

FAO Holly Kiff @ The Frauddesk of The National Fraud Intelligence Bureau
City of London Police, 21 New Street, London, EC2M 4TP - 0207 601 6761
FRAUD OFFICE ref no Net 6563898002702 – Action Fraud report NFRC170301793603.
ActionFraud@city-of-london.pnn.police.uk

& Molly McGrath assistant CEO Official SOLICITORS OFFICE
Official Solicitors Office Victory House 30-34 Kingsway, London WC2B6EX

28/4/2017 notice to agent is notice to principal, notice to principal is notice to agent

ref the fraud upon **ann: & mike:** whose claimed, not lost at sea, dead or abandoned legal names are;
MICHAEL RAYMOND CLARKE & ANN CLARKE ie bonds / trust acccounts re claimed intellectual property

man **mike:** doth write hereby as **principal secured party** and **executor** of himself and **ann:** under the terms of the invoked living will of **ann:** and due to a lack of email responses do hereby demand by notice to agent is notice to principal, notice to principal is notice to agent, served by **recorded delivery.**

1. That both offices respond to the questions posed by email and hereby repeated in this letter
2. There has been severe fraud in and on the court by numerous administrator 'judges' whom under international law are not protected in any way shape or form regardless of their potential affiliation to the masonic infestation of HMCTS creating a 2 tire system of injustice.
3. The matters are of huge magnitude and huge public interest that must be brought to the surface and investigated forensically.
4. Lives are at stake and have been on the line for some time, not least of all my own mother that redress has been sought through legitimate means, only to be thwarted consistently by what is obviously a masonic conspiracy to pervert the course of justice as seen in the HILLSBOROUGH tragedy, this matter is just a masonic repeat, but of much larger proportions.
5. The world changed on December 2012 by certain actions connected through the vatican & cannon law that would appear obviously to be resisted by those whom are the hardened crooks of this world determined to keep the ill gotten gains and reputations, that are in tattors.
6. If the UNITED KINGDOM cannot put right it's wrongs then so be it time for the international community to force upon them the rights of the people wronged.
7. We have meticulously persued remedy in the UNITED KINGDOM believing it may be forthcoming but alas examples are there to be seen that the tentacles of cover up stretch very far and wide right up into the 'ACTION FRAUD OFFICE' itself whom instructed police to take a statement from pilot LEONARD LAWRENCE 4 years ago still not completed today! LEONARD suffered a double tragedy of the syndrome of **PROFIT BEFORE HEALTH** by CORPORATE THEFT and the concealment of documents etc that prove the fraud upon him on several counts not just one. He has been the victim of corporate cover up where the public at large are at risk everytime they step foot onto an aircraft, a matter that has been buried for 50 years, WHY? Additional, having been force fed concious losing drugs to beyond capacity he fell between the OFFICIAL SOLICITOR and the Court of Protection, **to be asset stripped whilst unconcious!**
8. When a person has sought remedy for far too long, destroying their own lives on route, meeting only brick walls, one becomes to realise the magnitude of the crimes being committed by those in the corridors of power, clearly placing corporate rule over the health of the nation they are elected to protect! Basically, they are soddomising the public at large!

9. Again we lay before you these matters for redress that which if failure continues we will seek international remedy reserving all our rights that go with it, for it is the measure of the man that will persist, as I will.
10. The Official Solicitor are just in fact another corporate for profit probate conveyancer that tries to conceal his true purpose under his guise of citizen protection when in reality the living being needs protection from him & its affiliated office of public guardian/court of protection amounting to neglect on a huge scale which is deliberate, with intent, for that sole purpose of asset stripping any wealth they can see, concealing the truth to protect themselves!
11. We the public have been negligent by allowing these powerful criminals to continue, but their achilles heel is of course the internet which has been the global library at ones fingertips to research and educate those that want it, or those that need it, after being brutalised by the licensed racketeering crooks at large, **THE BAR.**
12. Our own case is quite simple and most of it is conveyed in the 5 page overview recently sent to you here <http://opg.me/5pageoverview.pdf>
13. After proving mums capacity by several clinical specialist doctors, mum demanded in writing her house placed into her sons name, in which, by your own statute rules could have been under the section, GIFTS, but was ignored and so in 2001 misconveyancing was the 1st act of fraud committed, alongside others, which was conveyed in the bone of contention that the court want removing, in a purge of so called contempt ie The commercial lien <http://opg.me/19122011all24.compressed.pdf> perfected to 9 million pounds.
14. After mum s capacity proved several times and her gift demand ignored, her continued demands to make a will, were met either by silence for 11 years, or by a will that was not hers but drawn up by a solicitor against her wishes, that she refused. Eventually she was judicially approved to have capacity & allowed after the 11 years to construct a will that she wanted and it was notarised, sealed here <http://opg.me/will20082012.pdf> then returned to judge.
15. This was immediately submitted back to the court and the relevant Judge Jackson before he made any further orders or judgement about anns house. THIS under the law of the 1837 wills act and its contrary to part 24 intention should have stopped the so called administrator 'judge' in his tracks but no he continued to make VOID orders and these VOID orders continue to this day! Terrorising the claimants internationally. The judge showed his discontent at the will and its content but later acknowledged its legal lawful force but that failed to stop him!
16. The courts seeking to find any method they could to 'get rid' of the carer **executor** constructed a fraudulent court on harassment to be chaired by a non other but a 'nominated' Court of Protection 'Judge' as is displayed as evidence here & highlighted, Philip Mark Pelling <http://opg.me/listofjudgesupdatedJun2013.pdf> sitting as a judge in his own cause, **a bias of huge confliction** that required a demanded jury, that was submitted on the day to him by hand in this, just one document that he claimed on the transcript he had read, <http://opg.me/x1.pdf> This court had been convened in a conspiracy to pervert our claims upon a court de jure, of course with jury denied still to this day.... are they afraid of what result a jury may come back with?
17. Additional to the above their private guild meeting on that day failed to take account or should I say that they deliberately ignored their own statute act mental capacity 2005 section 5 and its protection afforded to any carer from civil or criminal liabilities in the connection of the care of a 'so called patient' of the court of protection. **ANOTHER FRAUD ON & IN THE COURT!**
18. VOID sentencing of 3 months prison complete, my mother and I found safety in EUROPE where our campaign to expose them continues from that day 14.1.213 to this day.
19. Since that date countless submissions of claims or applications have been made to court in an effort to seek remedy that has been the subject again of masonic conspiracy to pervert the

course of justice, for example; an appeal was made and it was rejected stating it was without any merit, failing to provide any reasoning and it was also quickly followed up by a gagging order of a 2 year civil restraint order being placed on that court case and my legal fiction NAME for which I am of course the living sentient being.

20. The being, I man do not stand as dead!, lost at sea or abandoned which was another fraud being conducted by the BAR that also came to light a fraud of such magnitude it beggers belief!
21. It is no wonder they want to bury me! I do understand why! For this is what it amounts to, the exposure of probate fraud upon the living... hence the treasury has recently been served the following claim as pincipal secured party... <http://opg.me/principlesecuredparty.pdf>
22. The level of stress and duress placed upon me and my mother over the last 10 years can only really equate to **attempted murder** by the infliction of **terrorism by fraud** forcing the UK land nationals into exile! ALL the while these thieves plunder mine and my mothers estates against our living wills & **claimed living status!**
23. We documented case law on the serious fraud of with holding docuents and on Judgement in their own cause, all on our website www.opg.me by mike@rake.net and all is well exposed, it's all there to read and several claims and applications have been made to court for remedy all blocked one way or another;
24. 04.2.2013 <http://opg.me/statementofappeal04022013.pdf>
04.2.2013 <http://opg.me/SUMMONSTOJUDGEMARKPELLING04022013.pdf>
14.1.2014 <http://opg.me/PPpropertyrestoration21012014merged175PAGES.pdf>
23.1.2014 <http://opg.me/QUEENSBENCH.pdf>
26.2.2014 <http://opg.me/pellingtoqb.JPG>
01.2.2015 <http://opg.me/fullappeallettertopellingcourt.pdf>
31.7.2015 <http://opg.me/urgentapplication01092015.pdf>
16.5.2016 <http://opg.me/damagesdemandordered.pdf>
16.7.2016 <http://opg.me/mergednoticedamages13072016withreceipt.pdf>
02.8.2016 <http://opg.me/barbarajanetfontaine3rdclaimfiled02082016.pdf>
09.8.2016 <http://opg.me/notice09082016served.pdf>
16.8.2016 <http://opg.me/3daysleftNOTICE16082016.pdf>
20.8.2016 <http://opg.me/20082016finaldemandonNO10.pdf>
17.10.2016 <http://opg.me/16102016statementforcaseofharassment.pdf>
19.12.2016 <http://opg.me/part8claimuponpellingfiled19.12.2016.pdf>
19.12.2016 <http://opg.me/part8claimuponcourtx2off19122016.pdf>

The list is endless but here below is the link to a radio interview....

7 minute youtube radio recording of the contempt hearing events by Roger Hayes 14.1.2013 <https://www.youtube.com/watch?v=JcYY6J-NME> **JUDGE PELLING QC** and so called "Nominated COURT OF PROTECTION Judge" whom conducted an administrative statute tribunal without the consent of all parties where he abandoned the court to have our representation thrown out by security after they claimed common law jurisdiction and demanded a JURY after which he returned to hand down a 3 month prison sentence to the protected party/CARER of 17 years flying in the face of statute Mental Capacity ACt 2005 section 5 and thus the protection of carers from any civil liability in the connection of the care of a so called patient of the court of protection whom **HOLDS CAPACITY!** listen to the video statement by my representation in a radio station of 7 minutes. Now, the Court President states, "a question has arisen to "whether paragraph 6 of the original Guidance applies in all committal cases or only in cases to which paragraphs 4 and 5 apply" – ie children's or Court of Protection cases heard in private. Sir James in unequivocal: "Paragraph 6 applies in EVERY case in which a committal order or a

suspended committal order is made, WITHOUT EXCEPTION.”
The President stressed: “The principle is very clear and MUST be rigorously followed.”
No one must ever be sent to prison without proper details being made publicly available via the BAILII website, he stated. “We shall be subject to strong and **entirely justifiable criticism**” if anyone is ever sent to prison without the publication of such details, Sir James declared. **In my case the Judgement was not published. WHY?**

25. 2014 FEB 6th

REAL, TRUE, JUSTICE, ONLY LIES WITHIN 'a man's' COURT.
A 'statute' court works on the assumption & presumption, of the balance, of all probabilities that you are dead!(cest tui que via act 1666). Where it then can proceed with 'legal-ease' to deny you representation, because you have no right of audience, it can press upon your strawman person/legal fiction corporation all manner of in-justice, like hearsay evidence, operating without prosecution witnesses & excusing late service of documents. It will have IGNORANCE to the 'Queens oath of office' & then, set precedence of a 'masonic oath of allegiance' to each other, in a jesuit, zionistic, satanic ritual of conflict of interest, that exudes a BIAS PARTIALITY OF UNFAIRNESS, which are all the hallmarks of satan, & thus, the exact opposite of what her majesties court stood for! Denying you your Article 6 RIGHT TO a FAIR TRIAL with impunity of biblical tyrannical proportions WAKE UP!

26.

Sent: 25 April 2017 16:13

To: bae146@hotmail.co.uk

Subject: Fw: The Spiders Web and the Court of Protection

Here we are, as promised:

Case Law for with holding documents:

The Mercantile Group (Europe) AG and Victor AIYELA and others Contempt of Court 18/4/1994 Queens Bench 366 J Coleman.

It is a fraud on the court and a gross contempt.

The Contempt of Court Act is I think 1981 which you might want to look at.

27. .



Nemo iudex in causa sua-A Man Shall Not Be A Judge In His Own Cause

YVONNE TAYLOR · SUNDAY, 18 DECEMBER 2016 · ©

Nemo iudex in causa sua- Natural Justice, Conflict of Interest, Administrative Tribunal

No 'person' can judge a case in which he or she is party or in which he/she has an interest.

"The maxim that no man is to be judge in his own case should be held sacred. And that is not to be confined to a cause in which he is a party, but applies to a cause in which he has an interest...

Nemo iudex in causa sua is a Latin phrase that means, literally, "no-one should be a judge in his own cause." It is a principle of natural justice that no person can judge a case in which they have an interest. The rule is very strictly applied to any appearance of a possible bias, even if there is actually none: "Justice must not only be done, but must be seen to be done".

28. On the face of it there is no laws, the 'masonic bar controlled courts' are conducting business by any means they deem fit, to suit their own cause, effectively engaging tyranny, there is no other way to describe what's happening.
29. Recently I wrote to the CEO of the courts **susan-acland: hood** in this link placing her on notice here <http://opg.me/mergedgsusan.pdf> 9th March 2017 the response that came back was an acknowledgement of the courtesy letter and also in a letter to the Lord Chief justice that if, as was being alleged, FRAUD on & in the court, then this matter was to be taken up with the POLICE and so contact came with the fraud filing to ACTION FRAUD which has been tainted by the initial response showing the signs of a lack of interest added to the fact that another victim LEONARD LAWRENCE is still waiting 4 years later for statements to be taken!! How alarming!
30. It seems that the Judges and the courts can conceal documents to conduct fraud with impunity and no one is going to stop them. They can steal by theft commit fraud, plunder assets and terrorise victims further internationally and NO ONE is going to stop them, WHY? They have become a law unto themselves, they have constructed a monopoly court that bends to their rules as when they so decide to change them at a whim, they have constructed a no right of audience bias that they say needs no juries or records publicly to place **executors** and or carers into prison without any source of remedy to obviously force, coerce, gag and prevent anyone upsetting their **racketeering ill gotten gains**.
31. ANYONE assisting with this path is in actual fact an accessory to fraud and so the matters to be addressed here without resolve will attached not only to the CEO of the land registry but also too the Official solicitor Alastair Pitblado.. his assistant Molly McGrath and so too Holly Kiff whom is charged with investigating the frauds that I am not holding my breath on based on Len Lawrences 4 year wait and still no statement took. My mother probably does not have 4 more years of life left in her and so the urgency is of paramount importance.

without prejudice UCC 1-308
without recourse

24.09.2012

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MK Clarke
1ST
MICHAEL RAYMOND CLARKE TM

mike: clarke

(seal)

by: sentient living man

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