

To: Simon Guthrie doing business as Magistrate / Registrar SIMON GUTHRIE  
Magistrates' Court Of Victoria  
GEELONG LAW COURTS  
Railway Terrace  
Geelong VIC 3220

From: **ivan eterovic**  
c/o 25 Charlotte Avenue  
Newcomb VIC 3219

Your Case No's: L11298850; L12549985

Date: 26/04/2021

NOTICE OF ISSUE OF FRAUDULENT HEARING  
Notice to Agent is Notice to Principal is Notice to Agent.

Dear Simon Guthrie

This Notice is a legal instrument presented under common law and may be used in evidence. I do not stand under 'legalese' definitions of the English language nor the present corrupted judicial process known as the rules of civil procedure. All Notifications sent by me have been served under duress of circumstances in my defence and, in order to prevent further crimes, torts or breaches of the peace being committed against me. I stand vehemently in defence of our common law constitution.

I received a "NOTICE OF HEARING" from your office dated 20 April 2021. A NOTICE OF HEARING must be issued by a Court of Law and be signed in wet ink by the Registrar of the court. The fraudulent Notice of Hearing served on the legal fiction "IVAN ETEROVIC",/ dated 20 April 2021, on non headed paper, with no name of Registrar along with wet ink signature, shall be treated with the contempt that it deserves.

I require the printed name of the alleged 'Registrar' who sent the Magistrates' Court Of Victoria "NOTICE OF HEARING" so that I may address this matter accordingly whilst my adversary is known to me. A copy of said "NOTICE" with no header, Registrar name or wet ink signature, has been herein provided (See exhibit B).

I, **ivan eterovic** a man, cannot lawfully represent the fraudulently created 'Legal Fiction' "Mr IVAN ETEROVIC; ETEROVIC IVAN; ETEROVIC Ivan; ETEROVIC, I," nor the present unconstitutional courts. Therefore do NOT address any future correspondence to the said titled fictitious name (See exhibit A- Birth Certificate). Any such wrongly addressed correspondence may be ignored or returned to sender or, used in evidence.

There is one active order against the 'Legal Fiction' which I **ivan eterovic** have been made to act as surety for which has caused wrong and harm and irreparable damage to me and my family for which you and the agents and officers under your control will need to stand before a jury of the people as required by the Common Law Constitution throughout the commonwealth which is still in effect today.

You are hereby reminded that you via the agents and officers under your control have previously been put on ample Notice of the facts with regard to the evidence of High Treason being committed by the state, which has been served on alleged Registrar (Ben West) dated: 25/07/2020; 04/08/2020; 14/08/2020; 24/08/2020; 03/09/2020. Alleged Registrar (Andrew Sheahan) dated; 06/11/2020; 16/11/2020; 26/11/2020; 07/12/2020; 17/12/2020; 12/01/2021. Alleged Magistrate (Peter Mellas) dated: 31/10/2020; 10/11/202; 20/11/2020; 30/11/2020; 10/12/2020. Alleged Head Judge (Lisa Hanan) dated: 31/10/2020; 10/11/202; 20/11/2020; 30/11/2020; 10/12/2020 of 'Magistrates' Court of Victoria' with Five (5) Notices beginning with conditional acceptance of their demands upon substantial evidence that article 61 has not been invoked or is no longer in effect today along with my common law standing. I strongly advise that you check your records and review said Notifications before responding. The documented evidence of this entire matter is also on public record.

The recently received "NOTICE OF HEARING" provides me with further evidence of your personal wilful involvement in the conspiracy to completely overthrow the sovereignty of the people of The Commonwealth. The law defines such evil persons as Traitors to the realm.

Whilst you continue to act with wilful intent (mens rea) against I man **ivan eterovic**, whom does NOT represent the titled legal fictional corporate entity known as "Mr IVAN ETEROVIC" and, whilst you ignorantly continue to act against the common law constitution and my rights contained therein and, whilst you are fully aware of the evidence that I have supplied to you, I shall be seeking a claim for damages against you personally in your private and unlimited capacity, including but not limited to trespass, kidnapping, breach of the peace, false arrest, threats of physical violence, degradation and humiliation tactics, dispossession of property, unlawful detention, unlawful surveillance, continual harassment and trespass on my elderly parents, the stress, trauma, anguish and despair suffered from destroying the integrity of my family unit and quiet enjoyment of my home, the ongoing psychological and emotional trauma my offspring endure from the violent removal of their father from his property and fear of future kidnapping and for all costs incurred for placing unlawful orders on my freedoms along with time and expense in dealing with this issue in an honourable and lawful manner.

The common law constitution clearly FORBIDS I, **ivan eterovic** to consent to the unauthorised, de facto, treasonous, commercial / administrative "Court" hearing set to take place on the 13-04-2021, whilst said "Court", and its employees continue to deceive and deny the public due process of law under Magna Carta 1215 and the 1688 Coronation Oath Act i.e., where no Twelve (12) properly convened jurors ("Peers") are sitting.

Under Article 39 of Magna Carta 1215 it states:

"No freemen shall be taken or imprisoned or disseised or exiled or in any way destroyed, nor will we go upon him nor send upon him, except by the lawful judgment by his peers or by the law of the land"

Article 40 reads: "To no one will we sell, to no one will we refuse or delay, right to justice"

I will ONLY consent to a lawfully convened court hearing that adheres to the said common law (1215 Magna Carta) principles, and which stands fully under our common law constitution.

I am currently seeking redress for the torts thus far committed against me by VICTORIA POLICE employees Stephen Bull and Peter Christo with regard to this matter, via a properly convened court de jure process, of which in future you may be invited to, or be served with a subpoena to attend.

As I have taken the oath to stand under the security clause of article 61 of the Magna Carta 1215 to uphold the law and protect the realm from treason my oath breaks all fraudulent contracts created at my birth therefore if I am kidnapped by corporate policy enforcers masquerading as police constables and forced to attend your hearing, or if you continue to act against me whilst ignoring Article 61 of the 1215 Magna Carta - the highest constitutional law ever written and the only Law in effect - or if I am detained or imprisoned for alleged breaches of the above listed orders (see case numbers) and held as a political prisoner, you shall be pursued by the peoples Court in my stead.

As I stand under article 61 of the Magna Carta 1215 all previous acts of coercion to make me act as surety for the fraudulently created 'Legal Fiction' "Mr IVAN ETEROVIC; ETEROVIC IVAN; ETEROVIC Ivan; ETEROVIC, I, by you and all officers and agents under your control or to further take actions against me in any way whatsoever, are proof of a deliberate act, with malice aforethought, against the common law constitution and the sovereign people of the realm, which will result in charges of High Treason at common law being brought against all individuals involved, including any / all third parties.

Any further orders issued 'ultra vires' by any agent of the corporation known as "Magistrates' Court of Victoria" (ABN 32 790 228 959) against me in my absence, shall be regarded with the contempt that they deserve.

A reply to this Notice is required within Ten (10) days from the date of its issue. DO NOT IGNORE IT. If no response is forthcoming within the reasonable time frame provided, or if the points of law and evidence provided herein / therein are not addressed reasonably in full and in substance, it shall be taken to mean by all interested parties that all said parties are in full agreement with my standing in law, that being, with 'lawful excuse' not to aid and abet a treasonous administration of governance and, that all future attempts to create joinder by having me act as surety for the fraudulently created legal fiction "Mr IVAN ETEROVIC; ETEROVIC IVAN; ETEROVIC Ivan; ETEROVIC, I" will be regarded to be criminal acts of threats to menace and, coercion to demand by force, that I aid and abet High Treason.

Let it be noted that I have provided you with undeniable documented evidence of High Treason currently being committed by the state in the conditional acceptance notice (see exhibit D and E) to which there has been not counter evidence provided.

All of the information / evidence provided within this Notice is the truth as to my understanding, and is therefore researchable fact. I have NOT provided you with any hearsay or opinions that are not based in fact. There is no intention to deceive nor to appear frivolous with the facts provided, this is an extremely serious matter indeed.

With no admission of liability whatsoever. Stated on my full commercial liability and on penalty of perjury. Any reply must also be made on the respondents full commercial liability and on penalty of perjury and, within the time frame provided whilst also providing a clearly legible printed name.

Sincerely with prejudice.

ivan eterovic.