

Regards,
Mike: & Ann: Clarke, 31 Cherry Tree Rd, Blackpool FY4 4NS
email mike@rake.net or mike@opg.me
websites: www.opposepredatoryguardians.com www.opg.me
UK Mobile 07763906847 Spanish Mobile 0034602568239 Skype name: mrmikeclarke

FAO HIGH COURT JUDGE JACKSON the man 21/8/2017 ref CoP 10370284 & 2MA90015 [olive branch]

Dear man, peter-arthur-brian: jackson

As CREDITOR & PRINCIPAL SECURED PARTY to the legal names we write... **as the living man....as was claimed in your own court in 2012 & also as executor** by mums living will here linked or attached & authorised by your court order stamped 03/08/2012 - <http://opg.me/will20082012.pdf>

Some time ago you made an order **off the courts own initiative**, when at that point, the foreign office became involved.. **so we know this is possible**.. unfortunately that order was nothing more than a trap, a trap set by you, one which we chose not to accept 'the bait' offered.

I write this letter to you as the man, in the knowledge of the above.

You hold all the cards with regard to our forced exile from our land & home country. In March 2008 we chose to emigrate to SPAIN. Your colleague HUGH JONES as agent of the court said, OK fine, I cannot stop you, he proceeded to provide all costs for relocation from mums account and after mums furniture was relocated the house was placed for sale. The sale dragged on.

We later chose to exchange the property for a villa in SPAIN one which HUGH JONES by prevarication and obstruction was delayed to the point it failed.

ANOTHER villa was found and agreed upon and HUGH JONES did exactly the same. It appears the court agent was preventing my mother's emigration by way of obstructing the house exchange to a villa. All documented in the exchange of provable emails that I have stored in total 20,000

Now if mum cannot move abroad why was she not stopped at the point of leaving? 2008

You hold the living will of 2012 that **you authorised mum to make** claiming she had capacity to make that will by **your own choice of doctor**, so 10 years later nearly of emigration, why all the obstruction?

Compromise I am prepared to make, but not at the expense of my mums losses, losses that you, and the Office of the Public Guardian never had any intention to fix or address **in any way shape or form**. My mother was forced to rent property abroad when she had a property to exchange or sell... she was also forced to live from pound sterling when the exchange rate plummeted from 1.5 euro to the pound in 2008 to parity of 1 euro to one pound when as guardians of her estate your duty of care to protect her finance's failed... **by not opening a euro account**...[£100k] this is your liability not my mums... you know this and you have all this information but yet you continue to stand up and protect those criminals whom have been making **negligent mistakes** in your own camp, **vicariously attaching you**.

These issues are a direct result of **acts of parliament** that were **unfit for purpose**, were there has been a distinct and obvious cover up to try and sweep matters under the carpet by any means, not just in our case, but countless others.

I consider, that it is your duty to fix these issues **upon your own initiative** as you have demonstrated the ability to be able to make such judgements accordingly that you are evading.

Even now, whilst being sat in your position of power, you point blank refuse to cooperate with what in reality is the law, where you have been shown the case precedent set of the information commissionaires court win upon the release of Judges notes upon request ... <https://www.theguardian.com/law/2017/jul/07/judge-handwritten-notes-released-uk-data-laws-first-time>

You also, are hiding by fraud the HARBIN v MASTERMAN enquiry, as obviously its content backs us & not you and therefore is part of the disclosure of evidence needed to bring this saga to a halt but yet no, you have such power to abuse as you see fit, & thus continue to hide documents to your own benefit & also by FRAUD place charges upon my mums property for those documents and HIDE those charges too... same as your colleague MARK PELLING 'Judge' judging in his own cause to the benefit of the court of protection in order to GAGG and SILENCE and or IMPRISON those whom seek to EXPOSE Court of Protection ongoing tyrannical **racketeering**.

Do you now, not think it is time to hold your hands up in this matter and provide the way forward to justice? Perhaps you ought to consider that the acts of parliament are... **UNFIT FOR PURPOSE**.

You are fully exposed already, **we have demanded your bond**, your continued obstruction, just prolongs the agony, raising what will be increased damages.

If you are going to continue to stand on the abuse of power that you are wielding then so be it but your cover up & hiding of the evidence/disclosure that could & will bring change, **will not last**.

We again provide a breakdown of events in this 5 page overview that was also despatched to the house of lords previously.. <http://opg.me/5pageoverview.pdf>

The evidence in this case is overwhelming. You only need **1.** overturn PELLINGs judgement for prison on the basis of an ultra vires JUDGEMENT in his own cause alongside other matters and **2.** to uphold our overall complaint of **duty of care failure** to protect the estate of ann: and award subsequent damages and thus **3.** finally to admit that the living will has legal LAWFUL effect, leaving thus, I man as my mother's full guardian to live as we please without the wreck less, incompetent invasion to our private lives.

The backbone of court is honour & dishonour, I personally would like to see some honour, **your honour** instead of criminal fraud by personage and barratry in the national identity frauds being inflicted.

the man, michael-raymond: clarke without ill will vexation or frivolity



21/8/2017 copied to: action fraud – pitblado – Lancashire police