



16th July 2012

Mr Barry Longland (Mayor)

Tweed Shire Council
PO 816
Murwillumbah NSW 2484
ABN: 90 178 732 496

This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, you will agree to pay \$5,000.00 in damages. Do not refer to me as Mr/Mrs/Ms or any title, which is a legal fiction and is not me. By doing so, you will also agree to pay \$5,000.00 in damages.

Re: Property #: 6531

Dear Mr Longland,

I am seeking to clarify my relationship with the Tweed Shire Council (TSC) and to establish whether an agreement exists between TSC and myself.

Please note: I accept the offer from TSC to me to pay council "rates" (a tax) and to settle any financial obligation I might lawfully owe, with that acceptance conditional upon receiving the following documentation from you:

1. That the TSC give full disclosure (as required by law) regarding the services offered by the municipal council, and, that each of these services have been separately accepted by me for the sum disclosed, or value stated.
2. A copy of the contract signed by both parties and therefore binding both parties.
3. Verification of your claim against me (a sworn affidavit or a hand signed invoice in accordance with The Bills of Exchange Act 1909);
4. That TSC show me that a tax raised by it (a corporation) on the said property is lawful under the Constitution of the Commonwealth of Australia and that such a tax is chargeable against me as the "property owner" - whether I am or not!

In the event that Tweed Shire Council seek to recover "rates" from me without my consent to the specified sum in relation to services rendered, I DO NOT give my consent to hearings being conducted in a court de-facto, and insist that any matter in relation to the above be heard in a Court de jure under common law jurisdiction, and, that judgment be by way of agreement from a full jury of 12 of my peers, with a "judge" adjudicating.

Without prejudice,



No assured value, No liability. Errors & Omissions Excepted. All Rights Reserved.

WITHOUT RECOURSE – NON-ASSUMPSIT
Calls maybe recorded

NOTICE TO THE PRINCIPLE IS NOTICE TO THE AGENT
AND NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPLE