

Ima: of the Corporation family

c/o 100 Any Road,

ANYTOWN

Anyshire [AA1 1AA]

1st January 2018

Notice of Conditional Acceptance

Ref: XXXXXXXXX

Dear Mr Bureaucratic Criminal,

Please read the following notice thoroughly and carefully before responding. It is a notice. It informs you. It means what it says.

The reason why you need to read carefully is that I am offering conditional agreement. This removes controversy, and means that you no longer have any ultimate recourse to a court of law in this matter, because there is no controversy upon which it could adjudicate.

For this reason it is important that you consider and respond in substance. The 'nearest official form' will not suffice, and consequently is likely to be ignored by myself without any dishonour on my part.

On the other hand there is a time-limit on the agreement being offered. It is reasonable, and if it runs out then you and all associated parties are in default, removing any and all lawful excuse on your part for proceeding in this matter. For these reasons it is recommended that you carefully consider this notice and respond in substance, which means actually addressing the points raised herein.

I received a Notice of Liability Order dated 09/08/2010 claiming that a liability order has been issued against MR IMA CORPORATION for the sum of £1484.23 allegedly by ANYTOWN MAGISTRATES COURT, COURT ROAD, ANYTOWN on 30/07/2017.

Unfortunately, I have to view this notice with suspicion as a summons was not received for this hearing in direct contravention of Section 51 and Section 55 paragraph 3 of the Magistrates Court Act 1980.

I am happy to pay what I may lawfully owe upon receipt of the following proofs of claim:

- Proof that a summons was issued to MR IMA CORPORATION by ANYTOWN MAGISTRATES COURT according to 51 of the Magistrates Court Act 1980, with a valid

HMCS case number and bearing a wet ink signature of a magistrate or qualified officer of the court.

- Proof that the magistrates were given, and read, all correspondence relating to this case.
- The Liability Order, bearing the name of MR IMA CORPORATION, the court seal and wet ink signature of a Justice of the Peace or qualified officer of the court.
- The HMCS case number for this hearing

Until such proofs are received, this Notice of Liability Order can only be considered as a fraudulent and deceptive offer to contract and not a legitimate notice of a properly convened, procedurally correct court action.

If I do not receive such a response conforming to the above criteria within **seven (7) days** of the date of this letter, it will be deemed a tacit agreement by your acquiescence that the Notice of Liability Order is in fact a deceptive offer to contract and that I am under no obligation to accept this offer.

Sincerely without malice, ill will, vexation or frivolity

By: Ima: of the Corporation family

All Rights Reserved - Without Prejudice - Without Recourse - Non-Assumpsit
Errors & Omissions Excepted