### **PUB’s Three Notice Process To Stop Schools imposing Mask/Visor Diktats**

By popular and urgent demand, here lies PUB’s three notice process to deal with the clear and present threat that UK schools are insisting that children wear masks/ visors to continue their education.

# Notice of Conditional Acceptance

In the event you are a concerned parent, once you have filled in the relevant information, the Notice of Conditional Acceptance should be sent to the school governors who have indicated that your child must wear a mask/visor, conditionally agreeing to grant your consent in the event they can provide you with the material evidence you ask for.

Moreover, everybody should engage in this process acting as a Trustee of the **People’s Union of Britain** [PUB], in order to establish their legal protection, under the provisions of the **Treaty of Universal Community Trust**.

Each missive must also be sent by recorded mail or special delivery and all mailing receipts must be retained, so that it can proven that every notice was duly served upon the intended recipients.

Please Note:  **Any text in […..RED….] you need to replace appropriately**

## NAME OF PARENT or STUDENT OF AGE

## PARENT'S ADDRESS / EMAIL ADDRESS

FAO: NAME OF HEAD TEACHER/SCHOOL BOARD MEMBERS

ADDRESS OF EMPLOYER

**[Date of Sending]**

**NOTICE OF CONDITIONAL ACCEPTANCE**

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

Dear Sir/Madam,

**RE: SCHOOL MASK/VISOR DEMANDS.**

In relation to UK Government COVID-19 Policy, under the protection of the People’s Union of Britain, you are hereby served notice that I conditionally accept that you have the right to mandate mask/visor wearing for all the children at your school, provided you deliver to me the following:

1) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that the designated facemasks/visors are incapable of harming **[my child/me]**.

2) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that the designated facemasks/ visors have undergone rigorous safety studies.

3) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that **[my child/I]** will not suffer or develop any adverse reactions or die as a result of inhaling the Graphene Oxide [or any other substance] contained in all designated facemasks.

4) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that the designated facemasks/visors approved for emergency use by the MHRA provide protection from either SARS-COV-2 or COVID-19.

5) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that you have sought legal advice on whether it is lawful to mandate mask/visor wearing for the children at your school and that you have performed an appropriate risk assessment.

6) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that you have employed the Precautionary Principle when deciding whether or not to impose mandatory wearing of the designated masks/visors upon the children in your school.

7) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that you have informed your public indemnity insurers if there is any possibility that serious or even fatal adverse events might ensue if my child obeys the mask/visor mandate, in which case you would be liable for gross negligence and perhaps even manslaughter.  
8) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that wearing a facemask/visor as a condition of entry to the school or any other action that discriminates is contravening the Equality Act 2010, in which case you would be liable for gross discrimination and perhaps even causing psychological and physical damage to children.

Please deliver to me these reasonably requested items within seven days of your receipt of this notice, given the seriousness of the matters raised and the apparent imminence of the school governors adhering to the UK Government policy of mandating the designated facemasks/visors for all UK school children.

I look forward to hearing from you without delay in signed writing and strongly advise you to accept that my child has every right to refuse to wear a mask/visor in school, unless and until you deliver to me the evidence described in the foregoing.

In sincerity and honour, without ill will, frivolity or vexation,

**NAME OF PARENT/ or of Age Student**

Trustee of People's Union of Britain

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Errors & Omissions Excepted



# Notice of Opportunity To Cure

Given that the evidence you will be asking for does not exist, in the extremely likely event you don’t receive what you asked for within seven days, the Notice of Opportunity To Cure should be sent, reiterating the terms of the first notice, giving the school another three days to respond appropriately.

However, the only acceptable responses would be either providing you with the material evidence requested, or an agreement to cease and desist in their plans to mandate mask/visor wearing in the school.

## NAME OF PARENT or STUDENT OF AGE PARENT'S ADDRESS / EMAIL ADDRESS

FAO: NAME OF SCHOOL GOVERNORS ADDRESS OF SCHOOL

***[DATE OF SENDING 7 days after receipt of first Notice]***

**NOTICE OF OPPORTUNITY TO CURE**

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

Dear Sir/Madam,

**RE: SCHOOL MASK/VISOR DEMANDS.**

Following your failure to respond to my notice dated [add date], in relation to UK Government COVID-19 Policy, under the protection of the People’s Union of Britain, you are hereby served notice that you have a further three days to deliver to me the following:

1) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that the designated facemasks/visors are incapable of harming **[my child/me]**.

2) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that the designated facemasks/ visors have undergone rigorous safety studies.

3) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that **[my child/I]** will not suffer or develop any adverse reactions or die as a result of inhaling the Graphene Oxide [or any other substance] contained in all designated facemasks.

4) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that the designated facemasks/visors approved for emergency use by the MHRA provide protection from either SARS-COV-2 or COVID-19.

5) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that you have sought legal advice on whether it is lawful to mandate mask/visor wearing for the children at your school and that you have performed an appropriate risk assessment.

6) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that you have employed the Precautionary Principle when deciding whether or not to impose mandatory wearing of the designated masks/visors upon the children in your school.

7) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that you have informed your public indemnity insurers if there is any possibility that serious or even fatal adverse events might ensue if my child obeys the mask/visor mandate, in which case you would be liable for gross negligence and perhaps even manslaughter.  
8) Material evidence, not hearsay or opinion, which proves beyond reasonable doubt that wearing a facemask/visor as a condition of entry to the school or any other action that discriminates is contravening the Equality Act 2010, in which case you would be liable for gross discrimination and perhaps even causing psychological and physical damage to children.

Please deliver to me these reasonably requested items within three days of your receipt of this notice, given the seriousness of the matters raised and the apparent imminence of the school governors adhering to the UK Government policy of mandating the designated facemasks/visors for all UK school children.

I look forward to hearing from you without delay in signed writing.

In sincerity and honour, without ill will, frivolity or vexation,

**NAME OF PARENT/ or of Age Student**

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# Notice of Default

If the school governors propose that you should enter reasonable discussions before they take a position on the issues you have raised, this process should be suspended pending the outcome of further communications. The same would apply in the event this happens at an earlier stage.

However, if you don’t receive what you have reasonably requested and the school governors refuse to cease and desist in their plans to mandate mask/visor wearing, the Notice of Default should be sent, notifying them of the potential civil and criminal liabilities they have incurred.

## NAME OF PARENT or STUDENT OF AGE PARENT'S ADDRESS / EMAIL ADDRESS

FAO: NAME OF HEAD, SCHOOL GOVERNORS ,   
ADDRESS OF SCHOOL

***[DATE OF SENDING 3 days after receipt of second Notice]***

**NOTICE OF DEFAULT**

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

Dear Sir/Madam,

**RE: SCHOOL MASK/VISOR DEMANDS.**

Following your failure to respond to my notices dated [add date] and [add date], in relation to UK Government COVID-19 Policy; under the protection of the People’s Union of Britain, you are hereby served Notice of Default.

Please be advised that your silence on this very serious matter has given rise, by tacit procuration, to your agreement that:

1) There is no material evidence which proves beyond reasonable doubt that the designated facemasks/visors are incapable of harming **[my child/me]**.  
2) There is no material evidence which proves beyond reasonable doubt that the designated facemasks/visors have undergone rigorous double-blind safety studies.  
3) There is no independent material evidence which proves beyond reasonable doubt that **[my child/I]** will not suffer any adverse reactions or die as a result of inhaling the Graphene Hydroxide [or any other substance] contained in all designated facemasks.  
4) There is no material evidence which proves beyond reasonable doubt that the designated facemasks/visors approved for emergency use by the MHRA provide protection from either SARS-COV-2 or COVID-19.  
5) There is no material evidence which proves beyond reasonable doubt that that you have sought legal advice on whether it is lawful to mandate mask/visor wearing for the children at your school and that you have performed an appropriate risk assessment.  
6) There is no material evidence which proves beyond reasonable doubt that you have employed the Precautionary Principle when deciding whether or not to impose mandatory wearing of the designated masks/visors upon the children in your school.  
7) There is no material evidence which proves beyond reasonable doubt that you have informed your public indemnity insurers if there is any possibility that serious or even fatal adverse events might ensue if my child obeys the mask/visor mandate, in which case you would be liable for gross negligence and perhaps even manslaughter. perhaps even manslaughter.  
8) There is no material evidence which proves beyond reasonable doubt that wearing a mask/visor as a condition of entry to the school or any other action that discriminates is contravening the Equality Act 2010, in which case you would be liable for gross discrimination and perhaps even causing psychological and physical damage to children.

Please be advised that I will be holding you jointly and severally liable for any and all civil damages claims, in the event my child complies with such a mandate under protest and duress for the sole purpose of remaining in school and they suffer any injury, damage or harm as a result.

In sincerity and honour, without ill will, frivolity or vexation,

**NAME OF PARENT/ or of Age Student**

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# Next Steps

Unless the governors abandon their plans to mandate masks/visors in the school, they should be held liable for any and all harm, damage and injury caused.

Furthermore, using a Common Law Lien process developed over the course of the past thirteen years, the injured parties will be able to obtain damages secured against the personal legal estates of the school governors, for the injuries caused by the masks mandate.

Needless to say, the templates for that non-judicial process of obtaining damages payouts will be posted at thebernician.net in due course, along with a webinar which will cover any question and queries people are likely to have.

However, it is anticipated that many of the school governors who are served the preceding three notice process will either suspend or terminate any and all plans to mandate masks/visors in their school, rather than risk bankruptcy by ignoring or dismissing the serious issues raised.