

Process to challenge any fines/taxes/fees or any governmental agencies:

First Round: Affidavit the main one and you need to attach the following documents! Affidavit is crucial as stands in truth and facts in law. **Affidavit is the Heart of your attachments.**

1. Notice of Objection or Notice of Conditional Acceptance for Penalty Notice/offer of contract number xxx xxx xxx – 2 pages
2. Notice of Prohibition and Engagement Fees Schedule for **CEO Name, CEO of Company Name** – 2 pages
3. Royal Styles and Titles Act 1953, where Her Majesty, Queen Elizabeth 2 signed under the Seal, which means there is contract under the Seal – 2 pages
4. Royal Styles and Titles Act 1973 only acknowledged not validated by Her Majesty, Queen Elizabeth 2, No contract under the Seal – 2 pages
5. Commonwealth of Australia Constitution Act. A.D. 1900, p.8 (S44), p.13 (S71), p.14 (S75, S77), p.19 (S 109, 115) – 4 pages **these pages can be different depend for individuals**
6. Queen of Australia explanation, No Royal Coat of Arms, No Royal Assent, No Authority, No Contract – 1 page
7. Sir Harry Gibbs former High Court member letter – 4 pages
8. CIK Australian Government Registration first page and third page – 2 pages
9. Petition of Commonwealth Office done by Rod Culleton with my signature – 13 pages
10. Communications, Electrical, Electronic, Energy, Information, Postal, Plumbing and Allied Services Union of Australia v Queensland Rail [2015] HCA 11 (8 April 2015) – 1 page
11. Notice to Confirm Authority – 2 pages
12. Notice of Clarification in regards Authority – 1 page
13. Executive Summary in regards Birth Certificate – 1 page
14. Facts about Councils
15. ATO clarification letter
16. Commonwealth of Australia is a foreign corporation [15 pages]
17. 12 Presumption of Law
18. Certified copy of your Original document (that you are challenging)
(just be aware not all the documents need to be attached depend who are you challenging, which authority and you choose it accordingly)

Second Round: after 28 days serving the First Round

1. Notice of Default or Notice of Estoppel
2. Notice of Clarification (if you do have one)
3. R v Kirby Exparte Boilermaker High Court Case 1956 Separation of powers
4. Any extra Notices that you wish to attach

Third Round: after 28 days serving the Second Round

1. Irrevocable Estoppel by Silence or Irrevocable Notice of Default by Silence
2. Any extra Notices you wish to attach (if you find out information about that corporation that you are challenging).

Fourth Round: after 28 days serving the Third Round

1. Notice of Acceptance of Acquiescence By Silence or Private Settlement Agreement
2. Notice of Certificate of Mailing (needs to be detailed what did you send in first round second round third round and what are you sending in fourth round!

This is the process and you must stick to that, if you would like to succeed! These corporations in general can not rebut it and they are silent. Thats ok you are still stick to the process. This process is around 4 month.

Always reseach the CEO (Chief Executive Officer) Name, ABN number of the corporation

You can get information about these corporations from the following documents:

1. Commonwealth of Australia Constitution Act. A.D. 1900
2. Sir Harry Gibbs former High Court member letter
3. CIK Australian Government Registration first page and third page
4. Petition of Commonwealth Office done by Rod Culleton with my signature
5. David Walter Petition of Right (wonderful and well written document with heaps of information)
6. Commonwealth of Australia is a foreign corporation
7. Sandy CLC book for carrying around Australia
8. Research Court Cases
9. Come to the Common law Zoom meetings and make note!