

For the immediate attention of

1. THE Administrator of Tribunal Hearing **2MA91155** in HMCS "Pelling QC" @ Manchester
2. POLICE/Warrant Office 3. Solicitors PANNONE PARTNERS 4. Various Media/TV & News 5. MPs x2

25.12.2012

Faxed & emailed & posted to Manchester Civil Justice Center – Court of APPEAL – MPs - Police

Ref Case (1) **2MA91155** VOID & linked to;
CASE (2) 2MA90015 VOID & linked to;
Court Of Protection Case (3) 10370284 & linked to;
Court of APPEAL/SUPREME Case (4) 2012/11787

IN CONNECTION TO A RECENT **ARREST WARRANT** ISSUED FOR THE LEGAL FICTION
'MICHAEL CLARKE'
31 CHERRY TREE ROAD BLACKPOOL

I, the human being, as third party representative to the legal fiction corporation above,
Michael of the family Clarke, do make oath and say as follows;

1. MY SWORN AFFIDAVIT containing;
2. MY NOTICE of UNDERSTANDING
3. MY NOTICE of INTENT
4. MY CONTRACT ENTERED INTO BY TACIT AGREEMENT
5. MY STATUTORY DECLARATION
6. MY COMMERCIAL LIEN
7. MY POWER OF AUTHORITY BY A LIVING WILL AS "EXECUTOR"
8. MY WITNESS STATEMENTS

1. My Sworn Affidavit Statement

Our 'Commercial lien' against Pannone for the allegations contained within it, is 'perfected' under common law and can only be overturned by a jury of our peers. Any administrator acting in purported capacity as a Judge trying to declare this Commercial Lien as legally invalid not only is committing an act of treason in doing so, is also perverting the course of common law justice. A Commercial Lien is sworn on oath witnessed by a notary, a statement of truth & if left un rebutted after the given time allowed becomes a deed, a deed of truth. The remedy, usually attached in financial terms, makes the document a deed of debt that can lawfully, be attached to the properties of the affected i.e.(PANNONES). Within our commercial lien it clearly states the persons affected are named but that also all commercial and private interests of the company inclusive of the criminally vicariously liable associated, which we believe includes the current concerned parties.

To claim harassment in this case is a clear violation of commercial laws, in the enforcement of debt collection in any matter ie; such as in a case where a bailiff puts a note though a door threatening that a VAN will be arriving the next day at 5pm – would that be deemed harassment?

I doubt it.

Pelling QC & the Police are now attempting to obstruct the course of this debt, meaning they are committing treasonous acts of trespass upon my rights not only to common law but also commercial law. The Bills of Exchange Act 1882 currently still in force can clearly show the ability to

demonstrate that the exchange of an affidavit with financial remedy attached is under commercial law, quite legal and lawful.

The obstruction to such and aligned with we believe, your issue of a VOID arrest warrant leaves me no option but to so advise that if I, Michael of the family Clarke, am arrested before you **withdraw your VOID warrant**, do hereby intend to serve upon PELLING QC a commercial lien claim/fee schedule in the sum of £1 million pounds & as a result of arrest am further forced to undergo an unconsented to hearing of tribunal without jury of my peers with subsequent incarceration, a further lien in the sums of £1 million pounds per night of incarceration. If the administrator PELLING QC or who so ever decides to take up this fraudulent position further in his place, attempts to keep perverting the course of justice by claiming **'contempt of court'** it is my duty to inform that contempt of court is a common law misdemeanour and requires judgement from my peers.

We are viewing the current situation as **'malicious prosecution'** and **'abuse of process'** to persecute and to thwart my access to the common law court de jure of appeal and this is all to be added to the attempted **'malicious arrest'** of me, leaving my mother whom I have cared for 17 years in a vulnerable position possibly forcing upon her social services care being the ultimate desired intent for the Solicitors PANNONEs and the Judiciary to continue its intent to defraud, steal & conceal mal administration, fraud by false representation and plunder her last remaining asset of her home in Blackpool.

2. My Notice of Understanding

The (so called) Warrant

The 'so-called' warrant issued is based on a civil arrest warrant. Though we are led to believe on a very brief witness glimpse that the police only allowed, it did contain a sealed red stamp, we however was not able to as yet identify from whom the warrant came i.e. the name of the person administrator (i.e. PELLING), a Judge can only operate as a judge where consent is given in any tribunal and where there is no consent he remains an administrator, my witness states that to his recollection he could not identify a signature.

A **VALID** WARRANT MUST CONTAIN

- a) A STAMP/SEAL FROM THE COURT DE FACTO (TRIBUNAL HEARING) OR COURT DE JURE (JUSTICE)
- b) IT MUST CLEARLY IDENTIFY WHO ISSUED IT, TO TAKE RESPONSIBILITY.
- c) IT MUST ALSO MORE IMPORTANTLY CONTAIN A SIGNATURE OF THE PERSON WHOM ISSUED IT

Without these items it is invalid, illegal & VOID and more importantly unlawful, likewise it is my belief and understanding that if the warrant has arrived from a so-called court de facto ie a tribunal administrative hearing, it is firmly an invitation contained with my approval to consent. Failing consent it is and would become UNLAWFUL ARREST as **I do not consent.**

It is also my understanding that the plot behind this is to try and **force me into statute contract** by threatening contempt of court which I resist with the utmost vigour because the current statute administrative system is laced with bias and corruption & without impartiality, which is my choice! A court de jure, jury of my peers, I do not have a problem with as this I believe is a process fair and just and equal, and more importantly in this case IMPARTIAL.

The Police

The police are being used in this matter as foot soldiers & thugs for the powers that be, such a misuse of administrator powers believing they are above common law, the laws of the land, trying to enforce admiralty law, the law of the sea. The Judiciary are not THE law or above the law, the law is the law. The Police have a duty to act under their oath of office in which they swear on that oath to keep the peace and where there has been no breach of the peace, no harm, no loss or injury **they have no powers of civil arrest** under the current piece of **worthless paper** they currently hold, without my consent, in which they do not have. To enforce ARREST it becomes;

UNLAWFUL ARREST, KIDNAP & FALSE IMPRISONMENT.

The Police have already broken laws. They have, after reading notices at the entrance to our property that clearly displays **NOTICE of REMOVAL of IMPLIED RIGHTS of ACCESS to POLICE etc.**, and after acknowledgement to our witness JM of reading such notice also displayed at the front door they continued illegal, unlawful actions covering breach of the peace, threats, unlawful entry to property and trespass, where within our notice contains a fee schedule of £5000 per visit in which they visited twice in daily succession, on the 18th December 2012@10.30am & on the 19th December 2012@6am.

3.My NOTICE of Intent

The use/misuse & 'abuse of process' of harassment laws in attempts to pervert the course of common law justice with 'malicious prosecutions' will result in an adding/enlarging & widening of our claims against solicitors PANNONE PARTNERS, Tribunal Hearing Administrators i.e.,(PELLING) & Police.

It is also my intent to press further for the enforcement and collection of the said commercial lien claim of £9,000,000 from all private personal interests & vicariously liable criminal associates in connection with PANNONE whom whilst I might add continue VIA their co-conspirator HEAD of Resolutions PAUL JONSON to resist mediation by negotiation to a resolution that actually does not require any what so ever statute intervention.

4.My NOTICE of Contract

Fee Schedule should matters continue in the route they are taking;

- i. Police visits in breach of NOTICES displayed on the property committing illegal unlawful acts previously described £5000 per visit current visits x 2 total = £10,000 (ALL RIGHTS RESERVED)
- ii. ARREST using Unlawful invalid VOID means purported to be from a power not actually engaged without consent that would breach their Oath of office to keep the peace £5000 per each numbered officer making such arrest plus £10,000 per Chief/Sergeant/Constable authorising the use of that force in that ARREST.
- iii. £1,000,000 to the person who signed the VOID warrant or the tribunal service who claimed to be responsible for such with additional charges attached at the same figure per day of incarceration.

5.My Statutory Declaration

1. Case 2MA91155 has been conducted in my absence in an without notice administrative hearing in which I will not consent to, due to the unfortunate miscarriages of Justice that we hereby have become drawn into, due to on-going frauds conducted against my mother Ann: Clarke whom I have continued to care for over 17 years & where the Judiciary has chosen to conduct itself treasonously against us in a fashion of **denial of due process** & failings to give **full**

disclosure in clear breaches of **Human Rights(6)** and our entitlement denied to **fair and impartial hearings conducted before our peers.**

2. **Under Mental Capacity Act section 5** where in the care and well-being of a patient is concerned and to afford the protection of that person I have claimed, to no avail, the right of being exempt from any civil liabilities in relation to that care afforded and therefore this matter is joined with Appeal No 2012/11787.
3. I understood that Her Majesty's Courts would uphold the principles of common law, The Magna Carta, The Bill of Rights, The Bills of Exchange act 1882 & Human Rights article 6, but it has failed to do so, so far. It is for the above reasons and many more I hereby statutory declare that your order in relation to hearing 2MA91155 is **VOID.** **Your arrest warrant is also VOID & unlawful.**

6.My Commercial Lien

If not attached can be downloaded at www.opg.me/19122011all24.pdf

7.My Power of Authority via A Living Will as EXECUTOR

If not attached can be downloaded at www.opg.me/will20082012.pdf

8.My witness statements

To be finalised and if not attached can be downloaded at www.opg.me/witnessstatements/all.pdf

1. GH
2. GD
3. CHG
4. SP
5. GT
6. JM
7. AC
8. MB
9. P
10. S



By ©
The sovereign being
In red ink

Signed by: Michael of the family Clarke...

Signed & Witnessed by: solicitor named here of address & or stamp/seal

