

from the house of



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www.opg.me

06.11.2017

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**NOTICE to Agent is NOTICE to Principal
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for the sole attention of the living CEO of HMCTS susan:ACLAND-HOOD cc'd to others

case reference numbers Manchester 2MA90015 - 2MA91155 & COURT OF 'PROTECTION' 10370284

STATEMENT OF TRUTH under the [Motu Proprio Exodous 20 :16](#) By: Sovereign ©Mike: of the family: Clarke, Authorised Agent, Representative & Principal secured party creditor for MICHAEL R CLARKE™ & as same status as my **living mother Ann's** executor by the invoking of the **living will** dated [20/8/2012](#)

i, man, **mike**: do hereby serve upon you **the living woman susan:ACLAND-HOOD** this, **interlocutory letter/notice** that, **you the living woman**, is responsible and accountable, under the Companies Act 1985, and the Fraud Act 2006 s.12, for the acts and omissions of the staff and agents of the corporation known as **The Ministry of Justice**, or any other derivative name referring to the same.

I have provided information to you that demonstrates **fraud upon the court** and you have so far, failed to act or answer the relevant questions posed, neither to, have your agents or staff, quite the opposite have left omissions that point toward more fraud upon the court leaving you, CEO **vicariously liable**.

Here linked is the brief history supplied to you by recorded delivery <http://opg.me/5pageoverview.pdf> Agents of the court of protection plundered my mums estate without full accountability committing acts of theft, fraud, mal administration and a whole bunch of other allegations made without recourse. In 2011 when all attempted avenues of statute recourse failed, in desperation, we turned to common laws of our land, as entitled, **as living man & woman**, serving upon CoP agent a commercial lien claim <http://opg.me/19122011all24.compressed.pdf> which liability was perfected by non response to it.

In 2012 my **living mum** made a **living will** <http://opg.me/will20082012.pdf> which appointed me as her executor in the event of what she saw as any further persecution from authorities. **The living will**, if you read it, incorporated the judges order, stating, mum **had capacity** to make this will by Judge JACKSONs own appointed doctor. Within days of submitting the will back to court, the persecution continued, starting with the ring fencing of her home by Court of Protection Judge JACKSON – **VOID**.

This proposed order invoked **the living will executor**, whom protested his position and thus the Judges action would be deemed a **FRAUD upon the court & executor over Ann: breaching the 1837 wills act**.

At this point you must bear in mind we were living in SPAIN and had been so since March 2008 a period of 4 and a half years which under the laws of habitual residence is in effect emigration no longer coming under UK jurisdiction neither was Anns property, by the enactment of the **notarised living will**.

If one cares to read our website diary you will find countless protestations and also claims/applications to court were blocked, indicating the frauds conducted by the court & judiciary are **out of control.**

The agents of the Court of Protection claimed with false and misleading information **HARRASMENT** which of course was denied and due HMCTS court hearings were denied jurisdiction by man, opting for his inalienable rights to be protected, for a **fair unbiased impartial** common law jury court-**DENIED!**

Leading to a committal hearing chaired [judged] in **their own cause** by nominated court of protection judge PELLING linked here as evidence, highlighted <http://opg.me/listofjudgesupdatedJun2013.pdf> . I understand that the 6 main principles for judges are detailed here <https://www.legalmatch.com/law-library/article/fraud-on-the-court.html> in particular **NEMO DEBET ESSE JUDIX IN PROPRIA CAUSA** Meaning of this maxim is **NOBODY OUGHT TO BE A JUDGE IN HIS OWN CAUSE**. This is a principle of natural law. Popularly known as the rule against 'bias' i.e. anything which tends a person to decide a case other than on the basis of evidence. It is based on the premise that it is against human psychology to decide a case against himself of which PHILIP MARK PELLING was part of the court of 'protection'. Clearly resulting in protection of himself & his vicariously liable associates!**BIAS FRAUD upon the court!**

This was protested to that Judge via several documents served upon him, on the day by hand, direct to the fraudulent judge in court, that are documented on our diary website and here we submit just one example from 4, eg 1 <http://opg.me/highcourtnotice14012013.pdf> 7 pages.

In court that day on the 14th January 2013 were 5 witnesses to the fraud and 2 of those were there to represent me in terms of demonstrating fraud, whom were intimidated by police and security to step down and leave the court, committing yet more BIAS frauds, are these the kind of modern day courts you are forming **susan??**

Take note that the above is only part of the overall frauds committed in this case, not least of all Ann's capacity, proved in several specialist doctors reports confirming her capacity! The CoP court doctor only took 40 minutes to conclude his unclinical exam, retaining control yet another fraud. **RECORDED!**

It would appear to me that I man, have been targetted by any means possible to ultimately 'pass off' as justice, a jail sentence for contempt, when the actual judge concerned was the one in contempt. This case we also noted, no fees were ever paid by the evidence also supplied. The Ministry of Justice clearly state where no fees are paid there simply is no case to proceed as though it never existed maybe this was the reason the outcome, **was never published** on Baili????? **WHY?**

How your courts are getting away with what you are doing, has taken 5 long years of study leading to the uncovering of a much bigger fraud on a huge scale, that being how the judiciary are ignoring man, being the practice of **PERSONAGE and BARRATRY** making living beings ward of court for incompetency.

As the discovery unfolded I was right from the outset about refusing service of any documents that were not addressed properly to man, using the LEGAL FICTION ALL CAPS NAME to attempt to generate a fictitious contract to use in **your courts not mine**, giving the power of no live witnesses and the use of hearsay, to convict the innocent **living man** and to continue wilfully to defraud the **living woman Ann**. It is now my conviction to expose fraud upon the court and this is the obvious reason why there is **conspiracy of collusion** by the agents of the BAR to **criminal standards** to deny due process and block entry to any HMCTS by your fraudulent staff, committing criminal acts of **PIRACY** upon the **living being**.

Further it is my displeasure to show that the frauds upon my mother's estate have not ceased in any way shape or form, infact they have worsened to a level beyond comprehension.

Upon my mother becoming ill abroad we contacted the British Consulate in MALAGA to express our persecution by the judiciary and at this point the FOREIGN OFFICE became involved.

The Judge Peter Arthur Brian Jackson issued a new order that in reality was nothing more than a trap!

The persecution then went on with the court considering to extract my mother from her emigration by force and where the judge sought assistance from the official solicitor to conduct a HARBIN v MASTERMAN enquiry in which the judge then after receipt of such a report halted all actions but refused to release the report choosing instead to **conceal the document by fraud.**

Adding insult to injury the judge within this void order, stated the charges for all this were to be attached to my mothers property and that those charges were also to be **concealed by FRAUD!**

Not too long after these despicable acts, mum decided it was not safe to keep a property in the UK and so placed it for sale and upon the signing of contracts for the sale, the judge further ordered it stopped & **her property could not be sold!!**

So my poor 77yr old disabled mum, could not sell her house in the UK and neither could she live in it **peaceably!** She also was prevented previously **over the years** from exchanging it to a Spanish villa!

I suppose if all this had happened to you **susan:** would you turn to common jury court, **laws of land?**

Now you have been served this notice of **interlocutory letter** you now have 30 days to respond and rebut our claims of fraud upon the court, failing which you will be locked into the commercial lien hereby linked above in this document for a additional cost of **£10,000,000 [ten million pounds].** Your 30 days to rebut the allegations and or to provide recourse via unhindered access to a jury court will expire accordingly and you will be served then a notice of default for a period of 10 days. I do sincerely hope that you respond and that true justice in the UNITED KINGDOM can prevail for man

This notice will be copied to **LANCASHIRE POLICE** ref no. U/34514/07/FA

This notice will be copied to the **current, POLICE STANDARDS investigation** ref no 2017/094148

This notice will be copied to **ACTION FRAUD in LONDON** ref no NFRC170301793603

This notice will be copied to **NATIONAL FRAUD INVESTIGATION BUREAU** - ref Net 6563898002702

This notice will be copied to **IPCC** number is 2017/094148

This notice will be copied **for what it's worth** to our **MP GORDON MARSDEN.**

This notice will be filed **against you** in a **GRAND JURY COURT** failing, HMCTS providing any remedy.

This notice will be attached to the commercial lien

It is without any admission of any liability whatsoever, & with all my natural **Indefeasible Rights reserved** & it is without **ANY ill will, frivolity or vexation**

[our address is 31 Cherry Tree Rd Blackpool FY4 4NS] **but..**

due to exile and thus protection as executor to my mother email only!!

mike@rake.net

