

Paul: Haley
81/143 Hamilton Road
Felixstowe
Suffolk

Date: 20th January 2010

By recorded delivery

Noel Shanahan
Chief Executive
DVLA
Swansea
SA6 7JL

Dear Noel

**NOTICE of Understanding & Intent and Claim of Right:
DVLA/20091125/PH-Final
Final Notice Regarding De-registration of Private Conveyance**

Without Prejudice

Whereas I wrote to you on 25th November 2009 giving you NOTICE regarding the above issue, explaining why I have ceased to pay all tax to the UK government and all its executive agencies and subsequently why I was de-registering my private conveyance with yourselves, and

Whereas my Notices detailed my understandings and intentions and gave detailed lawful reasons for my actions as claims of right, and instructed you to register appropriate dispute or counterclaims against my claims within a 14 (fourteen) day notice period by correctly addressed correspondence, and

Whereas I did receive a letter from 'Andrea Black, Policy and External Communications Directorate, Casework and Specialist Advice' dated 7th December 2009 and therefore within the 14 day notice period, but

Whereas that letter merely referred me to several statutes which my notice advised you do not apply to me for valid lawful reasons, including for example that all statutes - including the ones quoted to me in Andrea Black's letter - attempt to impose civil law upon 'persons' but as I advised you honourably in my initial notice, it is my understanding that the 'person' is a legal fiction created without full disclosure at the registration of birth so that natural human beings can be misled into acting in commerce, and as your reply did not directly dispute these stated understandings and claims it therefore failed to provide lawful counterclaims against my stated claims of right, and so accordingly

I hereby now give you final notice that because you have failed to directly rebut or contest my understandings and detailed claims it can only be understood that they are valid and therefore I let it be known to all interested parties that:

1. Any right that you, the DVLA, may claim over my private conveyance, previously known to you as N971 KPW, is now void
2. I am the lawful owner of the car formerly marked as N971 KPW, holding allodial title and have sole claim to it
3. It is my lawful right to use any form of conveyance freely on our roads and highways or on private land, acting with reasonable care and responsibility to third party road users, so long as I am not acting in commerce (i.e. the buying and selling of goods/services)
4. It is my lawful right to travel and use any form of private conveyance on our roads and highways without let, hindrance, levy, licence or duty
5. Any consent which may have been either expressed or implied by myself, due to the lack of full disclosure, in regard to or in relation to any statute regulating the operation of any form of conveyance on our roads and highways, is withdrawn
6. That any registrations with the DVLA are now void
7. I have the right to put reference plates on my private conveyance in a size, style, colour and lettering of my own choosing, but that I pledge to ensure that any such reference plates will show their mark in a clear and readily identifiable fashion so that any interested relevant party will be advised as to the exact status of myself and my private conveyance
8. I have the right to use or accept any word or words to describe a private conveyance being owned or used by myself, or words used to describe the operation of the conveyance, which could include but not be limited to; vehicle, motor vehicle, driver, driving, car, automobile, passenger; or any such word used in relation to that private conveyance, and that the use or acceptance of such words does not in any way, shape or form imply any consent on my part to come under any statute, or any colour of law imposed by the UK State illegally at war
9. My fee schedule, as previously notified, is now enforceable and an up to date copy is attached to this notice for your information and further Notice
10. My right to convene a proper court de jure in order to address any potentially criminal actions taken by police officers, government officials - principles or agents – or justice system participants who, having been served notice of this claim, fail to adequately dispute, discuss or make lawful counterclaim and then interfere by act or omission with the lawful exercise of these properly claimed and established rights and freedoms
11. My right to deal with any counterclaims or disputes publicly and in an open forum using discussion and negotiation and to capture both video and audio evidence of said discussion and negotiation for whatever lawful purpose I see fit

You now need to adjust your records to show that the car formerly marked and known to you as “N971 KPW” is now unregistered and is a private conveyance, lawfully owned by myself, and is not a “Motor Vehicle” as referred to in statutes regarding “Motor Vehicles”. The reference plate is “NOTAX4WAR” which will be displayed clearly in a way in keeping with your standard format so as not to in any way attempt to mislead or conceal. You may be informed similarly if at any future date there are any changes made to the reference mark.

Furthermore, that on this day, 20th January 2010, whereas in the absence of specific, valid or appropriate contest forthcoming from DVLA to the specific understandings, intentions and claims made in the notices previously served on 25th November 2009 via

Royal Mail, Recorded Delivery, the DVLA have relinquished and waived all future rights to dispute the claims made by myself, and whereas my claim of right has been established, permanent irrevocable 'issue estoppel' and 'equitable estoppel' have been created, barring the bringing of charges against myself, Paul of the family Haley, a spiritual man, by any police officer, constable or prosecutor.

Therefore, the undersigned, acting as witness in good standing to the due process which, by the content of your reply, was given issue estoppel and equitable estoppel, do hereby verify the truth stated in this document by their signatures.

Witness 1: _____ Witness 2: _____ Witness 3: _____

Address:

Address:

Address:

Previous details given for the correct addressing of any correspondence by way of reply, and the treatment of any such replies, also apply here.

Notice to agent is notice to principle and vice versa.

Faithfully in honour, with respect and without prejudice

Paul: Haley
All Rights Reserved.