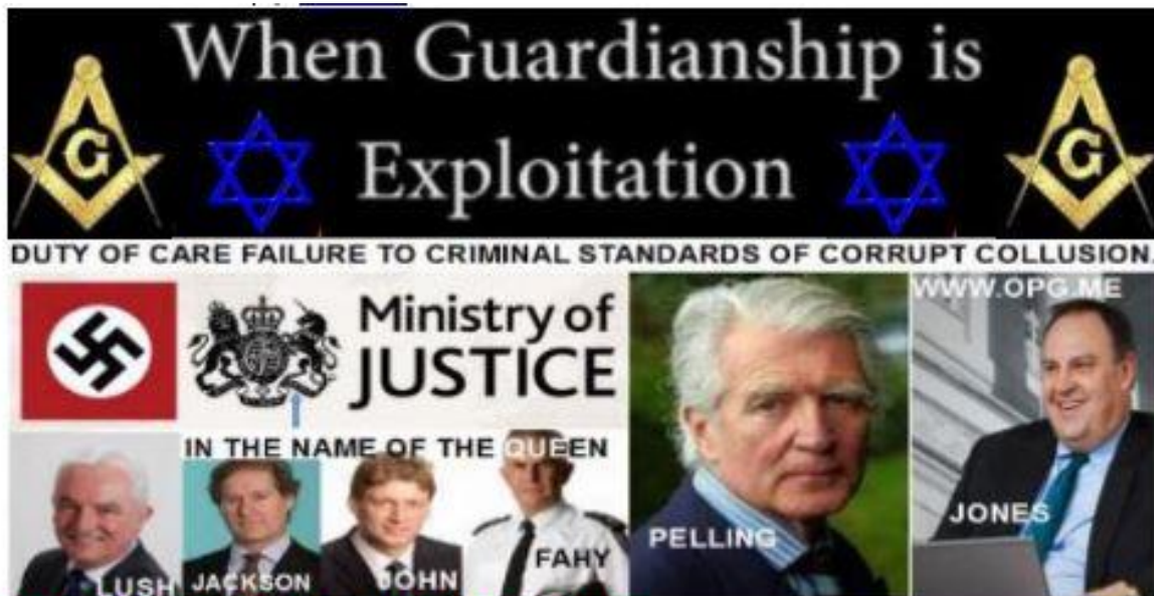


# STATEMENT OF APPLICATION

TO SET ASIDE A VOID ORDER

MANCHESTER CASE: 2MA90015



**LIVE DIARY UPDATES** with website: [www.opg.me](http://www.opg.me)  
& >> [www.victimsofabuseofpower.com](http://www.victimsofabuseofpower.com) - [www.ukrefugees.com](http://www.ukrefugees.com)  
2010 to 2012 .. [Read 2013](#) .. [Read 2014](#) .. [Read 2015](#)

FEB 1 2015 [616814]hits.

**JUDGEs & THEIR CONSCIENCE - WHO IS IN CONTEMPT?**

**WHO IS IN CONTEMPT, ME OR THE JUDGE??**



How much evidence does one require for the JUDGE to issue his PURGE of contempt for His Majesties Courts in a letter of apology to the affected and is he going to do it through his own **Conscience** - [is an aptitude, faculty, intuition or judgment that assists in distinguishing right from wrong. Moral judgment may derive from values or norms (principles and rules)].

Manchester Justice Centre

Dated previously: 07.02.2014 & today 01.02.2015 - **1<sup>st</sup> February 2015**

in an application to set aside committal

- Case 2MA90015 on 14.01.2013

i, a man, write in the matter of the above case from my safety in exile.

i am requiring a common law court action to remove the void order placed upon the legal fiction MICHAEL CLARKE.

i state that the void order is so, for the following;

<http://self-realisation.com/equity/the-void-court-order/>

1. **There was no jurisdiction**, as within the statutory declarations served upon you I claimed my divine proportion 1666, in reference to the cestui que vie act of 1666, that I am not dead that I am indeed alive and well, claiming all my in-alien-able rights as a man.
2. **There was no jurisdiction** in that under the 1984 Civil & County Court Acts that any criminal element within the overall case of allegations against PANNONE LLP should halt any civil matter of proceedings in favour of the criminal case to proceed beforehand.
3. **There was no jurisdiction**, as under mental capacity act section 5 a carer has protection from any civil liability in the care of a patient under the protection of the COURT OF PROTECTION whom as you were made aware of the allegations of FRAUD THEFT & MAL ADMINISTRATION.
4. **There was no jurisdiction**, due to a conflict of interest in you being a NOMINATED COURT OF PROTECTION judge, judging in your own cause called, a CONFLICT OF INTEREST., thus making the void order ULTRAVIRUS flawed.
5. **There was no jurisdiction** as a claim of common law jurisdiction was made via served statutory declarations by fax and by hand and in person by common law advocate ROGER HAYES.
6. **There was no jurisdiction**, because Under article 6 of ECHR I am entitled to a FAIR, UNBIASED & IMPARTIAL trial and thus to dismiss my claim of divine proportion claiming my in-alien-able rights to such where in a properly conducted common law case with a jury, there would have been, prosecution witnesses, there would have been a halt to the case because of claimed late service of documents by PANNONE LLP, there would not have been hearsay evidence allowed to bolster the assumptions and presumptions of a balance of all probabilities that he was GUILTY.
7. **There was no jurisdiction**, as we believe you have sworn an oath of allegiance to the brotherhood of the masonic lodge which is incompatible with the public oath of office you swore to undertake as a servant of her majesty the queen. CONFLICT of interest again.
8. **There was no jurisdiction**, because said, '**Lord Diplock in Att-Gen v. Times Newspapers Ltd. [1974]**, ante, outlines the various ways which the due administration of justice might be prejudiced: "*The due administration of justice requires first that all citizens should have unhindered access to the constitutionally established courts of criminal or civil jurisdiction for the determination of disputes as their legal rights and liabilities; secondly, that they should be able to rely upon obtaining in the courts the arbitrament of a tribunal which is free from*

*bias against any party and whose decision will be based upon those facts only that have been proved in evidence adduced before it in accordance with the procedure adopted in courts of law; and thirdly that, once the dispute has been submitted to a court of law, they should be able to rely upon there being no usurpation by any other person of the function of the court to decide according to law. Conduct which is calculated to prejudice any of these requirements or to undermine public confidence that they will be observed is contempt of court"*

9. **There was no jurisdiction**, because under ECHR article 6 section 3c /d... Everyone charged with a criminal offence has the following minimum rights: (c) to defend himself in person or through legal **assistance of his own choosing** or, if he has not sufficient means to pay for legal assistance, to be given it free when the interests of justice so require; (d) to examine or have examined witnesses against him and to **obtain the attendance and examination of witnesses** on his behalf under the same conditions **as witnesses against him**;
10. **There was no jurisdiction**, because "i should be able to rely on **freedom from bias**"? "i should be able to rely on **no usurpation by any other person of the function of the court**"? Errr... **Judges**, Magistrates, Clerks, Ushers, **Security Men? Well, they are 'functions of the court'**. "Conduct which is calculated to prejudice any of these requirement is contempt of court"? i could not get legal representation & used my own choice of representation but they were denied access to the court... PELLING refused to allow them to represent me. That is a denial of my rights. My committal can therefore be challenged as being completely unlawful. My 'Order for Committal' states that i **were NOT represented. i was represented** but the **judge intimidated** my counsel into leaving... but only after he had abandoned court and refused to re-enter until they had gone.
11. SECTION 6 OF PART 81 – Committal for making a false statement of truth or disclosure statement... Committal application in relation to a false statement of truth or disclosure statement – Rule 81.18 (1) identify the statement said to be false;(2) explain –(a) why it is false; and(b) why the maker knew the statement to be false at the time it was made; and(3) explain why contempt proceedings would be appropriate in the light of the overriding objective in Part 1.  
**Referring to the COMMERCIAL LIEN**

Though i hold no respect for PELLING, i write to require that the court do the right thing here and remove the void order in his own, purge of the contempt, he had for her majesties court to which i may look favourably upon, but, that should he choose to continue his contempt i will seek other remedy.

Regards



mike clarke

EMAIL ONLY DUE TO EXILE

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[www.ukrefugees.com](http://www.ukrefugees.com)