

17.10.2016 Ref the **living soul** **with a living will** **ann clarke**

[The ex: UK personage FICTION: 'ANN CLARKE' 09.08.1940 now with deed poll name changed to re-convey **ann** to the land, for jury common law protection]

**Notice to agent is notice to principle**

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Statement by **her EXECUTOR**, forced to assume the roll.



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#### To whom it may concern

1. 1996-2001 Five years care provided.. no interest or interference by anyone else inclusive of care authorities or relatives just plainly **left alone**.
2. 2001 a settlement of £775,000 arrive with a **possee authorities**, relatives and a whole host of new and invasive problems that over time we learned to deal with, that were overcharging **ann** until 2008 when the final straw broke the camels back and we decided to **emigrate**.
3. Arriving in Spain, March 2008, **the euro exchange was £1 to €1.5 euro** mum still had a cash stirling estate of **£220,000** trapped in the Court of 'P', and her property to sell in Blackpool.
4. The exchange rate started to drop **by 33%** reaching parity **€1-£1**. Mum demanded release of her cash estate to her country choice of emigration SPAIN and the court of protection **refused**.
5. The recession took hold and the sale of the Blackpool property went **stagnant** so an exchange was negotiated with a villa and through the deputy's obfuscation, **the deal collapsed**. A new exchange villa was found and again **the same deputy problems appeared**.. the court of protection were **preventing a property exchange abroad** and in effect forcing the emigrants to live from UK pound sterling **creating losses** that in the end were **forcing re-patriation**.
6. ALL **'corporate'** statute attempts at a resolution, failed ie; OPG, police, SRA PHSO, MPs, MEP etc and frustration boiled over into what can only be termed as **"lawful excuse"**.
7. 19.12.2011 <http://opg.me/19122011all24.compressed.pdf> A **NOTARIAL instrument** [commercial lien] was served upon the deputy Hugh Jones of PANNONE LLP for **fraud, theft & mal administration**, after exhaustive complaints to all known regulatory bodies **failed**.
8. 2012, The pressure upon Pannone LLP to settle upon the Lien escalated into making all partners vicariously liable with research being conducted on their residential properties that inturn prevoked the company into claiming harassment using **their own court, with their own judge**, whom incidentally was a **nominated court of protection Judge** to hand down a 3 month prison sentence **in an order kept secret not published on BAALI**.
9. 2013 Our assessment of the overall picture was such that the agent/deputy/receiver solicitor has a 1<sup>st</sup> duty to the **corporate** 'court' alongside the courts duty to the **corporate** 'crown' and inturn ALL covered by the **common purpose** of the **corporate** BAR. Such a **conflict of interest** demonstrating **BIAS** required in our view a common law jury court that would bring **change and justice**... **ALL such due process** applied for was **denied** and refused in writing, **breaching article 6 of the ECHR** to a level that such **allegations against the court of protection**, were then going to be **Judged by them & them alone** with **their own JUDGE**, reaching a level of criminality that to us was **not only wholly unacceptable** but **unbearable** and **terrorist in nature** and so into exile we fled permanently back to SPAIN. **We are not alone there are many others**.
10. There has been several attempts to remedy this by lawful means, all documented on our website [www.opg.me](http://www.opg.me) that have all been **blocked** one way or another, leading us to claim persecution, now turning into **harassment of us by stalking and on an international level**.
11. The Judge that authorised mums **living will**, JACKSON, seems to be spear heading this, in an effort to bring about a compromise **to his advantage** rather than addressing the complaints head on, by his own courts initiative, **as he has previously done**, **to suit his own agenda**.

12. JACKSON now, with his **criminal cohorts** [brother & sister], are suggesting that my mother may not have the capacity to judge if she can choose that on welfare issues, **I am acting in her best interests**, something that has been conducted by me for over 20 years now and we might add whilst not in the UK, **England and Wales jurisdiction**, plus she is covered by an active **living will**. The suggestion on welfare is based on a **now cancelled** trip to THAILAND where mum suffered a bout of dehydration previously, that ended in delayed treatment due to lack of funds... **the lack of funds we must take note** are because the **court of protection have stolen by fraud, theft and mal administration**, from ann's estate and also depleted it by the mal administration of **exchange rate losses, by 33%** and where also mum's house sale has been deprived/**STOPPED** and a sister/daughter's £5000 plus interest theft from her own mother???
13. It surely must be **reasonable to assume** by anyone looking in that had these matters been addressed, **ann** would have had the funds to cover her welfare **anywhere in the world!!**
14. Where ann lives or whom to live with was addressed in a report by a specialist in 2011 and affirmed **she has such capacity** and again was addressed by **JACKSONS own court doctor** in 2012 to confirm that it would **not** be in ann's best interest to be parted from her eldest son & long standing carer over 20 years **me, eldest son** and currently also her **living will executor**.
15. On the 20.8.2012 **the living will**, contrary to part 24 of the wills act 1837, clearly spells out there shall be **no further public authority interference** etc to her affairs lock, stock and barrel from that date forward, a fact that **Jackson appears to have no regard for. ARTICLE 8 ECHR!!**
16. Upon being instructed by Jackson the Official Solicitor has doubts too, about jurisdiction, leading to counsel's opinion, **from a biased** malicious submission from Jackson leaving aside the most **crucial piece of evidence the LIVING will and ann's EXECUTOR**.
17. After receiving an **invitation** to take part in their **persecution hearing**, **we declined jurisdiction, claiming VOID order** where Jackson further now claims he has inherent jurisdiction under the HIGH COURT, **which I find** he does not under the terms of **the LIVING WILL** which he omitted to tell counsel about, that which places me in the **highest office of the land, as EXECUTOR**.
18. On the 15<sup>th</sup> October 2016 an **ORDER/demand** was issued by me as **EXECUTOR** in the form of a **CEASE & DESIST NOTICE** here linked <http://opg.me/15102016Cease-and-Desist-Letter-Harassment-Word-Format2.pdf> with 7 days notice to respond and confirming such in writing to ALL participants **by recorded delivery**.
19. Jackson claims that **all his recent orders will stand** and I claim ALL orders he made after the 20.8.2012 the date of the LIVING will, **are in fact NULL & VOID. FRAUD Ab initio!!**
20. It is my understanding he, 'Judge Jackson', has **no authority, WHAT-SO-EVER**, and he is basing his jurisdiction on the persecution of **'corporate'** citizenship, **that we have relinquished its corporate nature**, that is a FRAUD upon FRAUD of **the legal name by Personage and Barratry**.
21. THAT SAID, we are currently having **the LIVING will** translated to SPANISH, as an attachment and then converting the document to a **hague convention document**, of an **APOSTILE**. Such a document we believe will protect **ann** from the **'corporate'** UK GOV LTD and or its judicial agent attempts, at stealing **ann's** property and cash assets, that are currently being considered handed over to **ann's estranged** daughter & other son whom have already committed **crimes against their own mother**.
22. We are today speaking to various authorities over our predicament, that we hope will transpire into SPANISH protection from the **'corporate' UK JUDICIAL FRAUD**.
23. WE are **NOT, repeat NOT** corporate UK citizen slave/chattels that can be held prisoners of a country simply because **ann** has ASSETS awaiting to be stripped by theft/FRAUD & mal administration, **incarcerating a whistleblower EXECUTOR**.



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