The information and admissions below are so damming the Federal Court refused to file it,

the information is also relevant for other matters including council, fines, Tax and other ...

The Federal Court document form 41 requires the other party to reply within 14 days, or they will be taken to have admitted the truth of each fact.

The Government solicitor Acting for the CSA were served and have also Failed to respond.

After you read it you will see why and what they have admitted to ...

Form 41

Rule 22.01

Notice to admit

No.QUD 655 of 2014

Federal Court of Australia District Registry: QLD Division: Brisbane

Prepared for Plaintiff : David Montgomery

Respondent: (C.S.A)

To the Defendant

The Plaintiff requires you to admit, for the purpose of the proceeding only, the truth of the following facts:

Meaning of terms: CSA means Child Support Agency it's agents and employees including the Commonwealth it's agents and employees.

DPO means Departure Prohibition Order.

1. You admit the below Act and others referenced herein is valid and binding on CSA

PUBLIC SERVICE ACT 1999 - SECT 13 The APS Code of Conduct

(4) An <u>APS employee</u>, when acting in the course of <u>APS employment</u>, must comply with all applicable Australian laws. For this purpose, *Australian law* means:

(a) any Act (including this Act), or any instrument made under an Act;

or

(b) any law of a State or Territory, including any instrument made under such a law.

(9) An <u>APS employee</u> must not provide false or misleading information in response to a request for information that is made for official purposes in connection with the employee's <u>APS employment</u>.

2. You admit the Legal dictionary definition of Free: is

"Not subject to the Legal constraint of another" Unconstrained; having power to follow the dictates of his own will, <u>not subject to the dominion of another</u>, <u>not compelled to involuntary servitude</u>, used in the sense as opposed to "slave"

- 3. You admit the CSA is forcing legal constraint over the Plaintiff.
- 4. You admit the CSA has deprived the Plaintiff's power to follow the dictates of his own will.
- 5. You admit the CSA has forced the Plaintiff under its dominion.
- 6. You admit the CSA has compelled the involuntary servitude of the Plaintiff.
- 7. You admit the CSA has reduced the Plaintiff to a Slave.
- 8. You admit the dictionary definition of **Slave:** is **noun 1** a person who is the legal property of another and is <u>forced to obey them</u>. **2** a person who is excessively <u>dependent upon or **controlled** by something</u>.
- 9. You admit the Plaintiff is forced against their will and consent to obey CSA's Imposed demands.
- 10. You admit the CSA is imposing it's forced control over the Plaintiff.
- 11. You admit CSA considers the Plaintiff to be its legal property, over who it exercises ownership direction and control and forces the involuntary labour, performance and servitude of.
- 12. You admit that CSA is demanding the forced extraction of Payments from the Plaintiff

- 13. You admit that to make payments requires money.
- 14. You admit that money is earned / acquired through the supply of labour and services.
- 15. You admit that forced payment equates to forced labour and the supply of forced services.
- 16. You admit that CSA require the extraction of forced payment to lift and setaside the DPO.
- 17. You admit that the Plaintiff doses not consent to freely volunteer their labour, services or other, such can only be extracted by use of force / coercion and threat.
- 18. You admit it is impossible to fulfil the imposed demands forced upon the Plaintiff by the CSA without the extraction of the Plaintiffs forced labour, services, servitude and other.
- 19. You admit that forced labour, services, servitude are verified Commonwealth and International Criminal Offences that include Crimes against Humanity.
- 20. You admit that such offences impose terms of imprisonment.
- 21. You admit Division: <u>270.1 Commonwealth Criminal Code Act 1995</u>: Defines Slavery as For the purposes of this Division, *slavery* is the condition of a person over whom <u>any</u> or <u>all</u> of the <u>powers attaching to the right of</u> <u>ownership are exercised</u>, including where such a condition results from a <u>debt</u> or contract made by the person.
- 22. You admit 270.2 Slavery is unlawful, 270.3 Slavery offences
 - (a) possesses a slave or exercises over a slave <u>any</u> of the other powers attaching to the right of ownership.

Penalty: Imprisonment for 25 years

- 23. You admit that the DPO was forced on the Plaintiff as a result of a imposed debt
- 24. You admit powers attaching to the right of ownership over the Plaintiff were exercised by way of DPO and other to stop and deprive the plaintiff from

travelling.

- 25. You admit it is Not possible to implement / enforce the DPO without engaging in criminal conduct of exercising ownership direction or control over the Plaintiff.
- 26. You admit It is Impossible for CSA to extract the Plaintiffs forced labour and performance without committing Criminal Offences of forced labour, servitude, debt bondage and other.
- 27. You admit the Dictionary Definition of *extortion* in English is: noun [mass noun]

The practice of <u>obtaining</u> something, especially <u>money</u>, through force or <u>threats</u>:

- 28. You admit the CSA is using force and threats to obtain money from the Plaintiff.
- 29. You admit the CSA informed the Plaintiff it will remove the DPO if it obtains money from the Plaintiff.
- 30. You admit the Plaintiff objects to surrendering money to the CSA and the only way money can be extracted from the Plaintiff is by the use of coercion, threats, force, intimidation and the extraction of forced labour and services.
- 31. You admit the CRIMES ACT 1900 SECT 99 **Demanding property with** intent to steal 99 Demanding property with intent to steal

(1) Whosoever, with menaces, or by force, demands <u>any property</u> from any <u>person</u>, with intent to steal the same, shall be liable to <u>imprisonment for **ten**</u> <u>years</u>.

(2) A <u>person</u> is guilty of an offence under this subsection if the <u>person</u> commits an offence under subsection (1) in the company of another <u>person</u> or <u>persons</u>. A <u>person</u> convicted of an offence under this subsection is liable to <u>imprisonment for 14 years</u>.

(3) It is immaterial whether any such menace is of violence or injury by the offender or by any other <u>person</u>.

- 32. You admit money is property.
- 33. You admit that property is stolen if it is taken without permission. Dictionary Definition of *steal* in English:verb (past stolestaul; past participle stolen

'stəʊlən)1 [with object] Take (another person's property) without permission and without intending to return it:

- 34. You admit CSA is demanding property from the Plaintiff with menaces and by force with the intent to permanently deprive the Plaintiff of such.
- 35. You admit that CSA took and intends to take to Plaintiffs property without the Plaintiffs permission.
- 36. You admit CSA are APS employees who are extracting the forced bonded labour physical performance, servitude and services inc forced incurred costs, the supply of material goods from the Plaintiff without <u>permission</u> agreement or consent of the plaintiff.
- 37. You admit CSA has not offered nor is willing to provide consideration, payment or compensation to the Plaintiff for extracted forced labour, involuntary performance forced upon the Plaintiff by the CSA.
- 38. You admit by CSA is extracting forced payments from the Plaintiff the Plaintiff is forced to enter into and engage in bonded labour and servitude to satisfy imposed demands of the CSA.
- 39. You admit CSA have full knowledge that the Plaintiff has protested and in no way agreed or consented to
 - (1) communicate with the CSA
 - (2) to provided any part or there, labour, services,
 - (3) to volunteer any payments
 - (4) other.
- 40. You admit SECT 13 (4) of the PUBLIC SERVICE ACT 1999 (The Act) requires CSA, AGS, FCA judicial officers as APS employees to comply with the Criminal Code, Crimes Act and other this requirement places owns on each employee to have full knowledge comprehension and understanding of the laws that govern their conduct.
- **41.** You admit **270.6 Definition of** *forced labour* Commonwealth <u>*Criminal Code*</u> <u>*Act 1995*</u> (is binding Law)

(1) For the purposes of this Division, *forced labour* is the condition of a person (the *victim*) who provides labour or services if, because of the use of <u>coercion</u>, threat or deception, a reasonable person in the position of the victim would not consider himself or herself to be free:

(a) to cease providing the labour or services; or

(b) to leave the place or area where the victim provides the labour or service

(2) Subsection (1) applies whether the coercion, threat or deception is used against the victim or another person.

- (3) The victim may be in a condition of forced labour whether or not:
 - (a) escape from the condition is practically possible for the victim; or
 - (b) the victim has attempted to escape from the condition.

270.6A Forced labour offences

Causing a person to enter into or remain in forced labour

(1) A person commits an offence if:

(a) the person engages in conduct; and

(b) the conduct causes another person to enter into or remain in forced labour.

Penalty imprisonment for 12 years.

- 42. You admit the performance demanded and extracted by CSA from the Plaintiff required and requires the plaintiffs forced labour and services.
- **43.** You admit the CSA has engaged in conduct that has caused the Plaintiff to enter into and remain in forced labour.
- 44. You admit the Plaintiff is forced by the CSA to continue to provide their labour and services in direct contravention of 270.6 of the above Act.
- 45. You admit that the Plaintiff is NOT free to leave the place or area (Australia) where the victim is forced to provide their labour and services to the CSA in direct contravention of 270.6 (b).

46. 270.4 Definition of servitude

(1) For the purposes of this Division, *servitude* is the condition of a person (the *victim*) who provides labour or services, if, because of the use of <u>coercion</u>, threat or deception:

a. a reasonable person in the position of the victim would not <u>consider</u> <u>himself</u> or herself to <u>be free</u>

270.5 Servitude offences

Causing a person to enter into or remain in servitude

- (1) A person commits an offence if:
 - (a) the person engages in conduct; and
 - (b) the conduct causes another person to enter into or remain in servitude.

Penalty: 20 years imprisonment

- 47. You admit the Plaintiff is a reasonable person who is victim who does not <u>consider himself to be free: to stop providing their</u> labour and services to the CSA.
- 48. You admit the CSA's conduct has <u>causes the Plaintiff to enter into and</u> <u>remain in servitude.</u>
- 49. You admit CSA is using <u>coercion</u>, threat and deception to extract the Plaintiffs forced labour, involuntary performance, servitude, services and other.

- 50. You admit the acts noted herein are binding laws that CSA inc AGS as APS employees must obey and comply with.
- 51. You admit the Plaintiff does not nor has ever consented to freely volunteer their labour and services to the CSA its, agents, employees or other.
- 52. You admit to date all labour, services, payments, supply of material good, incurred costs and other were extracted from the Plaintiff by the use of force, threat, coercion and other by CSA.
- 53. You admit that the CSA has denied and removed the Plaintiffs right and freedom of choice to,
 - (a) Not be a customer or other of CSA,
 - (b) Not receive mail / communication from CSA
 - (c) Not provide forced unpaid labour and services to the CSA

(d) Not Incur forced associated costs in relation to demands imposed by the CSA

(e) Not provide forced involuntary tender of payments and valuable consideration to the CSA.

(F) Other

54. You admit 271.1A Commonwealth Criminal Code Act 1995 Definition of exploitation

For the purposes of this Division, *exploitation*, of one person (the *victim*) by another person, occurs if the other person's conduct causes the victim to enter into any of the following conditions:

- (a) slavery, or a condition similar to slavery;
- (b) servitude;
- (c) forced labour;
- (d) forced marriage;
- (e) debt bondage.

271.8 Offence of debt bondage

A person commits an offence of debt bondage if:

(a) the person engages in conduct that causes another person to enter into debt bondage; and

(b) the person intends to cause the other person to enter into debt bondage.

Penalty: Imprisonment for 4 years.

55. You admit the conduct of CSA has caused the Plaintiff (the victim) to enter into

- (a) slavery, or a condition similar to slavery;
- (b) servitude;
- (c) forced labour;

- (e) debt bondage.
- 56. You admit

(a) CSA engaged in conduct that caused the Plaintiff (the victim) to enter into debt bondage

- (b) CSA intended to cause the Plaintiff (the victim) to enter into debt bondage.
- 57. You admit that Debt bondage is (also known as **debt slavery** or **bonded labour**)
- 58. You admit to fulfil demands imposed by the CSA on the Plaintiff the Plaintiff is require to but not limited to the provide following associated performance costs labour and other;

(a) Consumables and Stationery, pens, paper, envelopes, stamps etc associated costs and Labour to acquire.

(b) Document construction / preparation, perusing and replying to communications other documents and calls associated Labour.

(c) Photocopying and printing associated costs and Labour.

(d) Travel, vehicle expenses price of running vehicle per KM, fuel labour and time / hourly rate and or cost of delivery driver / delivery company associated cost and Labour.

(e) Postage, Stamps, envelopes, and general postage costs, time and associated labour...

(f) Banking and financial products, associated costs time and labour.

(g) Telephone and associated costs charges time and associated labour....

(h) The supply, maintenance / hire and running cost of office equipment associated labour.

(i) The supply, maintenance / hire and running cost of required electronic equipment associated labour.

- (j) Other
- 59. You admit CSA has not compensated or provided any consideration to and does not intend to compensate or provided any consideration to the Plaintiff for associated cost and labour forced upon and extracted from the Plaintiff to date.
- 60. You admit 274.2 Torture (is Law CSA must comply with)
 - (1) A person (the *perpetrator*) commits an offence if the perpetrator:
 - (a) engages in conduct that inflicts severe <u>physical</u> or <u>mental pain</u> or suffering on a person (the *victim*); and
 - (b) (iii) for the purpose of <u>intimidating</u> or <u>coercing</u> the victim or a third person
 - (c) the perpetrator engages in the conduct:
 - (i) in the capacity of a public official; or

(ii) acting in an official capacity; or

274.3Prosecutions

- (a) a person may be arrested for the offence, and a warrant for the arrest of a person for the offence may be issued and executed; and
- (b) a person may be charged with the offence; and
- (c) a person so charged may be remanded in custody;

Penalty: Imprisonment for 20 years.

- 61. You admit Medical certificates confirm the conduct of CSA its, agents and employees acting in an <u>official capacity</u> has cause lasting medically diagnosed physical and mental pain and suffering to the Plaintiff that include but not limited to depression, stress and cancer.
- 62. You admit Australia was a founding member of the UN and played a prominent role in the negotiation of the UN Charter in 1945. Australia was also one of eight nations involved in drafting the Universal Declaration of Human Rights.
- 63. You admit Australia adopted **Universal Declaration of Human Rights** on 10 December 1948 with 47 other countries.
- 64. You admit the Universal Declaration of Human Rights are unalienable rights that cannot be impeded or taken away.
- 65. You admit that **Article 4.** Of the Declaration states that * No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms.
- 66. You admit the CSA is holding the Plaintiff in slavery and servitude.
- 67. You admit that **Article 5**. Of the Declaration states that; No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.
- 68. You admit the CSA subjected and continues to subject the Plaintiff to mental torture.
- 69. You admit that **Article 12**. Of the Declaration states that; No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honour and reputation. Everyone has the right to the protection of the law against such interference or attacks.
- 70. You admit CSA has interfered with the Privacy of the Plaintiff by distributing private, personal and sensitive information of the Plaintiff to others without authority or consent of the Plaintiff.
- 71. You admit that Article 13. Of the Declaration states that;

(1) Everyone has the right to freedom of movement and residence within the borders of each state.

(2) Everyone has the **right to leave any country**, **including his own**, **and to return to his country**.

- 72. You admit CSA has denied and removed the right of the Plaintiff to leave his country and to return to his country Australia by way of imposed DPO.
- 73. You admit that **Article 13 (2)**. Of the Declaration states that; No one shall be arbitrarily deprived of his property.
- 74. You admit that money is property and that CSA has and intends to permanently deprive the Plaintiff of his Property.
- 75. You admit maxim of case law CRUDEN v. NEALE, 2 N.C. 338 (1796) 2 S.E.
 70. The justice stated "There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent."
- 76. You admit that the Plaintiff at no time consented agreed or other in any way whatsoever to provide his labour, services, property or other to the CSA.
- 77. You admit case law Uniform Tax Case HCA (High Court of Australia) 1942 (65 CLR 373 at 408) statements by <u>Chief Justice Latham</u> "Common expressions such as: 'The Courts have declared a <u>statute invalid'</u>," says Chief Justice Latham, "sometime lead to misunderstanding. <u>A pretend law made in</u> <u>excess of power is not and never has been a law at all</u>. <u>Anybody in the</u> <u>country is entitled to disregard it</u>. Naturally, he will feel safer if he has a decision of a court in his favour, but such a decision is not an element that produces invalidity in any law. <u>The law is not valid until a court pronounces</u> <u>against it – and thereafter invalid. If it is beyond power it is void ab initio</u>".
- 78. You admit that Justice Latham then goes on to clearly state that "Anybody in the country is entitled to disregard. High Court Justice confirms everyone man/women or person that "A pretend law made in excess of power is not and never has been a law at all" it is void abinitio.)
- 79. You admit the DPO including all demands imposed by CSA on the Plaintiff are invalid and void abinitio, and or imposed as a pretend law made in excess of power, and or in conflict with higher jurisdictional laws herein.
- 80. You admit CSA's imposed demands on the Plaintiff cannot be applied without CSA engaging in Criminal conduct and other offences that cause pain, harm, damages and loss to the Plaintiff as described and admitted herein.
- 81. You admit the Plaintiff is to be given an immediate permanent departure from CSA assessment, the DPO removed and the Plaintiff be compensated for all losses and damages.

The Plaintiff requires you to admit, for the purpose of the proceeding only, the authenticity of the following documents:

If you dispute the truth of any fact or the authenticity of any document specified in

this notice, you may, within 14 days after service of this notice on you, serve on the Plaintiff a notice of dispute (Form 42).

If you do not serve a notice of dispute supported by material facts as evidence in support on the Plaintiff within 14 days, you will be taken to have admitted the truth of each fact or the authenticity of each document specified.

Date: 13/03/2015

Signed by Plaintiff

The matter is set down for directions on the 2nd April 2015 in the Federal Court Brisbane 7th floor 9 am for those interested in supporting and attending ...

You can also make contact via email.