

ALEXANDER RUCK KEENE [Counsel]
39 Essex Chambers, London WC2A 1DD

Copied to solicitors – Charlotte BINDMANS LLP
Copied to Official Solicitor Alastair Pitblado
Copied to ‘court of protection’ Heather Feast
Copied to LAND Registry CEO Graham Farrant



mike@rake.net

ESPECIALLY Copied to ‘judge’ Jackson

Monday 26th September 2016

Royal mail recorded delivery

www.opg.me

NOTICE

Warning – this letter is written by the **alive in law executor** of the invoked **living will** of **ann** this is not written by the LEGALLY DEAD, claimed as agents of the NWO UK GOV–PLC tyranny and fraud.

The legal entity of ANN CLARKE – ceased to exist by deed poll name change recorded on 28.8.2016
The entity reclaimed by **her** & **her executor** not ALL CAPS LOST @ SEA, DEAD but **alive on land.**

Therefore your jurisdiction over her has finished, kaputt, zilch **TERMINATED. Do you understand!**

What is transpiring now **is trespass** upon our property. EXECUTRIX being the highest office of **land** -
The terms of the invoked **living will** preclude that under contrary to part 24 of the 1837 wills act **ann** comes under the protection of the executor with all her estate property therefore NO JURISDICTION.

The trespass of her property by J is causing both of us, **deep harm, deep loss and and very deep injury.**

i man executrix require/demand surety bonds for all concerned.

FRAUD has been committed on **ann** and her executor **mike** and is demonstrated by Jacksons instructions to the Official Solicitor as he picks and choses to deliberately obfuscate and deny access to the facts that are clear on our website that counsel has obviously picked up on, **demonstrating more FRAUD.**

The legal profession, BAR/CROWN has manipulated statute law to benefit itself into a tyrannical masonic terrorist monopoly on LAW/COURTS that in turn has created a corporate tyranny. This tyranny cannot be addressed/**blocked**, clear to see that i man, executor filed claim for man on man.

The executor here in this case clearly sees this and is a threat to their very existence and so Jackson has a very strong desire to incarcerate the executor unlawfully, with malice/bias that JACKSON is spear heading such a FRAUD. Failing this he is denying access to **ann’s** property for her welfare, **trespass.**

Counsel’s opinion has been based on the supply of inadequate material and therefore forms the opinion that Jackson has jurisdiction over ann’s property, whilst this might be true without her **living will** and executor, it certainly is **not true** with the **living will** and the executrix rightfully claimed with her now, **alive in law standing**, alongside her **alive in law executor**, claiming their lawful existence and property as **allodial title** to do as they please.

Additional to the above because the executor’s lawful route to a Queens Bench jury court has been blocked by **barbara-janet fontaine** we also served notice of UK-PLC corporate for profit citizenship **relinquishment**, further underlining your TYRANNY services are **TERMINATED.**

Any further hold over ann and her property is criminal.
STOP! WHAT YOU ARE DOING AND PROVIDE REDRESS



EXECUTOR OFFICE mike@rake.net