

Michael: of the family Clarke
31 Cherry Tree Road
Blackpool
FY4 4NS

Judge Mrs Justice Sharp
Chester Civil Justice Centre
Chester

10th February 2012

Dear HONOURABLE Judge Mrs Justice Sharp,
Re: YOUR Case Number: 2MA90015 (but not MINE)

I write on the basis of having received an email copy your unsigned determination.
In where, you issued an injunction against the common lawful collection and publication, of our commercial lien.
This being the case I'm sure you will understand why I could freely (if I wished) take not the slightest bit of notice of your Injunction.

Apparently I am threatened with contempt of court unless I take notice of your unilaterally-determined 'directives'. The basic flaw in this threat is that, since you didn't sit in a Constitutionally-convened Court of Law, I could not be guilty of the Common Law misdemeanour of Contempt of Court (which, being Common Law, would have to be proved to criminal standards, and decided by a Jury of 12. I'm sure you know this. However, if for any reason you did not, then you certainly do now), and thus your determination did not issue from a Court. Therefore I am, in fact and in Law, perfectly free to ignore your determination – since it does not carry the force of Law behind it.
In this situation, should I find myself subsequently proceeded against, I will have suffered a Tort at your hands, and will create a Common Law Commercial Lien against you personally, via a Statement of Truth, in the sum of £5,000,000 (FIVE MILLION POUNDS STERLING).

Should you decide not to respond to this letter, with some form of **LAWFUL AND SUBSTANTIATED REBUTTAL** (for example a Statement of Truth, signed under penalty of perjury, and attesting to the fact that you were acting in full accord with your solemnly-sworn Oath of Office – even though you were supplied with chapter and verse as to why I was the one who needs protection, NOT the Claimants) within my period of grace (seven days), then I will be free to assume the doctrine of acquiescence, and that an Adhesive Contract is in place for my own chosen method of **LAWFUL** remedy.

Should you decide to respond with your own Statement of Truth, please make sure that it fully explains how you – a **SINGLE Human Being** (one supposes) – has the Right to 'forbid' My Self – another Human Being – the **Indefeasible Common Law Right** to issue a claim under common law (since all are equal, under the Law). Please also explain what claim you have over me without my consent as was stated within my affidavit in which you claim to have read? Furthermore any submission you may make in this respect will (quite obviously) be thoroughly scrutinised in conjunction with the **Fraud Act 2006**.

Thank you for advising me to use Solicitors, etc., and thereby accepting liability for their costs. I will send any future Legal Bills to Your **HONOURABLE Self**, via your Chambers.

This response has been copied to various agencies, such as members of the **PANNONES**, the Crown Prosecution Service, and Chester Civil Court. Let those recipients remember that they are all **ONE**

BOUNCED PAYS LIP away from needing to know the Truth, and how to deal with UNTruth. Let those recipients remember that Chester Civil Court has, in Truth – like ALL County Courts – no more actual authority than a **Tennis Court**. And let them realise that this instant matter is exposing that FACT.

Under the British Constitution, only an impartial Jury of 12 Human Beings has any real authority (carrying the force of Law) over ONE Human Being. That is the Common Law, aka the Law-of-the-Land. And let them realise that no-one – irrespective of ‘title’ or assumed ‘status’, due to any role they play within the system – is immune from the Law-of-the-Land simply because, IN LAW, TRUTH IS SOVEREIGN. I remain grateful, in one sense, to Hugh Jones and the HONOURABLE Judge Mrs Justice Sharp, for handing to me, on a plate, the golden opportunity to expose these FACTs to the light of day.

Sincerely without ill-will, vexation or frivolity,

(Obviously much more) Honourable Mike: of the family Clarke

Without any admission of any liability whatsoever and with all Natural, Indefeasible, Rights reserved.