

WITHOUT PREJUDICE  
ALL RIGHTS RESERVED

April 28, 2016

\*ATTN: Bronwyn Lawrey Ph 0428 511 496 – Employee “Senior Sheriff’s Officer”  
c/o alleged DEPARTMENT OF JUSTICE – SHERIFF’S OFFICE - ABN: 32 790 228 959  
T/a INFRINGEMENT MANAGEMENT & ENFORCEMENT SERVICES (IMES) and  
MAGISTRATES AND INFRINGEMENT COURTS  
444 Swanston St, Melbourne VIC 3000 (<http://abn.commerce.com.au/32790228959>)

Dear Bronwyn,

Related to your actions in Brighton VIC on 21 April 2016, Thank you, but your invitation to call you (see attached business card) is declined. Please review previous published *Notices* and correspondence at the link below. As your business card shows, you are paid as a Senior *Officer* of above entity, acting it seems as a ‘debt collection’ *Agent*, so it is reasonable to assume you are *Acting In Commerce* for the Principles of that entity,. Please be aware that if you are later found to have *Acted In Commerce In Error*, you may not be covered by your Personal Indemnity Insurance.

Several written *Notices* and formal requests have been made, for any matter alleged by Australian Company ABN: 32 790 228 959, to be determined by a court of competent jurisdiction, that is, a court that conforms to Chapter III of the Commonwealth Constitution Act 1900 (UK) as confirmed by the High Court pursuant to the “Forge V ASIC” determination. Please note that a court with a solitary Bail Justice or computer does not comply and is therefore not a court in conformity with the law and in respect to all Australians’ Constitutional Rights.

NOTICE OF INSTRUCTION

Bronwyn, You are obligated as an Agent of that entity;, to comply with Terms and Conditions previously accepted by Brendan Facey. See T&C’s Here: <http://pn.i-uv.com/brendan-facey/>

- 1) If you fail to *provide proof of guilt* and provide the name of any victim or witnesses, you therefore agree to, amongst other things, take no further action against Ltd or and that any Prosecutor and/or Magistrate/Judge would be in violation of their duty of oath if they were in any way involved with this matter being taken further.
- 2) As a debt collection agent, you are *Acting In Commerce* for the above company, therefore you are under the obligation of ACCC and ASIC to act in accordance with their Guidelines. As per those Guidelines, your organisation does not have assumed or otherwise, permission to make contact by telephone or email. Should you do so, please note that calls will be recorded. As you are aware, failure to take heed of this request may constitute ‘harassment’ and action may be taken under The Trade Practices Act 1974 (Cth) and/or the Australian Securities and Investments Commission Act 2001 (Cth).
- 3) Any attempt to seize property or act in anyway against any person or ‘corporation’, as your company’s recent letters threaten to, without a court order, is obviously extortion. As such this is a formal *Notice* that you also provide your *Professional Indemnity Insurance* details immediately, as a claim may be made against you personally for your actions.



Yours sincerely,  
/ Ltd  
Without Prejudice  
All rights reserved

ATTN: Bronwyn Lawrey

The Occupier, Please Call  
Senior Sheriff's Officer  
Bronwyn Lawrey  
(Phone) 0428 511 496



Ref: \_\_\_\_\_

Date: 21/04/16



To \_\_\_\_\_

Ply Ltd

from Sheriffs Operations called today.

Please call me back or leave a message on the number above.

CCN.01/11.08

## “Acting In Commerce”

### **Bronwyn Lawrey – Request for Professional Indemnity Insurance Details**

All correspondence from your offices identified by ABN 32 790 228 959 and related departments, have so far referenced ‘money’, ‘outstanding balances’ and ‘associated costs’, so would it be reasonable assume that you are therefore “acting in commerce”? Also, as you signed off your letter with the title of ‘Director’ that goes with your job, does this also further confirm that you are indeed “acting in commerce”? If this is the case, as all your correspondence seems to indicate, there is something important to consider before you proceed with any further action in any of these alleged matters.

“Acting in commerce” always requires “insurance”, in order to indemnify the ‘Actor’ against any “act, error or omission in the performance of providing professional services”. As business engaged in commercial activities, some how, some way, you will be insured against making any mistakes, for example, if you proceed with any of the matters listed below and any turn out to be a ‘mistake’. As such, there are two things you need to consider. The first is “circumstances” and the second is “claims”.

As you must be aware, “circumstances” can lead to “claims”, if you make any mistakes “acting in commerce”. Which is why, if you read the small print of your policy, you will almost certainly find that you need to report any “circumstances” as well as any “claims” made against you. Simply put, if you fail to report any “circumstances” you are UNINSURED. “Uninsured” means you would be PERSONALLY LIABLE for any mistakes you make while “acting in commerce”, for example, if you proceed in this matter and it turns out to have been a mistake while you were “acting in commerce”, you would be “uninsured”.

Reviewing the paper trail of all previous correspondence you and your associated entities have received related to these alleged matters, it is easy to see there has been a complete lack of desire to be engage “in commerce” with you and your organization. Your decision to proceed directly against those documented desires may be interpreted that you and your associates have deliberately attempt to force various private parties to “act in commerce” against their wishes or better judgment.

**If light of questions concerning whether you are “acting on commerce”, please provide the following details of your Professional Indemnity Insurance Policy, for any claim that may be made, if you decide to pursue any of your alleged ‘infringements’ and/or ‘obligations’, and it is determined that you have ‘made a mistake while “acting in commerce”:**

**The name of your insurer  
Your insurer’s contact details  
Your insurance policy number)**

**To: Brendan Facey – Acting as ‘Director’ for alleged SHERIFF’S OFFICE;**

Under the banner of the alleged DEPARTMENT OF JUSTICE VICTORIA

Also trading as alleged INFRINGEMENT MANAGEMENT & ENFORCEMENT SERVICES (IMES) and  
MAGISTRATES AND INFRINGEMENT COURTS

444 Swanston St, Melbourne VIC 3000

**ABN: 32 790 228 959**

CC: Various

Posted at: <http://pn.i-uv.com/brendan-facey/>

Dear Brendan,

Re: Your recent demands for money referencing alleged “obligations”: 131, 123, 114, 12, 123,

**As you are aware, your continued demands for money via Australia Post, confirm that you are indeed Acting in Commerce and engaged in possible extortion. So far you have failed to provide your Professional Indemnity Insurance details as previously requested.**

So please find enclosed your recent demands for payment returned to you, as they are illegal and unlawful, according to the rights that have been given to all Australian’s, with no fear nor favour to any individual or group, as per:

**1. Imperial Acts Application Act** – Section 8, Sub-section 12 clearly states “That all grants and promises of fines and forfeitures of particular persons before conviction, are illegal and void.” This Act is enshrined in the State Constitution of every state in Australia.

*Does the Department of Justice, Victoria have to comply with the Commonwealth Constitution, or are there clauses you, as its representative, can ignore? Are you asserting that you and your agents have authority above the protection given by the Commonwealth Constitution, in that all are presumed innocent until PROVEN guilty?*

**2. Penalties and ‘additional costs’** – Article 15 of the Covenant on Civil and Political Rights states that “... Nor shall a heavier penalty be imposed than the one that was applicable at the time when the criminal offence was committed”. Therefore no ‘Penalty Reminder Notice Costs’, Lodgement Fees, ‘Enforcement Order Costs’, nor any ‘court costs’ can be added to a so-called “criminal” traffic fine.” You claim that the alleged matters are criminal charges, yet you would know that costs are NOT payable by the ‘accused’ in any criminal proceedings.

*Can you please confirm under what or whose authority and agency are you are applying additional costs, when **according to your system**, none actually apply?*

**3. All Fines Are voluntary** - Public announcements from the Office of the Premier of Victoria and the Police (see links in Attachment ‘References’), clearly state this as a legal and lawful fact.

*Can you please confirm under what or whose authority and agency are you engaged as debt collectors and do you understand your responsibility your legal obligations under the Fair Trading Act 1999 to function as a debt collection agency?*


**4. Harassment, Intimidation and Extortion.** In your pro-forma letter dated 18<sup>th</sup> February 2014 you “advise that the Sheriff may execute an infringement warrant by enforcing a range of sanctions, including the seizure and sale of assets”, and “If you have no assets, you may be arrested and brought before a magistrate in an open court” and that the ‘Magistrate’ “will have various sentencing options available.”

*Can you please explain how your ‘advice’ is different to extortion?*

**5. Third request for your Professional Indemnity Insurance Details.** As all your correspondence continues to indicate you are in fact “acting in commerce”, this is the third and final request for you to forward the following details of your Professional Indemnity Insurance Policy, to the address below:

- *The name of your insurer*
- *Your insurer’s contact details*
- *Your insurance policy number*

**6. Please refer to previous correspondence for the list of mistakes you may still be making in commerce, and the remedy you can apply to these alleged matters.** All correspondence can be viewed at <http://pn.i-uv.com/brendan-facey/>



Without Prejudice For PTY PTY LTD and i \*

\*Not be confused with the flesh and blood human being g TM

As per UCC 1-308 – All Rights Reserved

C/- 283 Road

VIC 31