

FAO JUDGE JACKSON of the COURT of UNFETTERED TYRANNICAL, TREASONOUS 'PROTECTION'

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A statement

by: Mike: Clarke in the office of **EXECUTOR** for the ESTATES, **ANN CLARKE & MICHAEL CLARKE**
WE DO NOT & WE WILL NOT, STAND UNDER YOUR CRIMINAL AUTHORITY.

To clarify;

1. Your wilful refusal to address the losses inflicted upon Ann's estate shows how the words 'guardian' & 'protection' play their roles not upon the vulnerable public, but upon **yourselves**.
2. Before we ever **step one foot** into that country ever again the issues of LOSS needs to be addressed with URGENCY for without it the guise of GUARDIAN & PROTECTION are laughable.
3. Once the issue of LOSS has been addressed, there can be **no case to answer for harassment** and nor was there ever a case for it, against a carer, whistle blower son and heir, who was, in the face of crime only doing what he lawfully must do, to report and account for such crime.
4. If the UNITED KINGDOMS crime reporting and policing policy's upon white collar frauds do not step up and deliver, **as is the case here**, then common law must prevail and is available to use.
5. A statement of truth as a notarised affidavit, **COMMERCIAL LIEN** should not be apologised for in a purge, as it would be in contempt of THE TRUTH. I cannot be in contempt of both the truth & the court for it is the duty of the court to be seen to get at the truth, **is it not?**
6. Strangely, the court recently and I quote, **"upon the courts own initiative"** acted whichever way it has wanted, but has not once mentioned or referred to the losses inflicted upon ANN, but what it does demonstrate is, that it CAN! Yet the court states, 'it's not in Ann's best interest to be away from her native country', carefully ignoring they are the reason that drove her out.
7. The court is attempting to put **the cart before the horse**, obviously to facilitate its blackmailing process of a purge of contempt by the threat of prison for Mike: Clarke and a care home prison for Ann, by the removal of her passport, in orders to PROTECT the BAR CRIMINALS.
8. The court has already laid Ann's estate to waste by the devaluing of her home **£70,000** by the actions of police raiding her property 3 times at night destroying the lodging business that was topping up her pension in 3 years by **£60,000** and if not sold NOW, further waste will follow.
9. The police will not act to investigate white collar fraud theft and mal administration but upon a biased unfair and partial to PANNONE LLP warrant of arrest ordered by a treasonous JUDGE will break down doors to get at the whistle blower of crime, a carer!
10. There by the view point of a barrister in 2015 January where he said there is a case to answer but yet no representation will be forthcoming, what can one do? Exchange Losses **£100,000**
11. CAPPED charges from day one never took place and should in ten years not have exceeded £25,000 but actually were £155,000 equalling an overcharge of **£130,000**... the 1st year alone of £26,377 was never fully accounted for in a detailed manner? NO ACCOUNTABILITY - THEFT
12. Just a brief insight to claimed losses amounts to **£360,000** without any punitive allowances and other hardship calculations preventing Ann from property exchange or purchase abroad.
13. The facts are not just isolated to us, there are many others that have suffered losses at the hands of an organised crime syndicate of probate practitioner racketeering that is operating under the guise of the Office of the Public Guardian, **PROTECTED** by its Court of Protection.

by:    
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michael raymond: clarke
The signing is being
In red ink