
Date: 12<sup>th</sup> March 2013  
Direct Tel: 01707 357020  
Fax: 01707 357484  
Email: k.farthing@welhat.gov.uk

[REDACTED]  
[REDACTED]  
Welwyn Garden City  
Herts.  
AL7 [REDACTED]

Dear [REDACTED],

Re: Council Tax – Arrears (£3023.19)

I am in receipt of your recent letters dated 3<sup>rd</sup> and 21<sup>st</sup> February last, respectively and would initially take this opportunity to apologise for the delay in replying in this respect.

Having had the opportunity to look at your Council Tax records I am concerned that you have intimated that you are '[REDACTED]' where our records confirm that we have you registered for Council Tax and Housing/Council Tax Benefit purposes as [REDACTED].

Referring again to our records, it appears that we have also received a number of documents completed by you, including claims for Housing and Council Tax Benefit, which clearly state that your name is [REDACTED]. The Department for Work and Pensions also have you registered as such.

If you have changed your name or your name has been recorded incorrectly, then I must ask you to forward some form of documentary evidence to this effect. To this end I would be obliged if you could provide a copy of either your Passport, Driving License, Deed Poll, etc, or any other information that will enable Officers to consider amending our records and I look forward to hearing from you in due course.

Referring again to your letters, I would stress that Welwyn Hatfield Borough Council collects Council Tax on behalf of all the residents of the borough in order to fund the services provided by the Council to those residents.

Failure to make payment as required directly affects the provision of those services and, in turn, can lead to an increase in the amount of Council Tax payable for subsequent financial years.

In order to ensure that funds are available to allow services to be maintained, those customers who fail to pay or maintain the statutory instalments required of them, are subject to enforcement action taken through the Magistrates Courts.

An application for a Liability Order is made to the Magistrates in attendance at the court hearing and, if awarded, allows the Council to pursue various options in order to secure payment of the sum outstanding.



Date 3<sup>rd</sup> February 2013

Daniel Robinson  
Senior Revenues Officer  
Steria

~~XXXXXXXXXXXXXXXXXXXX~~  
~~XXXXXXXXXXXXXXXXXXXX~~  
Welwyn Garden City  
Hertfordshire  
AL7 ~~XXXXXX~~

**NOTICE**

Account ref: ~~XXXXXXXXXX5~~

Case numbers: ~~7222/2014/11222/0520/11222/11222~~

Dear Daniel,

Please take note that I will not be settling the accounts listed above nor will I be paying Council Tax in the future unless you can meet the following criteria set out below, according to Law. I will make it as simple as I can so there is no confusion or misunderstanding. The points I am going to raise are valid and of such a serious nature that I suggest you need deal with them individually and in full, you may want to seek legal advice.

1) Article 61 of the Magna Carta 1215 says that if I believe I am being governed otherwise than in accordance with the laws and customs of this country, then I have the right to enter into Lawful Rebellion to find redress. And because I can prove the Government is acting unlawfully and Illegally, I have done exactly that. Lawful Rebellion affords me the right under Common Law to withhold all taxes until the situation is resolved to my satisfaction, this is the law. If you believe I do not have this right then I suggest you produce the evidence immediately.

2) War Crimes-Article 24 Chapter VI of the manual of Military Law applies to all service men and woman as well as all British tax payers, this means that if a Government embarks on illegal wars/ conflicts everyone is duty bound to disobey orders and withhold taxes. Anyone who co-operates is complicit to a crime against peace and is liable as an accessory to war crimes as the judges at the Nuremberg trials explained when convicting Germanys leaders for breaches of the laws of war. A CRIME REPORT of the on-going illegal wars/ conflicts this country is involved in, plus a document setting out the Laws of War is enclosed.

3) There is no law that says I have to pay Council Tax, there is only the Local Government Finance Act 1992, which being an act has no authority what-so-ever without my consent. If you believe otherwise I suggest you produce your evidence immediately.

4) Fraud- Anyone other than a Court who issues a notice, which appears to be a summons which has been issued by a Court is breaking the Law,(Common Law). A Council issuing its own summonses is Fraud, and Perjury under the 1911 Perjury Act, and crime under the Administrations of Justice Act. No due process has been followed and the whole process is a sham.

(i) Unlawfully constituted liability order not registered with the Court.

(ii) The Council needs to lay a complaint with the Court.

(iii) A liability order needs to be registered with the Court.

(iiii) And a summons must be issued by a Court, if not a crime of Passing Off has been committed, and this action is in fact Fraud by Misrepresentation under section (2) of the Fraud Act 2006, and

Fraud, by Abuse of Position under section (4) of the Fraud Act 2006. Note, Central Herts Magistrates Court have no records relating to the laying of a complaint regarding the alleged Council Tax arrears, nor any record of a liability order or a summons being issued with regard to this matter. I'm wondering why this is, I smell skulduggery. If you have evidence to the contrary then I suggest you produce this immediately.

**(5) Deception/Breach of Trust-** If you continue to hound myself for payment of Council Tax by fraudulent means I may be forced to attach a Commercial Lien to you personally and also to Welwyn Hatfield Council as a corporation, If I feel I have suffered a Tort as a direct result of your continued harassment. However if I feel you are continuing try and extort money with menaces then I may even consider a Private Criminal Prosecution through the criminal courts, you may want to investigate what a Private Criminal Prosecution is and how it will affect you.

**(6) Statutes and Acts of Parliament-** If you cannot distinguish the difference between Common Law and Statutes, that constitutes negligence in public office and again is equal to fraud. Statutes are defined in Blacks Law dictionary 3<sup>rd</sup> Edition, as a legislated rule of a society given the force of law by consent. That means to enforce statutes you need my consent, if you believe you have my consent then produce the evidence immediately. If you believe I belong to your society then produce the evidence showing when I joined, who accepted my application, when this was and my position within it. Note I belong to a Community not a Society.

**(i)** It is my understanding Common Law is both anterior and superior to Statute Law, as is defined in Oxford Dictionary of Law 5<sup>th</sup> Edition ISBN-0-19-860756-3 Page 326.

**(7)** Please find enclosed two affidavits which are my sworn statements of truth, one for you personally and one for Welwyn Hatfield Council, you may consider them duly served.

I look forward to your timely response,

Yours sincerely,



Enc.

We hereby certify this to be a true copy of the original AFFIDAVIT

BRETHERTON LAW Solicitors First Floor Alban Row 27-31 Verulam Road St. Albans Herts AL3 4DG

Bretherton law 16.5.11

NOTICE OF UNDERSTANDING, INTENT AND CLAIM OF RIGHT

SERVED TO: Welwyn HATFIELD COUNCIL

I, [redacted] now residing at [redacted] Welwyn Garden City Hertfordshire AL7 state as follows:

WHEREAS IT IS MY UNDERSTANDING THAT under article 61 of the magna carta it is my absolute right to enter into lawful rebellion.

AND WHEREAS after due process I have entered into lawful rebellion.

AND WHEREAS IT IS MY UNDERSTANDING THAT after due process someone who has entered into lawful rebellion does in fact become a freeman on the land.

AND WHEREAS I AM A FREEMAN ON THE LAND.

AND WHEREAS a freeman on the land has lawful excuse.

AND WHEREAS IT IS MY UNDERSTANDING THAT a freeman on the land does in fact exist under common law jurisdiction only.

AND WHEREAS someone who exists under common law jurisdiction only has no obligation to accept or adhere to any statute law, act of parliament or legislation.

AND WHEREAS IT IS MY UNDERSTANDING THAT statute laws, acts of parliament and legislation are in fact rules of a corporation given the force of law by consent and need my consent to be enforced upon me.

AND WHEREAS I absolutely do not consent.

AND WHEREAS IT IS MY UNDERSTANDING THAT any peace officer, government employee or agent who tries to enforce a statute law, act of parliament or legislation against a freeman on the land is in fact breaking the law.

AND WHEREAS IT IS MY UNDERSTANDING THAT any peace officer, government employee or agent does in fact have no jurisdiction over a freeman on the land unless dealing with common law matters.

AND WHEREAS IT IS MY UNDERSTANDING THAT any peace officer, government employee or agent who cannot distinguish the vast difference between common law and statute law is in fact guilty of gross negligence and under common is equal to fraud.

AND WHEREAS IT IS MY UNDERSTANDING THAT common law is both anterior and superior to statute law, Oxford dictionary of law 5th edition ISBN 0-19-860756-3 page 326.

AND WHEREAS IT IS MY UNDERSTANDING THAT all peace officers swear an oath of office and as such are obliged to keep the queens peace, uphold the law and protect my rights.

I hereby give notice of my understanding, intent and claim of right and give fourteen (14) days from this date... 3-FEB 2013 ... to make counter claim under oath or attestation. Failure to register a dispute against the claims made herein and then successfully defeating said claims in a proper court of law will result in an automatic default judgment, securing for ever more all rights herein claimed and establishing permanent estoppel by acquiescence barring the bringing of any charges under statute law, act or legislation. In witness whereof I have today added my signature.

[redacted] SIGNED: [signature]

Before me an officer of the court or solicitor NAME: SWORN AT: Commissioner for Oaths.

Anne M. McCarthy F. Inst. L. Exec. Commissioner for Oaths

SIGNED: [signature]

First floor, Alban Row, 27-31 Verulam Road, St. Albans AL3 4DG

DATE: 16.5.11.

Date 21 February 2013

[REDACTED]  
[REDACTED]  
Welwyn Garden City  
Hertfordshire  
AL7 [REDACTED]

Daniel Robinson  
Senior Revenues Officer  
Steria

**NOTICE OF PERMANENT ESTOPPEL**

Dear Daniel,

I am writing to inform you that because you have failed to respond to the Affidavit served on you on the 3<sup>rd</sup> February 2013 within the 14 (fourteen) day remittance period, you have now agreed by acquiescence that the points made therein are true and accurate and because you have failed to successfully rebut them, you have now forfeited your right to bring any charges under statute, act or legislation in the future.

With regard to the notice sent on the same date outlining valid points i asked you to look into, i now accept your acquiescence as your agreement with regard to those points raised, therefore any future Council Tax demands will be seen as fraudulent and harassment and will be dealt with accordingly, your timely response to this notice would be appreciated.

Yours sincerely,

[REDACTED]

Post Office Ltd.  
Your Receipt

120 Peartree Lane  
Peartree Shopping Centre  
Welwyn Garden City  
Hertfordshire  
AL7 3XW

Date and Time: 22/02/2013 09:27  
Session ID: 2-32565  
Dest: UK (EU)  
Quantity: 1  
Weight: 0.008 kg  
Recorded 1st Letter £1.55

Total Cost of Services £1.55  
Posted after last collection? No

Barcode: 8Y3377839588  
DESTINATION ADDRESS  
Building Name or Number Postcode  
W H B C AL86BE  
Address Validated? N

IT IS IMPORTANT THAT YOU RETAIN THIS RECEIPT AS IT IS YOUR PROOF OF POSTING  
PLEASE REFER TO SEPARATE TERMS AND CONDITIONS

We do not pay compensation for money, jewellery or valuables sent by Recorded Signed For. Check delivery at www.postoffice.co.uk or call 08459 272100, quoting your reference number.

This is not a VAT Receipt  
Thank You

Date 24<sup>th</sup> March 2013

[REDACTED]  
[REDACTED]  
Welwyn Garden City  
Hertfordshire  
AL7 [REDACTED]

Karl Farthing  
Interim Council Tax Manager  
Steria

Dear Karl,

Thank you for your letter dated 12<sup>th</sup> March 2013, your apology has been respectfully noted.

I can assume by your comments regarding my name that you are somewhat confused by the way I address myself within my correspondence. You are correct in noting your records have shown me as Mrs Samantha Cole, I can assure you there is no mistake, either in your records or in my own writings, I will try to explain the best I can so you may understand exactly what is meant by addressing myself as per the top of this letter. This is quite in depth so I hope I can shed some light for you.

To start, legally you are not a person, you are a sovereign human being who has a person, the human being, man or woman can represent the person if he/she so wishes but the two are not the same and indeed in law are very different. [REDACTED] and [REDACTED] are what is known as Legal Fictions, or corporate persons, they exist, but only on paper as a direct result of your birth certificate. When you were born your parents, as mine, did not call you [REDACTED] but just Karl Farthing, the Mr. part comes from your birth being registered and your Legal Fiction/corporate person being generated.

This is a deception all of us are subjected to from birth, the reason for this is so the state can lay claim to you, your body, your mind and your soul. Your birth certificate is still known today in law as a slave bond traded between the private central bank and the state, if you thought slavery had been abolished I'm afraid your mistaken.

The **Cestui Que Vie Trust Act 1666** is the tool they use to do this and it makes fascinating reading, I have enclosed a copy for your deliberation.

*Note; an established fundamental maxim in law is as follows; Registration of anything transfers superior ownership to the entity accepting the registration. Once an item has been registered you are no longer the OWNER even though you will still be paying for the item. But instead you become the KEEPER. This includes cars, houses, land and yes children who become wards of the state by virtue of the birth registration.(regis...' handing ownership to the crown.... which by the way is the crown corporation of London, not Queen Elizabeth II.*

So hopefully you can understand why I am somewhat reluctant to represent the Legal Fiction when I understand fully what it actually means. I do not consent to being addressed as MRS anything, but only my common law family name, spelt lower case only. I wilfully refuse to be locked into economic slavery.

With regard to the other statement in your letter, I would advise that any further attempt to try and recover past Council Tax bills unpaid would indeed mean you could be facing either civil action or

criminal action if I feel you are harassing me or acting unlawfully. You might need to re-read my notice sent to Daniel Robinson dated 3<sup>rd</sup> February 2013 to clarify my position and the consequences of any actions you may might take.

Unfortunately for you a notice of permanent estoppels has been served lawfully, I advise you to clarify with your Legal Services department exactly what that means.

And finally I refer to the point you make regarding raising any issues I have with my M.P. I would like to point out that this is actually a civil matter at the moment and not Parliamentary one.

i hope i have managed to clarify these points for you, if you have any other questions you would like to raise, I would be only to glad to help and try answer and or to explain to the best of my knowledge.

I look forward to your thoughts,

Yours sincerely,



7/1/13

Post Office Ltd.  
Your Receipt

80 High Street  
Codicote  
Hertfordshire  
SG4 8XQ

Date and Time: 23/03/2013 12:32  
Session ID: 1-730850  
Dest: UK (EU)  
Quantity: 1  
Weight: 0.043 kg  
Recorded 1st Letter £1.55

Total Cost of Services £1.55  
Posted after last Collection? No

Barcode: 8Y53637925288

DESTINATION ADDRESS  
Building Name or Number Postcode  
WELYN HAYFIELD COUNC THE WELYN GARDEN CI  
Address Validated?

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PLEASE REFER TO SEPARATE TERMS AND CONDITIONS

We do not pay compensation for money, jewellery or valuables sent by recorded signed for. Check delivery at www.postoffice.co.uk or call 08459 272100, quoting your reference number.  
This is not a VAT Receipt  
Thank You



[REDACTED]  
[REDACTED]  
Welywn Garden City  
Hertfordshire  
AL7 [REDACTED]

Michael Gaynor  
Rundels Baliffs  
53 Northampton Road  
Market Harborough  
Leicestershire  
LE16 9HB

Baliff Ref 960690, 853201, 853204, 851755, 853202, 853203, 804310

**Notice**  
**Notice to Principle is notice to Agent**  
**Notice to Agent is notice to Principle**

Dear Sir,

Take formal notice that all of these accounts listed above are in dispute with Welwyn Hatfield Council. You do not have the authority or my consent to levy these alleged Council Tax debts against me as a flesh and blood human being. I can assure you Welwyn Hatfield Council will not receive a single penny of these alleged debts. They will not receive payment for any Council Tax bills issued in the future, until certain criteria has been met by them.

This is an on going situation between myself and Welwyn Hatfield Council, and dose not look like being resolved any time soon. So with that stated, I will not take any more correspondence from yourself via telecommunication, post or other medium, if I do, this correspondence from yourselves will be seen as harassment and I may be forced to look towards attaching a commercial lien and or instigate a private criminal prosecution against you personally, under the protection from the harassment act 1997.

I sincerely suggest you Personally look into exactly what a Private Criminal Prosecution is and how it may effect you.

I hope I have made my position perfectly clear with regard to this matter. I will except acknowledgement of the receipt of this letter, and no other correspondence.

Take note your your implied right of access has been removed, a copy of the notice is enclosed. I look forward to your immediate response.

Yours Sincerely

[REDACTED]  
Enc.

*Baliff's*

Post Office Ltd.  
Your Receipt

120 Peartree Lane  
Peartree Shopping Centre  
Hertfordshire

# Rundles

Certificated Bailiffs

53 Northampton Road  
Market Harborough  
Leicestershire  
LE16 9HB

Tel: 08456 585030  
Fax: 01858 461799  
email: info@rundles.org.uk

[REDACTED]  
[REDACTED]

WELWYN GARDEN CITY  
Hertfordshire  
AL7 [REDACTED]

**BAILIFF REF: 960690**

Client Ref: 800698875

Date: 8 February 2013

Dear [REDACTED]

**Our client: Welwyn Hatfield Borough Council**

We are writing to advise that the above case has now been returned back to the Welwyn Hatfield Borough Council and we are taking no further recovery action.

Should you have any further queries please contact the Welwyn Hatfield Borough Council directly.

Yours sincerely



Rundle & Co Ltd

If you require this letter in a larger font please contact us on 08456 585030

Offices in Kent • Leicestershire • Gloucestershire