
Statement date 18/4/2016 to The Foreign Office, Lords, MPs & 'Judge Jackson' & 'Crime' Minister David Cameron, 'Justice' Minister or lack of Michael Gove

After 3 years in exile from the Zionist terrorism of <http://opg.me/JEWprocess.htm> we decided it was unsafe to continue to attempt repatriation to the 'United Kingdoms' Corporation after failing to attract any form of justice for my mother and for me and so <http://opg.me/urgentapplication01092015.pdf> was placed upon the court of protection case 10370284 to release mums house and property losses via damages 31.7.2015.

My mother who was in 2001, fraudulently placed under the Court of Protection without having any valid clinical neuropsychologists specialists doctors report that could clearly **beyond reasonable doubt** place her as incapacitated.

In fact, after 4 clinical neuropsychologist's specialist's reports and one state doctor all confirmed **she has capacity** we are still being oppressed into continued exile that has all been documented on our website www.opg.me in a chronological order of prima facie evidence of what I am about to state in this document.

It recently, has all hinged upon one single Judge whom is by his actions committing acts of TREASON & that because of his criminal authority, is and has caused loss, harm and injury to us, where in fact Judge Jackson has also committed liable and defamatory statements within his Judgements from hearsay comments without gaining any physical evidence to back it up, **because there is none**.

He has by his actions incited the worldwide press ie The Daily Mail The Sun and others to print, such liable and defamation, to bolster his cause, only to attempt to justify his actions and further protect his colleagues and friends in biased unfair and partial to Pannone, his friends, UK Talmudic courts that have no consent from the wo/man, us.

This, he is doing because we believe, he feels embarrassed by his authorising my mother to make a will, that, after taking lawful advice it was in the best interests for mum to make provision for her living future, **a living will**, that would protect her from what has taken place to date, from happening further into the future <http://opg.me/will20082012.pdf> .

This Judge has probably been ridiculed by colleagues and he is now attempting to subvert Justice by squatting within ANN CLARKE's estate as executor when it has been claimed by its rightful owner, mike@rake.net son.

We are very aware of the, Cestui Que via Act 1666 "**legal name fraud**" where once a person has not claimed his/her living self by the age of 7, than he/she becomes a ward of state, a slave, by default, in a fraud by non-disclosure, that my mother, has since submitted to the court an **evidence of life form** no 206 <http://opg.me/206-signedANN.pdf> , which should of collapsed the said trust alongside also presenting to the court executor letters from the real executor son www.opg.me/executorletters.pdf .

The Mental Health select committee chairman LORD Hardie who in fact refused our submission of evidence alongside several other campaigners, where in fact I don't know one that was accepted, where Hardie said and I quote, "We were very concerned by what we heard about the safeguards. The evidence suggests that tens of thousands of people are being deprived of their liberty without the

protection of the law, and without the protection that Parliament intended. Worse still, in some cases the safeguards are being wilfully used to oppress individuals and to force decisions upon them. The Government needs to go back to the drawing board to draft replacement provisions that are easy to understand and implement, and in keeping with the style and ethos of the Mental Capacity Act.”

In the three years since, **what has changed?**

My mother whom wanted to live in peace with her son, me, within where ever she chose and that would have been her own house currently still trapped in the UK of 31 Cherry Tree RD Blackpool that with the failure of the Court of Protection to address allegations of Fraud Theft and Mal administration has presented Ann with substantial losses and laid her home to waste by devalue by £80,000.

This court has unfettered powers that combined with collusion/delusion and the ability to commit treason with impunity has led to my becoming an investigator myself into the demise of real justice within the UK uncovering some very, very alarming information that the powers at the top are seemingly powerless to do anything about, confirming the unsafe reality of life in Britain today currently supporting our now, choice to reside outside of the UK, as opposed to living in fear.

That said, an urgent application to release mums remaining property has been deliberately obfuscated for 8 months, to a refusal, that has placed mums life in danger and or shortened it from what was expected, and in real terms did provide anxiety that nearly caused mums early demise.

Having written to all known bodies, albeit they being corporate and commercial I now find, that no resolution has been forthcoming, proving the overall agenda of a Zionist state of Talmud Jewish control by an organised criminal gang, that is without doubt in control of our United Kingdom shores.

Sad as it is to make such a statement and no matter who you are or who you think you are, there are many whom are growing exponentially that will take revenge.

In the meantime this statement is possibly a last ditch attempt for someone in authority, if there is such a person, to do something to remedy matters, which currently I do not hold my breath.

Jackson, whose persistent void orders, must believe we are going to act upon one to his advantage, which simply is just not going to happen, we have stated categorically that ANN CLARKE's estate losses by Parens Patriae [state control], [the monarch, or any other authority, regarded as the legal protector of citizens unable to protect themselves], must be addressed before we can safely set foot into a what is now regarded a lawless country, being the United Kingdom corporation.

Currently submitted to the court is a proof of sale of mums property an offer of now £170,000 which is devalued by 3 years waste from £250,000 that has been accepted today hereby linked is the survey <http://opg.me/SURVEYfor31.pdf> paid for by the intended purchaser.

Our builder wrote to the Judge Jackson and stated;

Date: April 10, 2016 at 8:41 PM Subject:

Dear judge. My name is Steven Power and as well as being a long term friend of the Clark family I'm the Builder charged with maintaining the property at 31 Cherry Tree Road Blackpool.

Being aware of the dispute between family members regarding the sale of the property I felt as the Builder I should inform you of the current situation. About 8 months ago Mr Michael Clarke asked me if is as a friend and due to his lack of funds I would be prepared at my expense to bring the property up to a saleable level and then market it on their behalf. I agreed to do this on condition that my bill would be paid out of the proceeds of the sale.

At the time the property has stood empty for approximately 18 months and was in a very poor state, slates and come off the roof and rain water had brought some of the ceilings down amongst numerous other defects. I estimated it would cost approximately £15,000 to put the property back to a habitable condition in any event I carried out all the very basic repairs I deemed necessary to make it saleable at a cost of £2,000 After numerous viewings an offer of £180,000 was received this was reduced to £170,000 after receipt of the survey paid for by the perspective purchaser.

In spite of a very thorough Surveyors report highlighting all the problems with the property the purchasers are still very keen to buy it with a cash offer of £170,000

In my view this is an extremely good offer and is unlikely to be repeated in the future as the property is slowly deteriorating. Having discussed the deteriorating state of the property with Angela Clarke she informed me that she has no problem with selling the bungalow provided the funds are put into the court for distribution as the court sees fit. Having known the family in excess of 35 years and being fully aware of the family's dispute regarding Ann Clarke it is my opinion that she will never be returning to the UK and in the unlikely event that she does would not be able to afford to bring the property up to a habitable standard. Furthermore the property is currently uninsured and has been for some years. There is an ever increasing council tax liability, and the longer it remains empty the more maintenance it will require.

In short a financial liability.

I have attached the surveyors report to give you some insight to the reality of the situation.

THE BUILDERS view----

ON THE ABOVE FAO the foreign office via British Consulate Dominic for select committee or a LORD or MP that will ACT! TAKE NOTE: from mike@rake.net

AS PER THE TERMS OF THE INVOKED LIVING WILL EXECUTOR i man mike@rake.net do strongly object and demand in the highest possible terms that the court of protection play absolutely NO FURTHER future role in mums affairs.

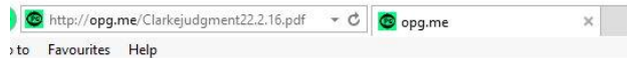
THEY have failed to address FRAUD, THEFT, MAL ADMINISTRATION, and PERSECUTION AND SUBSTANTIAL LOSSES from forced STERLING LIVING whilst in IMMIGRATION.

THEY have attempted to take us as UK prisoners. ALL documented on our website www.opg.me OUR suffering continues daily

Jackson has other intentions and has refused a sale of the property in his biased flawed VOID judgement/order here.. <http://opg.me/Clarkejudgment22.2.16.pdf> but you must take note in this order where Jackson appears to incite relatives by offering legal advice ... in paragraph 2

2. A written application has now been made by Mr Michael Clarke on 3 September 2015 to vary the order of 9 October 2012 so as to allow the sale of Mrs Clarke's Blackpool property. There has also been a request by Ms Angela Wilde and Mr Kevin Clarke for access to the property in order to inspect and maintain it, **but no application has been issued, despite time being allowed.** The application and request are both opposed.

And then JEWdicial hypocrisy in paragraph 8



8. When I gave judgment on 9 October 2012, it was against a background where Mr Michael Clarke wanted the home to be kept for his mother's occupation, while the other siblings wanted it to be sold to provide for her income needs. In deciding that the property should be kept for Mrs Clarke to live in, I said (at paragraph 37) that an application could be made for it to be sold if her way of life was deteriorating unacceptably as a result of inadequate income.

November 15th 2015 an executor order was issued to JACKSON <http://opg.me/jacksonorder.pdf>
WE wrote to the British consulate 11.03.2016 <http://opg.me/BRITISHCONSULATE.pdf>
& a sibling spat rebuttal statement to JACKSON <http://opg.me/statementtojackson2016.pdf>
Further Mr Peter Arthur Brian Jackson then issued another order
<http://opg.me/JACKSONSORORDER16032016.pdf> in which

IT IS ORDERED THAT

1. The committal order dated 15 January 2013 is suspended for a period of three months from the date of this order on condition that:
 - 1) Mr Michael Clarke brings Mrs Ann Clarke back to England within one month of the date of this order; and
 - 2) Upon arrival in England, Mr Michael Clarke surrenders Mrs Ann Clarke's passport to the Court, to be held by the Tipstaff; and
 - 3) Mr Michael Clarke complies with the order of Mr Justice Foskett dated 2 May 2012.
2. If Mr Michael Clarke does not comply with the each of above conditions, the committal order dated 15 January 2013 will remain in effect.
3. If, having complied with the above conditions, Mr Michael Clarke seeks to purge his contempt or to extend the period of suspension of the committal order, he shall apply to Mr Justice Peter Jackson within six weeks of the date of this order.

Order dated 15 March 2016

Response sent to Jackson <http://opg.me/JUDGEJACKSONresponseFILED.pdf>

Follow up response to Jackson 18.3.2016 <http://opg.me/statementbyexecutor.pdf>

With an underlining statement made on the 23.3.2016 <http://opg.me/23032016.pdf>

On the 11.4.2106 we wrote <http://opg.me/statementtojudgejackson11042016.pdf>

This came back from JACKSON the day after <http://opg.me/ClarkeAnn10370284order110416.pdf>

to which we wrote to the daughter/sister <http://opg.me/angelaletter13042016.pdf>

The SICK agony just goes on and on. mike@rake.net