06.05.2010

Dear NEW prime minister,

Congratulations on your new elected victory and JOB.
My name is Michael Clarke and I am the son and sole carer of my mum whom is a patient of the OPG ref no 10370284.

My mum emigrated last month but her estate appears to be trapped by a government body of the OPG.
What can she do to get her estate transferred to her own bank account in Spain or is your new government going to carry on retaining my mum’s money where her human rights are being ignored and she has to live off an exchange rate fluctuating by the day.

For more information about this can I refer you to our website of www.opg.me or www.publicguardian.me & I hope you can help us, as we have lost all faith in the UK at this moment.

We hope this will not take up too much of your valuable time in your new position but if you could spare some precious moments to consider our plight it may go some way to help heal the bad feeling and grudges we hold to what we consider corrupt little known about, OPG. X

Mike & ANN Clarke
Dear Sirs

Congratulations on your new coalition government. Briefly, I have supported conservatives all my life and very recently swapped my support over to Liberals due to concerns over views on gay issue’s in the conservative party. Today I am so pleased that a coalition has happened and that my personal favourites are now at the helm.

I write to you both, as I believe you represent men of integrity and justice for all. An injustice has been going on for years in our opinion under the Labour regime and that I am referring to the OFFICE of the PUBLIC GUARDIAN, OPG.

I am my mother’s carer. She became disabled in 1995 and I have looked after her ever since, a period of 15 years. She was awarded damages and her estate came under the court of protection umbrella, an organisation that has serious misgivings.

To cut a long story, my mother emigrated on the 2nd April 2010 and is currently being forced to live off pound sterling, as her funds have not been released by the OPG.

Matters are being documented as against her human rights on our website www.opg.me or www.publicguardian.me where we believe, you both being men of integrity will investigate the injustice she is still currently having to suffer under the old regime of LABOUR.

What mum wants is her basic human rights restored and her estate releasing to her bank of choice abroad where she now resides and not be forced to live from an exchange rate that when she moved 2 years ago was 1.45 to the pound and is now 1.15 but has dropped in that period to near parity of 1.03 to the pound.

Her current receiver, HUGH JONES, refuses to accept the situation and continues in our opinion to operate a program of legalised theft from my mothers estate under the corrupt little known about OPG.

We have little faith left in the UK and hope that you may be able to restore what is left, by addressing our concerns serious after offering you both our support for years.

Yours sincerely

Michael & Ann Clarke (OPG Patient No: 10370284)
email: mike@rake.net  UK tel; 07523287267  Spain tel no 0034648522123
Dear Rt Hon Kenneth Clarke,

I write to you, being the Secretary of State for Justice & in particular on the subject of the; OFFICE OF THE PUBLIC GUARDIAN & my mother ANN CLARKE currently patient No: 10370284

We have four things in common with you the Rt Hon Kenneth Clarke,
Our name - CLARKE
My Mother's birth year - 1940
Joint pursuance of - JUSTICE
Our interest in - JAZZ

We want to try and convey to you as human beings that we believe we have human rights and that as such we believe you, as Justice Secretary will help to see that those justifiable rights should be met & reading your statement on “Wednesday, March 30,” “Clarke says the changes will deliver swifter, easier and less costly access to justice for all” provides some encouragement.

We feel we had to leave Britain, so many disillusionments led to our emigration to Spain 3 years ago. My mother whom came under the Court of Protection by a hairs width is still under that control, WHY? Her money allowances are paid in pounds subject to the horrendous exchange rate drop from 1.5 euro to the pound to near parity at one point a £1 = 1 euro indicating a drop in our income by some 30% thereby nearly financially forcing repatriation. Her cash value of funds by not being placed into a euro account devalued by some 80,000 euros but no-one apparently can be held to account. The secret court of neglection continues it’s devious untransparent methods of controlling other peoples funds that in reality, live outside the UK & Wales jurisdictions, WHY is that?

Additional, the receiver/solicitor/deputy HUGH JONES in this case continues to try and dispose of my mothers UK property against her will, under the current market value by some £100,000 which is a substantial amount of money by any stretch of the imagination. My mother wants to live back in the UK in this property unitl she dies but by leaving it as a gift to me in the form of transferring it into JOINT BENEFICIAL TENANTS IN EQUITY but her receiver is making this extremely difficult for her to do. WHY is this?

Our injust treatment by way of this body continues and continues, even though we no longer live in the UK and as long as the injustices continue have no desire to do so. We had to launch a website to draw attention to our plight of WWW.OPG.ME and having wanted to close it down and draw a line under it we have never been in a position to do so? Please will you investigate?

Mike & ANN CLARKE – Spain. Email correspondence please:- mike@rake.net
Dear Rt Hon Kenneth Clarke

We sent to you over a month ago the above linked letter and have received nothing by way of a response. Can we ask, why?

Kind regards,
Mike/Ann Clarke.
Tel: UK Landline: 0044 1614085008 FREE
Tel: UK 00447523287267 FREE
Spain 0034 648522123 FREE
PLEASE DO NOT SEND MAIL HERE
Las Lomas,
Poligono 22,
Parcela 247,
Alhaurin el Grande,
Malaga, 29120
PLEASE DO NOT SEND MAIL HERE

31 Cherry Tree Road,
Blackpool FY4 4NS. UK
From the Direct Communications Unit

8 June 2010

Mr & Mrs Michael R Clarke
Calle Magnolio 10
Box 320
Reserva del Higuero
Fuengirola
Spain

Dear Mr & Mrs Clarke

Thank you for contacting the Prime Minister and the Deputy Prime Minister. I was sorry to read of your mother's health difficulties.

Mr Cameron and Mr Clegg very much appreciate your taking the time and trouble to get in touch.

I hope you will appreciate that the Ministry of Justice is best placed to respond to the matters you raise. I have been asked to forward your correspondence to them so that they may reply to you directly.

Thank you, once again, for writing.

Yours sincerely

R. Smith
Dear Peter Fahy

My mother and I suspect fraud has been going on with her money that is controlled by the Office of the Public Guardian via her appointed deputy, solicitor HUGH JONES of Pannone 123 Deansgate Manchester.

We do not know where to turn and so now turn to you. Hugh Jones is refusing to supply full and detailed accounts and has done so over 10 years. On a back calculation we believe £200,000 is missing.

What do we do?

Further info can be sought on our website
www.opg.me

Michael Clarke
Ann Clarke
Dear Ken

I have written to you along time ago but did not get a response.
I write to you again about our ill treatment and poor conduct from the Office of the Public Guardian

I have written to your new Chief – Alan Eccles on the 13th April 2012 but no response.

Matters are truly out of hand!
Please can you investigate?

Michael Clarke
31 Cherry Tree RD
Blackpool
FY4 4NS

Currently Abroad please reply by email to mike@rake.net
07523287267
Dear Mr Cameron do not pass this on to the ministry of Justice because it is the ministry of justice that is perpetrating the fraud
PLEASE ACT ON IT YOURSELF... PLEASE...  www.opg.me

Welcome to our campaign website to.... OPPOSE PREDATORY GUARDIANS .... 2013 ... we will be a force to be reckoned.
HELP US EXPOSE THE PROPERTY AND FINANCIAL RAPES OF THE VULNERABLE ELDERLY BY OUR UK JUDICIARY & ELITE
£250,000 fees to manage a £775,000 award!!! — ONE THIRD@33% — Who are the thieves NOW? — Is the Cop a Con?

LIVE UPDATES with "transparency!"

On the 30th October 2012 the MP’s speak about the problem!

But what good does it do?

"DO NOT, NO LONGER, TRUST THE SYSTEM"
"KNOW YOUR RIGHTS!" or "HAVE NO RIGHTS!"
http://www.opg.me & http://www.opg.me.uk
http://www.courtprotection.me.uk
http://www.opposepredatoryguardians.com

Welcome to the website that is working to expose the property/financial rape/cleansing of the elderly/vulnerable "whom hold capacity" and whom are being "forced" into care homes against their will by government/judiciary agents whose want to steal & plunder their assets/cash! Read 1st general order 20.02.2001 pdf

FEBRUARY 9 2013 WORLDWIDE FRAUD OPERATION

We have the same problem in the UK and the majority of people are in oblivion to it ever it’s called the Court of protection sounds pretty impressive don’t it. Run by a bunch of crooks. You cannot afford to even have a major accident and demand justice because your solicitor will claim you do not have? the mental capacity to make that decision, my own mother has had capacity throughout her 12 year ordeal but yet they have stolen, mal administered and committed fraud against her to a minimum figure act less than £250,000. Additionally as in this video me the son whom wants to present and publish the evidence surrounding this has been by a fraudulent court and judge found in contempt and sentenced to prison.

FEBRUARY 8 2013 LONDON CIVIL APPEALS

ROYAL COURTS
Read [16:29:58] PamFax: Hello. Your fax to FAO M LAYTON & Mrs DOWNS case 20120287 (04 4420 79477/679) was SUCCESSFULLY SENT TO LONDON CIVIL APPEALS OFFICE

PANNOVE: PLAYER "Predatory Guardian"

In the FRAME is Hugh Jones DO YOU KNOW THIS MAN?
He has took control of 300 clients money and spends it, mainly upon himself  Panne & the $9 million RONE OF CONTENTION Commercial Loan Claim to Read

A claim made under common law, a claim made under GOD, a claim that GOD is my witness to the truth! A claim made without any rebuttal! Read the debt & read LIENS RECOGNISED BY PANNOVE & WHERE IT IS Clear that PANNOVE a partner Richard Drinkwater, whom is one of our deputed partners within our own Commercial Lien above, against themselves at PANNOVE s and his recognition of holder of lien where creditors such as us, "we authentic" whom PANNOVE s have openly claimed no recognition of "our commercial lien" against them or the Commercial Affidavit Process claiming it’s of no value. Can one clearly see the contradictions that are needed in the company Panne  s that is so called award winning are the awards for contradiction see the picture! Isn’t it fanny the minute...
NOTICE TO AGENT IS NOTICE TO PRINCIPLE AND NOTICE TO PRINCIPLE IS NOTICE TO AGENT

Ref: Your ultimate responsibility to protect your own citizens before all others and your failure!

Dear Mr Cameron

This notice is NOT to be passed on.

I have wrote to you on several occasions about the fraud and corruption going on within your own ministerial departments of justice that you are failing to actively do anything about.

As a result I and my mother have been suffering and are continuing to suffer at the hands of your maladministration of the justice system in the UK.

I therefore hold you as being the person ultimately responsible and I give you this NOTICE to take more seriously within the next 7 days before I place you in the county court for daily damages to our lives that is on-going.

I will refer you as I have previously on countless occasions to our website of www.opg.me where matters are well documented.

If 7 more days pass without a considerable and clear action taken to correct the injustices we will consider you are in breach of your duty of care to protect us, your own citizens, creating negligence and us suffering TORTS, that we now place a value on of £300 per day in expenses that we intend to place you before the county courts for daily damages.

This notice expires on the 20th February 2013 where upon we will place you before county court to explain why you should not pay our expenses hereby claimed.

Your personal response to this is required, nothing less will be accepted and therefore without such you will, by estopple de acquiesce have entered into tacit agreement of the above liability.

Regards
Mike & Ann: Clarke