

Queens BENCH mikeclarke: the man(annclarke:) v COURT OF PROTECTION (10370284)

Dated: 23/01/2014 – EXILED & only contact [mike@opg.me](mailto:mike@opg.me)

Private Prosecution CASE for PROPERTY RESTORATION under common law

*i, commonly known as mikeclarke: the man, and being the eldest son/lawful guardian, protector & living will executor of annclarke: where any claim of incapacity is concerned, do hereby require the **IMMEDIATE** restoration of property to annclarke: in the form of;*

1. **The removal of the VOID court order** placed upon her property known as 31 Cherry Tree Rd Blackpool FY4 4NS by Justice Peter Jackson on the 24th October 2012 which in effect is ring fencing such a property so as it cannot be sold without obtaining the permission of Mr Justice Jackson, breaching article 8 of the ECHR & breaching the living wills act 1837 part 24, which he authorised annclarke: with capacity to make such a document and in which had become active upon Judge Jacksons reading of it, prior to the completion of this court of protection order case **10370284 MANCHESTER**.
2. **The removal/setting aside/nullifying of the VOID committal order** made by PELLING QC on the 14th January 2013 that was *ULTRA VIRES*(flawed) in a treasonous administrative tribunal, without the consent of all parties & without impartiality, judging in his own cause as a nominated Court of Protection Judge where contained within the case were allegations of a criminal nature against the court of protection which alone required a halt to civil proceedings to address the criminal allegations, and where it exudes unlawful *BIAS* and *UNFAIRNESS* without a requested common law jury needed, where prosecution witnesses are 'available' and hearsay evidence is 'inadmissible' & not least of all the *BREACHING* of the protection afforded of any civil liability arising out of the care of a patient of the court of protection.. ie section 5 of the Mental Capacity Act 2005 + late service of documents & no representation causing adequate rise to no jurisdiction; **2MA90015-MANCHESTER**
3. *Where there has been criminal allegations against the court of protection, it's agent HUGH ADRIAN SCOTT JONES of PANNONE LLP and it's associated judicial system of fraud, theft & mal administration by criminal neglect plus a demonstrating of such a fraud in the form of prima fascia evidence SUBMITTED to support such losses of financial property to annclarke: require the full disclosure of such property ie letters emails & accounts in the full and detailed format to make available for forensic examination thereof.*
4. **The reimbursement with immediate effect of liens upon annclarke:** by the deputy HUGH ADRIAN SCOTT JONES of PANNONE LLP over and above his contractual promises made in the 1st general order of the 20th March 2001 therefore capping his own liens & backed by the judicial statement of Senior Judge Denzil Anton Lush where full reimbursement is to be considered upon forensic examination of additional fraud where her capacity was indeed intact.
5. **The reimbursement with immediate effect of all liens & losses upon annclarke:** made during her emigration outside the jurisdiction of England & Wales where fraud by false representation was made in a criminal neglect of a duty of care to annclarke: by  
a> the liens made & b> the losses by failure of the court to release her monies to her country of residence by her request causing exchange rates losses over 4 years in excess of £100,000 with a combined amount of untold stress that was inflicted causing the *TORT* of *IIED*(intentionally inflicted emotional distress) by tearing her family apart by disagreement born from the fruits of chaotic mess enforced upon us from the court of protection, its Judges and deputy made available in the sworn affidavit - Commercial Lien served.