



AVO's are ILLEGAL and VOID.

Apprehended Violence Orders made contrary to Due Process of Law are illegal and void.

Due Process of Law is the fundamental principle of fairness in all legal matters. There must be (i) Notice, ie: a warning with sufficient time for preparation, and (ii) the Right and the Opportunity to Defend the charge or allegation when confronting his or her accuser/s.

An AVO is a Judgment made by a Court to deprive someone of their Liberty once they have been found guilty of an offence of domestic violence or an offence involving intimidation or stalking.

A Defendant may consent to an AVO being made.

An AVO made by a Court without the consent of the Defendant is null, ie: invalid and not binding, UNLESS there has been a fair trial by a competent, independent and impartial tribunal established by law. In Australia, People have the inalienable Right to Trial by Jury and NO LEGISLATION can deprive him/her of that Right.

An AVO cannot be made by a Police Officer or any Public Servant because they are not a Court and have no Jurisdiction to make any Orders. Legislation endeavouring to grant Jurisdiction to such persons is null and *ultra vires*, ie: beyond the power of the Parliament to make those laws.

Police Officers taking any actions under these illegal AVOs are committing TRESPASS, ie: the wrongful direct interference with anyone such as striking someone, entering his land or taking away his goods without his consent. Should the Police arrest him/her, that is FALSE IMPRISONMENT, ie: unlawful restriction of someone's freedom of movement, because it is done without the lawful Judgment of the Freeman's equals.

DEMOCRACY IS THE RULE OF COMMON LAW:

"COMMON LAW doth control Acts of Parliament (ie: **STATUTE LAW**) and adjudges them when against common right to be void" (Lord Edward Coke).

COMMON LAW is the LAW of the PEOPLE, by the PEOPLE and for the PEOPLE. It is made by the congregations of twelve Freemen as **JURORS**, who ask "**So help me God**" for them to administer **JUSTICE** and **JUSTICE** is "the protection of rights and the punishment of wrongs", and "In a civilized society, the purpose of a court is the vindication of men's rights and the enforcement of just causes" (Lord Denning). However, a **KANGAROO COURT** is "a Court which acts unfairly, or dishonestly, or disregards legal rights or disregards legal procedures".

- Written by John Wilson, <http://www.rightsandwrong.com.au>