

**STATEMENT
Cover f.a.o.
TRUSTEE
JUDGE
JACKSON**

November 15

2015

EXECUTOR & BENEFICIARY STATEMENT combined with ORDERS in relation to CASE No 10370284 ann:clarke in the COURT OF PROTECTION whose LIVE date of birth is 09.08.1940 that is of 6 pages plus cover and 7 an EXHIBIT D: EVIDENCE OF LIFE where page 8 is in point of fact a copy of the rear of all pages that cannot be displayed by email or WEB versions.... INTRODUCTION

RESPONSE
required
within 15days

ESTABLISHING THE COURT ROLLS in PUBLIC SERVANT LAWS of TRUST

It would seem, that to get to a Jury court you now need the permission from a member of THE BAR. The case here, is that the BAR are ON TRIAL. [BAR STANDARDS BOARD] [Solicitor's barrister's judges] Therefore it would be totally BIASED for the BAR to Judge THE BAR, so UNLAWFUL it requires a JURY. HERE, it is the case that the BAR are attempting to place a BAR upon proceedings against the BAR!

On the 31/7/2012 JUDGE Jackson ordered that ann:clarke had capacity to make a WILL. Linked here <http://opg.me/Clarkejudgment31.7.12corrected05.08.2012.pdf>. Three weeks later on the 20/8/2012 ann:clarke made a LIVING WILL that was NOTARISED & under contrary to part 24 of the wills act ann:clarke stated, any further claims of incapacity that arise from this date forward all are directed to my LIVING WILL EXECUTOR mike:clarke link here <http://opg.me/will20082012.pdf> & immediately filed to JUDGE JACKSON.

On the 09/10/2012 JACKSON made a VOID order here <http://opg.me/Clarke%20judgment%209.10.12.pdf> in which he criticises the will with double standards and further went on to ring fence ann:clarkes property with the additional fraud of; **ANY FURTHER application in this matter must only come before HIM.**

We have reported the matter to JACKSON as a VOID order but he dismisses his own FRAUD without response. IT is a fact that as a result I, mike:clarke am in essence THE EXECUTOR in this case and where the BENEFICIARY is obviously ann:clarke it only leaves the one position available to JUDGE JACKSON as trustee.

TRUSTEES do not give orders. THEY take orders from non-other than, the EXECUTOR, a position that has to be claimed. On the 13/9/2012 this submission was served on Jackson <http://opg.me/finalsubmissions13092012.pdf> in which I claimed that further orders where VOID.

I hereby claim that position as EXECUTOR and direct that Judge JACKSONS order **is VOID** with the following statement enclosed and that a JURY would be the HONOURABLE DIRECTION to take in the overall scrutiny of THE BAR STANDARDS BOARDS operations here in the Court of Protection & as to how easy a denial justice is, as can clearly be seen in evidence within this case & damages claimed of £20 million pounds.

ANY OTHER OUTCOME CAN ONLY BE DESCRIBED AS A FRAUD UPON THE COURT & DUE PROCESS DENIAL

REFERENCE THE COURT REQUEST on case 10370284 ann: clarke LIVE D.o.B. 09/08/1940

By [trustee] JUDGE JACKSON Dated: 03rd November 2015 served: 06/11/2015

Hereby linked : <http://opg.me/ClarkeAnn10370284.pdf>

TAKE NOTICE this Application/STATEMENT & its due orders are made by the LIVING

If the trustee JUDGE cannot see the living, we require he recuse himself for a

Convened QUEENS BENCH jury court of RECORD with 12 peers in JUDGEMENT

A STATEMENT by the LIVING SENTIENT BEING Beneficiary - ann: clarke & Executor mike: clarke

Dated: **15**/11/2015

1 **In Public Servant LAW there can only be EXECUTOR, BENEFICIARY & TRUSTEE**
THE EXECUTOR mike:clarke has now been lawfully claimed upon the **LIVING WILL**
The Beneficiary applicant ann:clarke is requiring restoration of her cash/property
The Trustee in this case is JUDGE JACKSON by his granted authority of the WILL
To case correct your honour who's order is now a request as you are the **trustee**

The complete case papers linked here:- <http://opg.me/urgentapplication01092015.pdf>

- a) ann:clarke's current address ~~ordered~~, is **without jurisdiction**, now requested but REFUSED as she no longer chose to reside within ENGLAND & WALES, from the 14/1/2013 nearly 3 years ago & also carries **health & safety issue's** due to her potential & continued persecution by the court of protection via, the additional persecution of her 20 year's carer and son mike: clarke. His attempts to attain remedy and justice for ann: clarke for the abusive **STATUTE mal administration** of her estate by **your associate agent**, DEPUTY/RECEIVER Solicitor **HUGH JONES** SOLICITORS, formerly of PANNONES LLP, now SLATER GORDON LLP, **that under PARENs PATREA is STATE LIABLE!** **We will however confirm ann: clarke permanently now resides in PATTAYA THAILAND** under retirement rules allowing such residency. It may be **pertinent** to note such lack of jurisdiction here for the COURT OF PROTECTIONs own rules UPDATE 2015 'state' apply to ENGLAND & WALES **residents only**. ann: has not been resident for 3 years come January. It is my duty as the **appointed EXECUTOR** to protect my mother from persecution and so our **full ADDRESS is WITHHELD** as you **do not have jurisdiction** to ORDER IT as TRUSTEE/public servant & for safety reasons relating to what has happened prior within the Manchester case **2MA90015** where 'court of protection' administrator/agent, JUDGE PELLING, **another colleague & associate of yours** & HUGH JONES judging in **his/your** own cause, issued an order for the committal to PRISON of MICHAEL CLARKE which was unlawful by **delinquent BIAS** failing to give and adhere to due process of LAW, therefore again lack of

JURISDICTION and we attach a **NOTICE VACATING his order** for the additional **IMMEDIATE & URGENT attention** of HMCTS which is directly related to this case.

EXHIBIT A. { <http://opg.me/vacateyourorder.pdf> }

The executor order for this section a. is that

ann: clarkes address will remain private and confidential. SERVE PELLING HIS NOTICE

- b) ann: clarke's current state of health requested **WITHOUT JURISDICTION** is Excellent!
HOWEVER: ann: recently suffered a bout of E Coli and was taken into hospital intensive care for treatment where the bill totalled £1700 and we had to ask for Facebook donations to cover over half of that bill where the other remains outstanding. **FAMILY donations 'O'**
ann: needs a new wheelchair **but cannot afford one.**
ann: needs a Zimmer frame to help aid her walking **but cannot afford one.**
ann: needs a commode too but **cannot afford one.**
ann: needs a bed of her own **but cannot afford one.**
ann: needs a car to transport her from a to b with ease **but cannot afford one.**
ann: needs a home of her own like she had with resident care **but cannot afford one.**
ann:'s **needs** are quite substantial and can ALL be met **with her own property** if all other **fraudulent** claims to it would **stand aside**. In the **best interests** of ann: clarke we submit;
Some of the health needs laid out above are **URGENT** and need attention, we do not understand what the court does not understand about the word **URGENT**, I cannot see what relevance ANGELA WILDs statement is and or what relevance KEVIN CLARKES statement is either, that are providing obfuscations & distractions where the pain of such just adds to mums misery and mine, **ALL in ALL** the court have taken 4 months to process this far and now **trustee** JACKSON has attempted to issue orders that we take 21 days to make a statement which I might add was already in, and then ANGELA & KEVIN have 21 days to make a statement, before the TRUSTEE wants to takes however long to come to a conclusion, being say 6 months!, about a property that does **not belong to him, the court or them???** THE only live sentient being/beneficiary that the court were supposed to protect is and has been repeatedly damaged by this repugnant system from theft fraud and mal administration that in reality **benefitted** themselves, **their associate agents & colleague's** under such a mixed monopolised BIAS not in the best interests of **any patient.**

Section B ordered from the EXECUTOR is that a recognised JURY court of record is to be convened to quantify damages to ann: clarke and her carer as per commercial liens perfected and attached in the 200 pages submitted by the applicant/BENEFICIARY.

- c) **Current financial position** pension only +1 ring fenced house by UK JEW-diciary JACKSON + one outstanding claim for £20 million pounds where a barrister in 2015 has stated

there is a case to answer “(and no doubt as regards alleged failure to protect your mother’s estate in respect of exchange rates) then that was a course which remained open, via separate proceedings. Noting that this was now some 18 months ago, as regards a discrete claim that the value of your mother’s estate has been wrongfully diminished by the actions of the Deputy, the reviewing barrister considered that such a claim would be suitable for a Conditional Fee Arrangement, which may be available via a solicitor.” IF THE REVIEWING BARRISTER CAN SEE IT WHY NOT THE OPG.

SECTION C ORDER by the EXECUTOR, the trustee JACKSON must remove/vacate his order/restriction on the LAND REGISTRY of the BENEFICIARY ann: clarke’s house NOW! WITH IMMEDIATE EFFECT & to CONVENE a JURY COURT OF RECORD with 12 PEERS.

- d) **THE REASON why ann: clarke NO longer resides in her Blackpool property.**

Court of Protection Administrator Judge Pelling, in the Manchester case 2MA90015 on 14/1/2013 issued an order for the committal to prison {unpublished} of the legal fiction MICHAEL CLARKE where POLICE raided ann: clarkes property 3 times in the early hours of several mornings during JANUARY 2013 proving health & safety issues for ann: clarke & mike: clarke and it’s current residents at that time ie PAYING TENANTS. SUCH an abhorrent abduction without lawful excuse & the due process of law, breaching Article 6 of ECHR made the prospect of **SAFETY in the UK** prominent to the point of choosing EXILE. www.UKrefugees.com We fail to see why this question has been asked by the now trustee as all this information is contained in the 200 page application sent by recorded delivery post which clearly has been received by court and confirmed recorded, thus hereby linked as **EXHIBIT B** {<http://opg.me/urgentapplication01092015.pdf>} THIS application containing **NOTARISED STATEMENTS OF TRUTHs** ie COMMERCIAL LIENS which **JACKSON is named** & now trustee JUDGE JACKSON is attempting to **hide and disguise** such information needing to go on to court records??? **THESE 200 pages** my mother’s PENSION had to suffer by the use of £48 to print and send **RECORDED delivery**, which the court demanded to see hard copies!!! IS THE COURT now trying to hide such information and if so WHY?? IF NOT why ask the questions he is asking as ALL such information is in the 200 pages, why should I repeat myself, or is it just a F.A.C.T. that the

Judge that **stalks his prey** is wilfully attempting to AGAIN pervert justice???? **Preventing, FAMILIES AGAINST COURT of PROTECTION THEFT.**

- e) **WHY did MICHAEL CLARKE bring this application?** - MICHAEL CLARKE has not brought any application **check it again!** MICHAEL CLARKE is a fiction, a birth certificate, a corporation, a legal entity that is **TRADEMARKED & COPYRIGHTED** [refer to rear of page or page8] and so cannot bring any application and that by using that name trustee JACKSON, you are breaching such copyright and trademark law, thus we **NOTICE** you to refrain immediately without a fee schedule charge of **£1 million pounds** per infringement is levied, but, ann: clarke the living wo-man beneficiary **has brought an application** with assistance from her LIVING WILL **executor**, the living man, **mike: clarke** & thus states.. **After** a long period of attempts to resolve COP matters ie an application of **VOID ORDER** [case2MA90015] was dismissed without MERIT, without any reason and thereby requiring to bring about some justice for me & mum we have finally succumbed to the belief that such STATUTE remedy **does not exist** within her majesties courts of the UNITED KINGDOM 'statute jurisdiction'. So in favour of warmer climates to which ann: clarke chooses to stay with her son and carer rather than be at risk in the United KINGDOM of **being forced** into **other options** by the court ie **prison/care home**, or either her other SON Kevin Clarke or daughter Angela Wild recently documented on video to which ann: chose not to adopt. ann: clarke has the capacity to choose with whom & where to live, as was documented in submissions to the court by CLINICAL DOCTORS REPORTS previously made & on this basis due to what we consider to be an unsafe **abuse of STATUTE process** with **malfeasance in public office** evident by HMCTS/judiciary with a **lack of jurisdiction**. Add this to the inability of the poor to extract remedy without money which was demonstrated by trustee JACKSONs own remarks publicly, and I quote, **'The law is completely inaccessible to those for whose benefit the legislation has been devised.'** How very true, but yet trustee JACKSON's partners, describe him on Wikipedia, as a master tactician whom **stalks his prey**, how contradictory is this or so it would seem. The remaining question is, **is he stalking us as his prey?** Based on his unsubstantiated, **biased criticism of me**, after 20 years of care YES, I might rightly believe so, BUT, to be sure if he is, thus so am I HIM.
- 'These'** are the reasons ann: clarke fails to feel safe in the UNITED KINGDOM thus chooses to reside in another KINGDOM **seeking safety from stalkers**, similar to other innocents documented fleeing the country as **advocated** by none other **MP JOHN HEMMING**, &

therefore **requiring** what she and I believe is rightfully her property, **not THE COURTS, not KEVIN CLARKEs or ANGELA WILDs**, being the funds from the sale of her property that JACKSON ring fenced when he had no need. That house or 'these funds' are to take care of her future as directed by her own chosen living will **executor**, mike: clarke as per contrary to part 24 of the wills act, **LIVING WILL EXECUTOR**, hereby engaged for ann: clarke & linked - **EXHIBIT C** {<http://opg.me/will20082012.pdf>}. **THIS WILL** sanctioned by her **approved capacity** to make, by none other, **JUDGE JACKSONs orders**. A will that JUDGE JACKSON later criticises with double standards based on his **unsubstantiated presumptions from hearsay**, from those **LIARS** whom seek wealth without CARE or WORK, that **neither** can provide ANY evidence to support such **hearsay**, THAT I might add would **not** be allowed in a court of record judged by 12 peers, **so irrelevant**, meaning, there is nothing to base any criticism ON, believing it also demonstrates where such statute procedure of **allowing hearsay** is repugnant. WE CHALLENGE such individuals to provide any such evidence here and NOW. THE court of protection have done nothing but to pit one side of our family against the other completely disregarding my **LIVING** mother's wishes **what-so-ever** treating her as **ALREADY DEAD!** **Whose BEST INTERESTS is THAT IN???** COULD that be the C.O.P. probate racketeers headed **by Judge DENZIL LUSH!** The court are of course now in recorded delivery receipt of **FORM 206** which demonstrates **EVIDENCE of LIFE** for ann: clarke that CLEARLY IS NOT DEAD **EXHIBIT D** {<http://opg.me/206-signedANN.pdf>}. My sister, ANGELA WILD, whom has taken the same stance been at the heart of such **STATUTE MENTAL HEALTH TORTURE** in order to jump on the band wagon, who, will do **ANYTHING for MONEY** and I mean ANYTHING something which she herself revealed to me, about the levels that she is prepared to stoop to for money!! **ASK HER ABOUT THAT, obviously its hearsay!**

We basically have given in to corruption. This application demonstrates further such corruption as it has been forcibly '**ordered**' **without jurisdiction** to be reduced to 6 pages from 200... surely if JUDGE JACKSON **wants** the real reasons he **ought to read** the 200 pages and then perhaps he might, and respectfully I emphasize **might**, begin to eat his own **publicly stated words** about the inaccessibility of the LAW, **then with some remaining honour & dignity recuse himself**, in favour of a **correctly required jury court of record** whom will put right the injustices referred to in this **DAMAGES CLAIM** of 200 pages of **NOTARISED** LIENS of evidence put forward to court that he is preventing /

denying / perverting from going on the record by trying to gain statute joinder **fraudulently as executor**, where he has NO JURISDICTION, & thus to then sweep such evidence **ABOUT HIS friends, colleagues & or associates of the SATANIC MASONIC brotherhood C.O.P. user group**, under the carpet, **my it must be busy under your carpet.**

- f) **WITHOUT JURISDICTION** your ORDER/question, out of courtesy is answered as follows; With the sale of the property and the safe receipt of ann: clarke funds within ann: clarke's own joint EXECUTOR bank account **ABROAD** it is her intention to find suitable accommodation to spend the balance of her retirement, **at peace** within the KINGDOM of **THAILAND safety** or whichever other country, where **she** chooses to feel comfortable with me by her side, both free from **UK PERSECUTION & RACKETEERING cop mafia user group.**

UNACCOUNTABILITY IS A TYRANNY AWAITING DEFEAT

CURRENT TERRORISM by the nominated C.O.P. JUDICIARY can no longer be tolerated by many. THE JUDICIARY are under a duty of obligation of PUBLIC TRUST, **JUSTICE has to be SEEN to be done** STOP THE ROT, root out the filth **within**, to gain back the reputation it once held high. JUDGES are not THE LAW, **the LAW is the LAW**, and JUDGES must abide by it. **PARENS PATRAE is THE state control of one's affairs thus STATE LIABLE & ACCOUNTABLE to be SEEN. THE hiding of accountability on the basis of client confidentiality, is a cover for MONEY LAUNDERING & FRAUD by the CRIMINAL RACKETEERING of WHITE COLLAR filth, being backed by a BENT JUDICIARY.**

In conclusion: The orders from the EXECUTOR in this matter are contained above. There will be no copies despatched to any other parties, as there are none to be joined. There are only three parties; THE TRUSTEE Jackson. The Beneficiary ann: & **The Executor mike: clarke** whom derives his authority from the LIVING WILL **now activated** by trustee JACKSONS continued claim in actions of **so-called incapacity** of ann:clarke rendering mike: clarke's authority overall as EXECUTOR.

WE PROVIDE 15 DAYS TO SEEK LEGAL ADVICE AND THUS ACT LAWFULLY AND LEGALLY FAILING WHICH TIME TACIT AGREEMENT WILL BE IN PLACE TO CEASE AND DECIST YOUR ACTIONS OF FRAUD WITH REMEDY IN FULL FORCE AS PER COMMERCIAL LIENS PLUS THIS DOCUMENT TO BE USED ON OR AGAINST ANY AGENT OF THE LAND REGISTRY IN HIS/HER WILFUL REFUSAL TO REMOVE ANY RESTRICTION UPON THE PROPERTY/LAND REGISTER TITLE No LA826609 KNOWN AS 31 CHERRY TREE RD BLACKPOOL FY4 4NS. ANYTHING TO THE CONTRARY WILL BE REPORTED to POLICE UNDER THE FRAUD ACT 2006

BENEFICIARY / APPLICANT EMAIL: ann@rake.net or EXECUTOR mike@rake.net DATED: 15/11/2015

a. clarke.

SIGNED by ann: of the family clarke & mike: of the family clarke

MR Clarke



Exhibit D

Form 206

Evidence of Life

Evidence of Life
Declaration of person
entitled to payment

In the C.O.P. Division of the High Court
District Registry

Please use BLOCK CAPITALS

A/c No. ZT541041B

Full Account Title ANN CLARKE

To the Accountant General, Court Funds Office, 22 Kingsway, London WC2B 6LE

I ANN CLARKE
of 31 CHERRY TREE RD BLACKPOOL LANCS FY4 4NS

declare that I was living on 29TH OCT 192015

(Tick and complete if appropriate)
Either

- Insert full names of, e.g. patient, minor or minors
- Cross out words not applicable
- Complete, if applicable, by inserting Minister or Treasurer etc.

and that _____

named in the Order dated _____ 19____ was/were then
alive and was/were under the age of 18 years/a patient.

or
 and I was then _____
of _____

Signed a. Clarke
(Signature of person entitled to payment)

Declared before me on the 29TH OCT 2015 19____

Signed MR Clarke
(Signature of witness)

Address 31 CHERRY TREE RD
BLACKPOOL FY4 4NS

Qualification EXECUTOR OF LIVING WILL

• This declaration should be witnessed by a person who knows the declarant personally and who is a Member of Parliament, Minister of Religion, Doctor, Lawyer, Bank Manager or a person of similar standing.

• This declaration should not be witnessed by a relative of the declarant.

THIS PAGE is the rear of all proceeding pages that cannot be demonstrated by email but is on the
HARD COPY



Declaration of Copyright Trademark.

i a man, am known by the name : © [mikeclarke] michael raymond of the family: clarke, Creditor, Trustee, Secure Party, Author of the Copyright Name Trademark Claim autograph (MICHAEL RAYMOND CLARKE™) or any derivative thereof HEREBY ATTEST THAT, **i am not dead** and i am competent and capable of handling my private and commercial affairs in my full capacity as Agent for the NAME: **MICHAEL RAYMOND CLARKE & trade;** and will enforce with prejudice any Copyright Name Trademark Claim infringements.

ALL RIGHTS RESERVED 24th September 2012

Once jurisdiction is challenged, it must be proven. " Hagens v> lavine, 415 U.S. 533

No sanction can be imposed absent of proof of jurisdiction"/ Standard v. Olsen, 74S. Ct, 768

"A court of jurisdiction is presumed to be acting within its jurisdiction till the contrary is shown" Brown, jur Section 202; Wright V. Douglas, 10 Barb.. (N.Y.) 97; Town of Hunnington v. Town of Charlotte, 15 Vt. 46

"The burden is on the defendant to show the nonexistence of jurisdictional facts" Russell v. Butler (Tex Civ app) 47 S.W. 406I Gilchrist v. Oil Land Co., 21 W. Va 115