

PRIVATE DISPUTE PROCESS

STEP BY STEP GUIDE TO BILLING
BREACH OF YOUR PEACE "TRESPASS"

BILLING ^{VI}





BREACHING YOUR PEACE

All people have an obligation to uphold the peace and we all have the same obligation not to breach anothers peace.

Under our duties to uphold the peace: :

We cannot claim what we have no lawful right to claim, and
We cannot create a dispute where none exists.

The only possible responses are on a point by point basis to:

Admit a point,
Deny a point with alternative evidence, or
Ask for further supporting evidence as the claimant must prove their claim.

Any other response is obfuscation, and thereby creating a dispute where none exists, which is dishonour, bad faith and unclean hands!

OBFUSCATION

In your notice's you have detailed their obligation as claimant to prove your obligation to pay.

Should they obfuscate by not giving you a full, accurate and complete response proving your obligation then they have breached your peace which is a common law trespass, which creates your right to remedy.

You have told them such a breach of your peace will be charged at £500 per hour or part hour rounded up.

The charge is set at £500 as this is a reasonable amount.
This process is a completely legal and lawful action.

Obfuscation meaning:
the action of making something obscure, unclear, or
unintelligible.



BILLING FOR BREACH OF YOUR PEACE

As you have set out in your CAUTION NOTICE at point 15, if they obfuscate by claiming something that they have no lawful right to claim (creation of an obligation without your consent) or creating a dispute where none exists then that is a breach of your peace and that is common law trespass...

You have set out that you will charge £500 per hour or part hour for that trespass.

Once the 7 days are past from your CAUTION NOTICE then you can invoice them for any such trespass,

i.e. if they send you any further correspondence in regards their claim which does not provide evidence of their belief that creates your obligation.

It should be clear and concise so we will simply follow the format of the Bill of Exchange Act 1882...

A bill of exchange is an unconditional order in writing [in accordance with point 15 of your CAUTION NOTICE], addressed by one person [you] to another [the Council], signed by the person giving it [you], requiring the person to whom it is addressed to pay on demand or at a fixed or determinable future time [7 days] a sum certain in money [the amount - £500 per hour or part hour] to or to the order of a specified person [your bank account], or to bearer.



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INVOICING

breach of your peace

1.1 SEND BILL REGARDING MY CAUTION NOTICE

If your council have failed to respond to your notices or should they obfuscate by not giving you a full, accurate and complete response then they have breached your peace which is a common law trespass, which creates your right to remedy.

This creates a dispute where none exists, which is dishonour, bad faith and unclean hands!

Send **BILL REGARDING MY CAUTION NOTICE**

Wait 7 Days

1.2 SEND REMINDER - OUTSTANDING BILL

Should they fail to pay within the 7 days, then you send a reminder notice just like they do to you.

Send **REMINDER OUTSTANDING BILL**

Wait 3 Days

1.3 SEND LETTER BEFORE ACTION RE: REMINDER OUTSTANDING BILL

Should they fail to pay within the 3 days, then you send a Letter Before Action just like they do to you.

Send **LETTER BEFORE ACTION RE: REMINDER OUTSTANDING BILL**



MAKE SURE YOU KEEP COPIES OF EVERYTHING



1.4 CLAIM AGAINST THE COUNCIL

Now you have your record to make a claim against the Council and you can either go to the Magistrates Court or the Small Claims Court.

If they do not respond to your Bills or the claim then they will end up with a default judgement against them and you can send the enforcement agents around to them!!!



<https://peacekeepers.org.uk/equity/>