

Rates do not have to be paid, google poor law act of 1838 is why they collect rates to feed house and cloth the destitute poor people of the town. This is the only purpose the monies collected are allowed to be used for and absolutely no other purpose. Read it for yourselves. there is also a register to be kept of the people in the poor house and a board of guardians. Tell the judge you will pay as soon as you have inspected register and the accounts and are satisfied that no monies are used for other purposes. this has been asked in high court and councils solicitors withdraw the case.

Barrys story

July 2012 Business is going badly like most small family run businesses and might go to the wall, we struggle weekly to keep our few remaining employees employed on a 3 day week and give them some wages, It is now roughly 7 months since I have had a wage myself and we cannot afford to pay the rates bill of around €6000 and are unlikely to ever be able to pay it in the foreseeable future. So I offer what we can afford to put our overdraft at the absolute maximum, €1000 as full and final payment for the year as settlement of any perceived debt. The cheque and offer letter were sent registered post and was received on Friday.

To my surprise the rates collector (appointed harasser) was in my premises 10.30am Monday morning - I didn't realise that I was that important!

He started with I cannot accept your money but I will take it as part payment, to which I replied take it or leave it we are broke – He looked at me as if i had 3 heads! I said that is all we can afford, if our money is not good enough for you that is fine I will pay one of my suppliers who actually provide goods and services to my business, to which he ranted on about his job, authority and other bullshit, I offered again, and he refused payment again and eventually left leaving the cheque behind.

MAXIM of law =payment refused is a debt cancelled

This very strange encounter spiked my curiosity but annoyed me that my money wasn't good enough! So I went back over all his threats and harassment letters, I considered issuing a summons under Non fatal offences against persons act **section 11** but thought I would do a bit of research first.

All his threats had at the top, some old law which was Poor Law Act of 1838 which I googled and read.

Notice of 10th july

Credit Control Section
Wexford County Council
County Hall
Carricklawn
Wexford

NOTICE TO PAY MUNICIPAL RATE

1 & 2 Vic., Cap. 56, Sec.73 Poor Relief (Ireland) Act. 1838.
Local Government Act, 1941

Borough Rate Account No. 304681 Sum Due €12,001.82

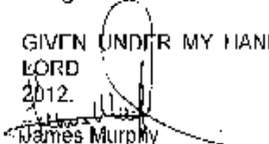
Pursuant to the power and authority vested in me by the Act 1 & 2 Vic, Cap. 56, as Collector of Municipal Rate within the Urban District of Wexford, I do hereby require Payment from you within SIX DAYS from the date of this Notice,

of the sum of €12,001.82

being the amount of Municipal Rate duly assessed upon you in respect of your Rateable Hereditaments within the aforesaid Borough, in my collection.

And I hereby give you notice that the same may be paid to me within such SIX DAYS, at my Office situated at, The Credit Control Section, Wexford County County, County Hall, Carricklawn, Wexford, in the County of Wexford; and in the event of your default in the payment of same, further proceedings will be forthwith instituted against you for the amount, together with all reasonable costs and charges attendant on such default.

GIVEN UNDER MY HAND THIS 10th DAY OF JULY IN THE YEAR OF OUR
LORD
2012.


James Murphy
Collector of Municipal Rate
Phone No: 0879294702 053 9196382

THOMAS HUGHES & SONS LTD
T/A HUGHES SIGNS
REDMOND PLACE
WEXFORD

It was pretty heavy reading so I read it a few times and a number of questions came to mind about Queen Victoria's Act that he claimed to obtain all his powers from. So what better person to ask only the expert that was appointed by this Act and used it everyday at work, the rates collector.

So I typed up a letter

Redmond Place

Wexford

13th July 2012

Re: Borough Rate Account No. 304681

Dear James Murphy,

I hope this finds you in good health,

In reply to your notice of 10th July 2012, please clarify the following, point for point, in writing:

- 1) Please provide signed proof of contract between the alleged Account holder (304681) and the collector of municipal rates.
- 2) The name of such person whom actually opened or accepted the alleged account (304681) and documented and verified proof of same.
- 3) Please provide itemised invoice for goods and services received.
- 4) Why was your Notice not on official Wexford County Council letterhead?

According to 1&2 Vic., Cap. 56, Poor Relief (Ireland) Act, 1838. Please answer the following point for point, in writing:

- A) Who are the board of Guardians?
- B) Where can the current 2012 register book be viewed or copy seen, showing descriptions of people admitted?

- C) Where can the current 2012 accounts showing expenses incurred in respect of persons relieved under this act be seen or copy, which under this act is to be up dated 6 monthly?
- D) Where can accounts be seen for current year 2012 showing where the money raised under the act was spent on its only purpose specified in Section 52 of said act?
- E) Please explain how are calculations arrived at under Section 62 of the act?

I'm sure you will have no problem clarifying these points in writing to us, you being the expert on this Act, as your collecting for the Relief of the destitute poor, enacted by and on behalf of our Sovereign Lady VICTORIA, Queen of the United Kingdom of Great Britain and Ireland.

I look forward to your reply.

Kind Regards,

Authorised Representative

Questions 1-4 were basically asking is there any contract, if there is no contract then how can any payments be due?? He has alleged monies are due, so I simply asked for him to document and verify it.

Question A) relates to who are the guardians of the poor house that look after the destitute poor people living there?

B) The act states a register book must be kept giving names of the people living in the poor house

C) Proper accounts must also be kept showing what was spent on feeding the people and heating the poor house these poor destitute people of Wexford

D) Section 52 of the act specifies that the only purpose that monies collected from rates collections are EVER ALLOWED to be spent on is in feeding housing and clothing the unfortunate destitute souls living in the poor house. Please note NOT TO BE SPENT on council staff holidays, sick days, junkets, receptions, parties, wages, bonuses, retirement presents, pensions etc

Oh and my last paragraph is exactly what it says on the top of the act "Sovereign Lady VICTORIA, Queen of the United Kingdom of Great Britain and Ireland"

You would think these simple questions would be answered easily by a man quoting daily this act, so I eagerly awaited a reply. Here is answers I got:

18th july council



Comhairle Chontae Loch Garman
Wexford County Council

**Barry Kirwan,
Thomas Hughes & Sons Ltd
Redmond Place,
Wexford.**

**Carricklawn
Newtown
Wexford**

18/07/12

Re: Borough Rate Account 304681.

Dear Barry,

In response to your letter dated 13th of July 2012 I would like to point out that it is your statutory obligation to pay rates on your premises at Redmond Place, Wexford.

Regarding your queries on the 1838 Poor Relief Act, I wish to point out the following.

The Power and Authority of Rate Collectors emanates from S.56 of the Poor Relief Act, many sections of the act have been repealed by subsequent legislation and the matters raised in your letter are no longer relevant.

I hope this clarifies your Queries, and I am in good health, thank you.

Yours sincerely,

James Murphy,

Collector of Municipal Rates.



Now this confused me more and answered nothing. I had to go get a Blacks Law dictionary

Obligation took 2 pages of this extremely large dictionary to try define starting with “the word has many wide and varied meanings” , one definition was “A formal binding agreement of a liability to pay a certain amount to persons” another “a **duty** arising from contract”

James Murphy hardly meant these as we had no signed contract or agreement between us or else he would have sent me a copy of it? I never recalled signing any contract to pay rates to keep the destitute poor people in the poor house, I don't even know where the poor house is?

Duty took nearly 3 pages to define!! “ A legal obligation that is owed or due to another and that needs to be satisfied”

So obliged means a duty and duty is obliged..... puzzled me, Obligated to me meant you have a choice to do it or not to do it. If it was something I absolutely had to do without question James Murphy would surely have used the word **Mandatory** and not looked for my consent and obliging his request?? ALL CONTRACTS REQUIRE CONSENT OF BOTH PARTIES, otherwise it would be a form of slavery, being told what to do all the time, losing the use of our god given free will?

In his last paragraph James Murphy clearly states he gets his authority from the act but the parts I asked questions about no longer exists “repealed”, so I sent a letter back to try get some clarification and for copies of this new legislation repealing parts of the act.

Redmond Place

Wexford

25th July 2012

Re: Borough Rate Account No. 304681

Dear James Murphy,

In reply to your letter of 18th July 2012, I would like to point out that your letter neither answered nor clarified any of my queries set out in my letter to you dated 13th July 2012. Your reply was wholly inadequate, ignored and failed to answer any of my queries set out in it.

Your reply also raises more questions than answers.

You claim your power and authority to collect rates, emanates from Sovereign Lady VICTORIA , Queen of the United Kingdom of Great Britain and Ireland's, S.56 Poor Relief Act of 1838? Then you claim that this act has been repealed by subsequent legislation? Please explain in detail?

If you would please be kind enough to advise of exactly what these new pieces of legislation are or furnish me with a copy of them? Also which paragraphs and sections in this new legislation you claim make each of the questions below no longer relevant:

According to 1&2 Vic., Cap. 56, Poor Relief (Ireland) Act, 1838. Please answer the following point for point, in writing:

- A) Who are the board of Guardians?
- B) Where can the current 2012 register book be viewed or copy seen, showing descriptions of people admitted?
- C) Where can the current 2012 accounts showing expenses incurred in respect of persons relieved under this act be seen or copy, which under this act is to be up dated 6 monthly?
- D) Where can accounts be seen for current year 2012 showing where the money raised under the act was spent on its only purpose specified in Section 52 of said act?
- E) Please explain how are calculations arrived at under Section 62 of the act?

The other queries you failed to reply to are below again for your convenience:

please clarify the following, point for point, in writing:

- 1) Please provide signed proof of contract between the alleged Account holder (304681) and the collector of municipal rates.
- 2) The name of such person whom actually opened or accepted the alleged account (304681) and documented and verified proof of same.
- 3) Please provide itemised invoice for goods and services received.
- 4) Why was your Notice not on official Wexford County Council letterhead?

I look forward to your satisfactory reply, with each query addressed point for point.

Kind Regards,

Authorised Representative

James didn't reply! Instead I got a letter from a firm of solicitors with just threats?? They were even looking for over €86 just to write the letter?? Surely this was a mistake , James Murphy wouldn't try and intimidate and bully me with unfounded claims and get some solicitors to harass me when we are corresponding about some valid questions??

MJ OCONNOR 23 july



Our Ref: COO/LOK - WEX/502

Your Ref:

23 July 2012

Thomas Hughes & Sons Limited,
t/a Hughes Signs,
Redmond Place,
Wexford.

**Re: Our client - Wexford Borough Council
Borough Rate Account Number 304681**

Dear Sirs,

We act on behalf of Credit Control Section of Wexford Borough Council.

They advise us that there is due and owing by you to them the sum of €12,001.92 for arrears of commercial rates due by you for the years 2010, 2011 and 2012 being within the past six years, particulars of which have already been furnished to you.

Please note that failing receipt by this firm of a bank draft or cash in that amount by close of business on the 30th day of July 2012, being **7 days** from the date hereof, proceedings will be immediately issued against you for the above listed debt in the Circuit Court and further, we will seek to fix you with the costs of such legal proceedings.

Should you discharge this debt within **7 days**, kindly note that our fee for issuing this letter is €86.10, which should also be discharged by you. Therefore the total amount due and owing is €12,088.02.

You are strongly advised not to ignore this letter but to immediately seek the advice of your Solicitor or Accountant.

Yours faithfully,

M. J. O'Connor,
Solicitors.



Our Ref: COC/LOK - WE/03/12

Your Ref:

23 July 2012

Thomas Hughes & Sons Limited,
t/a Hughes Signs,
Redmond Place,
Wexford.

**Re: Our client - Wexford Borough Council
Borough Rate Account Number 304681**

Dear Sirs,

We act on behalf of Credit Control Section of Wexford Borough Council.

They advise us that there is due and owing by you to them the sum of €12,001.92 for arrears of commercial rates due by you for the years 2010, 2011 and 2012 being within the past six years, particulars of which have already been furnished to you.

Please note that failing receipt by this firm of a bank draft or cash in that amount by close of business on the 30th day of July 2012, being 7 days from the date hereof, proceedings will be immediately issued against you for the above listed debt in the Circuit Court and further, we will seek to fix you with the costs of such legal proceedings.

Should you discharge this debt within 7 days, kindly note that our fee for issuing this letter is €86.10, which should also be discharged by you. Therefore the total amount due and owing is €12,088.02.

You are strongly advised not to ignore this letter but to immediately seek the advice of your Solicitor or Accountant.

Yours faithfully,

**M. J. O'Connor,
Solicitors.**

They also wanted me to go spend money and employ one of their solicitor firm buddy's so they could write to one another and charge me and the council for the privilege of it. Hire a thug to sort out the other thug??

I decided to write back, why were they trying to interfere, I smelled a rat at this stage.

NOTICE AND DEMAND

Redmond Place, Wexford

28th July 2012

Dear Catherine OConnor,

We rang your office to establish who had written a letter dated 23 July 2012, your reference COC/LOR-we/1/3302, your receptionist was good enough to advise that the reference number belonged to you. Your letter did not have your signature on it and it was not obvious that it was you whom wrote it. We wonder why? Was it your intention to mislead?

We are currently corresponding with Wexford Borough Council in this PRIVATE civil matter. I should not need to remind you, a partner at a long established solicitors firm, of one of the basics of law – PRIVACY OF CONTRACT.

You are an external third party in this matter, acting without authority. We do not and have never given you or the company that you represent our permission to interfere in our PRIVATE affairs, therefore you have no legal standing. We do not have a contract and any permission that you believe you may have from us is hereby withdrawn, and any consent that you think you may have, tacit or otherwise is hereby withdrawn.

Your interference in this PRIVATE civil matter is tantamount to harassment, fraud and extortion. We are now formally requesting that you cease all correspondence including but not limited to: letters, phone calls and email.

You will be deemed to have been served notice of our demand on receipt of this letter, sent Registered Post. We are advising you that any communication from you or the company you represent or any other attempts to interfere in our PRIVATE affairs will be recorded and noted with the intention of them being used as evidence.

DO NOT CONTACT US AGAIN.

Yours Sincerely,

Authorised Representative

MJ O'Connors replied after me expressly stating DO NOT CONTACT US AGAIN.



Our Ref: COCL08 - WE13392

Your Ref:

31st July 2012

Thomas Hughes & Sons Limited,
t/a Hughes Signs,
Redmond Place,
Wexford.

**Re: Our client - Wexford Borough Council
Borough Rate Account Number 304681**

Dear Sirs,

We refer to the letter dated 28th July 2012 received today.

While we note your comments you are mistaken. This claim is not a matter of contract. It is a claim for unpaid municipal rates which Wexford Borough Council have a statutory obligation to collect.

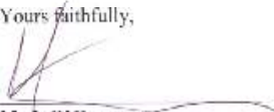
There is due and owing by you to Wexford Borough Council the sum of €12,001.92 for arrears of commercial rates due by you for the years 2010, 2011 and 2012 being within the past six years, particulars of which have already been furnished to you.

Please note we will allow you a further seven days from the date of this letter i.e. to 7th August 2012 to make payment by way of a bank draft or cash in that amount otherwise proceedings will be immediately issued against you for the above listed debt in the Circuit Court and further, we will seek to fix you with the costs of such legal proceedings.

Should you discharge this debt within **7 days**, kindly note that our fee for issuing this letter is €86.10, which should also be discharged by you. Therefore the total amount due and owing is €12,088.02.

You are strongly advised not to ignore this letter but to immediately seek the advice of your Solicitor or Accountant.

Yours faithfully,



M. J. O'Connor,
Solicitors.

Now Catherine claims it is a matter of contract, great – SHOW ME THE CONTRACT WE SIGNED

She also is very kind to allow me another 7 days – how nice, and again go hire one of her buddy's

On the 2nd of August 2012 I received a letter from James dated the 18th July 2012?? Finally he replied, answering all my questions in a full, complete, not misleading and honest manner.



Comhairle Chontae Loch Garman
Wexford County Council

Barry Kirwan
Thomas Hughes & Sons
Redmond Place
Wexford.

Carricklawn
Newtown
Wexford

18/07/12

Re: Borough Rate Account 304681,

Dear Barry,

In response to your letter dated 25th of July 2012 I would like to reiterate that it is Wexford Borough Council's statutory obligation to collect rates and the matter is now in the hands of our solicitors.

Yours sincerely,

James Murphy,

Collector of Municipal Rates.



So no answers, I did a bit of reading and decided to write back once more surely I could get some answers. This time putting James Murphy on FINAL NOTICE AND DEMAND (putting it on the record that I am putting him on notice as he is a servant of the public and demanding he answer my questions, as he has a duty of care to all rates payers and the public which he must observe at all times during his employment) and giving him 7 days to do so. Also pointing out to him that I wanted to take no part in his fraudulent activity of extorting monies.

FINAL NOTICE AND DEMAND

Redmond Place

Wexford

8th August 2012

Re: Borough Rate Account No. 304681

Dear James Murphy,

In reply to your letter of 2nd August 2012, which you had dated 18th July? We would like to point out that your letter again neither answered nor clarified any of our questions set out in our letter to you dated 13th July 2012, nor our letter of 25th July 2012. Your reply again was wholly inadequate and embarrassing for its want of particularity, again you ignored and failed to answer any of our questions set out therein.

Is it your intention to abscond from your duties as a civil servant and gross failure to carry out the requirements of your position to answer all questions on accounts?

If this is the case you are doing a great disservice to Sovereign Lady VICTORIA , Queen of the United Kingdom of Great Britain and Ireland's, S.56 Poor Relief Act of 1838. As well as the destitute poor of Wexford, this Act sets out your statutory duty to ensure their well being.

This is our third and FINAL NOTICE AND DEMAND for you to answer the questions below point for point in writing:

You claim your power and authority to collect rates, emanates from Sovereign Lady VICTORIA , Queen of the United Kingdom of Great Britain and Ireland's, S.56 Poor Relief Act of 1838? Then you claim that this act has been repealed by subsequent legislation? Please explain in detail?

If you would please be kind enough to advise of exactly what these new pieces of legislation are or furnish us with a copy of them? Also which paragraphs and sections in this new legislation you claim make each of the questions below no longer relevant:

According to 1&2 Vic., Cap. 56, Poor Relief (Ireland) Act, 1838. Please answer the following point for point, in writing:

- A) Who are the board of Guardians?
- B) Where can the current 2012 register book be viewed or copy seen, showing descriptions of people admitted?

- C) Where can the current 2012 accounts showing expenses incurred in respect of persons relieved under this act be seen or copy, which under this act is to be up dated 6 monthly?
- D) Where can accounts be seen for current year 2012 showing where the money raised under the act was spent on its only purpose specified in Section 52 of said act?
- E) Please explain how are calculations arrived at under Section 62 of the act?

The other queries you failed to reply to are below again for your convenience:

please clarify the following, point for point, in writing:

- 1) Please provide signed proof of contract between the alleged Account holder (304681) and the collector of municipal rates.
- 2) The name of such person whom actually opened or accepted the alleged account (304681) and documented and verified proof of same.
- 3) Please provide itemised invoice for goods and services received.
- 4) Why was your Notice not on official Wexford County Council letterhead?

We look forward to your satisfactory reply, If you fail to reply within 7 days to the exact particulars with each question addressed point for point, It will be deemed you are fraudulently attempting to extort monies without substance or claim and it will be noted with the intention of them being used as evidence.

If monies collected under S. 56, Poor Relief (Ireland) Act, 1838, cannot be proven to be spent on the destitute poor as set out in the act and proper records of all expenditure evident and responsible parties not shown to be accountable as specified in act, It goes against all good conscience to partake in such a deception or be complicit in any illegal fraudulent activity.

Are you refusing to answer simple questions tendered by me, to your good self? Is it not a fact that, your fiduciary duty as "Collector of Municipal Rates" on behalf of Wexford County Council is to answer questions tendered by me in Good Faith? Surely Equity fixes you with the responsibility to act at all times for the sole benefit and interest of a man you allege owes you money in your fiduciary role.

FOR THE AVOIDANCE OF ALL DOUBT, AND FOR YOUR GOOD SELF WHO LIKES ACTING UNDER ENGLISH LAW, THE FOLLOWING WILL BE OF INTEREST.

"A fiduciary is someone who has undertaken to act for and on behalf of another in a particular matter in circumstances which give rise to a relationship of trust and confidence."

—Bristol & West Building Society v Mothewe [1998] Ch 1 at 18 per, Lord Millett.

Conduct yourself accordingly.

Regards,

Authorised Representative

No reply, instead MJ OConnors wrote to someone else at a similar address which I returned to sender as their is no such person here, they were trying to create a contract with someone else to get them to pay!! Sneaky and underhanded



Our Ref: COC/LOR - WEX/390

Your Ref:

27 August 2012

Mr. Brendan Kirwan,
Thomas Hughes & Son Limited,
t/a Hughes Signs,
Redmond Place,
Wexford.

**Re: Our client – Wexford Borough Council
Wexford Borough Council –v- You
Borough Rate Account Number – 304681**

Dear Mr. Kirwan,

You have sent us a copy of your letter of the 23rd August 2012 addressed to James Murphy.

No further correspondence will be entered in to either with Mr. Murphy or this Firm in respect of the issues which you raise. Mr. Murphy has authority to collect rates for Wexford Borough Council which has a statutory obligation to recover rates.

If you fail to discharge the rates owing, proceedings will issue against you.

Yours faithfully,

**M. J. O'Connor,
Solicitors.**

C.C. Mr. James Murphy, Rate Collector, Wexford Borough Council

Well that seemed to be that, until I get a call out of the blue in February 2013, 6 months later from none other than JAMES MURPHY, as he put it wanting to “extend the olive branch and meet for a cup of coffee as the county manager had asked him to do” . I asked him any proposals he has to put it in writing to me – he hastily replied agitated that “he could go down the solicitor route if he wanted and would extend the olive branch”

I had recently found out he was the brother of a good friend Peter Murphy who had died young recently, Peter was a good friend of the family and I often had a bit of banter with him, A real genuine down to earth man who could never do enough for you. So what harm would a free cup of coffee be when offered. The next week I met James in local coffee shop and we chatted for about an hour and generally had a bit of banter telling old stories about Peter . James steered the conversation to “just send in a letter acknowledging a debt is due and how hard times are and sales down etc” and he would see how much he could write off of the debt.

NO CONTRACT = NO DEBT

Anytime I brought up my questions asked in Notice and demand he changed the topic quickly back to Peter his late brother. In fairness to James he said he did try and answer the questions I asked and produced my Notice and demand with his handwritten notes on it himself and a colleague attempted to answer. The proposed answers they came up with were laughable and didn't sufficiently answer anything asked.

James then said he was going to write back with these poor answers but his boss CURRAN stopped him and said to James “we don't have to account ourselves to anyone” and had then sent the threat letters instead.

This truly turned my stomach and sickened me to the core – this is the attitude the council have – unaccountable, free to harass, bully, intimidate and extort monies from honest hardworking people, and worse, believe they are above the law!!!!

James came back around to just acknowledge a debt is due, send in a begging letter, play the poor mouth. A week later he rang again wondering if I was sending in a letter I said I will not be, he then said he has to do his job and it is nothing personal and that was that.

March 2013

I totalled up roughly what we had paid in rates over the last 10 years alone was over €30,000, our family business Hughes & Sons stoneworks has been in Wexford since 1898 so over the last 115 years it would be quite a tidy sum – I am wondering how many destitute poor people we have housed, clothed and fed over that time? I fear the answer is zero.

Now If I was to take a case against the council looking for the monies that were collected fraudulently from last ten years alone €30,000 plus the standard triple damages €120,000 = €150,000 that would keep the business open and employees employed for a few months at least...

So I do a bit of research on representing yourself in court as a lay litigant as I have heard the horror stories of legal fees being €40,000 –€ 50,000, €150,000 just to pay solicitors and barristers.

To my shock and dismay I find out the costs of taking a high court case in Ireland costs the shocking fee of..... wait for it..... €138 plus €19 for your affidavit of truth a grand total of €157!! It is all up on www.courts.ie , check for yourself. I am not making this up. All the rules are up on that site also of how the game is played, and it is a game, go sit up in the back of the High Court and see what goes on and passes for justice in Ireland, anyone can sit in the back of a courtroom they are all public places. Go see for yourself its truly an eye opener.

So what exactly are the expenses solicitors and barristers charge tens of thousands for when their costs are €157, paper ink and pens??? Reading the rules of the court?? Pure profit and the general public are the lackeys that stump it up. Everyone in the courtroom gets paid, the solicitors, the barristers, the judge whether they win or lose, so why would they care if they win for you or not they are getting paid anyway regardless. The spanner in their scheme is the lay litigant, lay person representing themselves, if you can read and write you can be one.

Pat Gleasons story

I was chatting with my friend Pat who also has a signage company about how quiet business is and rates came into the conversation. He mentioned his friend was in court soon as he wasn't able to pay rates and the council were seeking a judgement against him which would effectively close his business.

I emailed him copies of my questions maybe the judge would get them answered for us. I caught up with Pat a few weeks later and asked how his friend got on in Naas district court. Pat said he represented his friend, case went like this:

Councils Solicitor: Explained bills (not invoices) were sent under Poor law act 1838 and hadn't been paid

Judge: What have you to say, have you any defence?

Pat: Judge we would like a short adjournment please?

Judge: Why, all the parties are here we can deal with this matter now.

Pat: I would like to go down to the poorhouse with the councils solicitor here and inspect the register to see who lives there and to see the accounts of what the rates monies are spent on

Judge: That seems reasonable

Pat: Would you like to come too judge?

Judge: No thanks, council will you bring him down to the poorhouse to see register and accounts?

Councils Solicitor: (looking visibly shaken, mouth open for a minute??) We withdraw our case judge.

Judge: Case dismissed

Questions and sections

Sent him questions, no answers same bullshit, threatened solicitors of which I was shaking in my boots, fell to my knees and pleaded to take everything, take it all, even the shirt off my back but oh please oh please not a letter from a bunch of hired crooks, please don't, they might send me a big bad scary letter!!

So I asked them they being experts in the law and members of their own private little society all done in secret, and having sworn allegiance to the crowns courts will be able to answer my very legitimate questions on their accounts not mine?? To my horror these bullies answered nothing and ignored my demands for answers and proceeded with threats to which I was getting fed up of. So final letter asked them to produce answers or sharpen their knives, Im ready to get the judge to force them to answer, or they are liable.

So we have gross misconduct , lies by council and solicitors helping FRAUD on a vast scale throughout my ISLAND, all these legal fictions like parasites feeding off the good people of Eire.

There has been no more contact from these fraudsters or there legal counterparts since

Famine, planned depopulation

Freemasons

Pat Gleeson NAAS case , solicitors withdrew when asked about poor house.

Banks when asked simple questions like can they prove there assurance of performance CISG, are they the real party of interest, did they loan anything they had or just monetise a promissory note = exchange, = mortgages/loans credits are a scam.

Who issues the money supply?

NOTICE AND DEMAND (putting it on the record that I am putting him on notice as he is a servant of the public and demanding he answer my questions, as he has a duty of care to all rates payers and the public which he must observe at all times during his employment)