

The Final Stand

FAO 'Judge' Jackson @ 10am 11 Oct 2016 Session House Preston PR1 2DP

Served by email – **by recorded delivery** – & by hand, by witness to proceedings

Dear Sir

from www.victimsofabuseofpower.com



You are no doubt served and aware of our position with regard your, **not our**, hearing, that you have convened to suit your own ends, **that without jurisdiction carries no weight**, under **ann's living will**.

The following represents a further statement **from the protector**, guardian and **executor of ann**, that we make on current world issues of UK-PLC terrorism, that tie in, **NOT ann's best interests** as follows.

On the 2nd September 2016 **theresa mary may** was served by recorded delivery, a document linked here <http://opg.me/02092016defaultnoticeDEEDPOLLclaim.pdf> accusing her of harbouring masonic bankster terrorists within her plc government, plc judiciary and plc court system, that, by **estoppel de acquiescence** entered into tacit agreement, by her failure to rebut the allegations, that in turn become liable for a £120 million pound debt. **Terrorists** - <https://www.youtube.com/watch?v=S4mVciHPZ4A>

The upshot and addition to this, is that by implication, the UK-PLC GOV is in fact controlled by masonic bankster terrorists, whom are directing what force to use, where & whom upon. ie; assassination etc

For example, the collaboration of UK forces with USA forces in intervention within Syria has no peoples mandate and is heading towards a WW3 nuclear exchange with RUSSIA & possibly CHINA.

The reason why a bankster led war is on the cards, is to rid Syria of Assad, to then install a puppet government, **exactly like ours in the UK**, that can then implement a Rothschild fed bank and control Syria's Oil reserves, simple.com, similarly to what happened in the illegal/unlawful disaster of IRAQ.

Russia and China whom see no future in this UK lead NEW WORLD ORDER, now are adamantly against such and are now talking on nuclear terms to defend Syrian forces from **UK / USA terrorist actions**.

Such terrorism emanating directly from the corporate UK, is exactly what me and my mother **will not be party to**, as is very clear within the documents recently served upon you. Further proof of such terrorism can be heard and seen documented in a speech by the ex UK ambassador to Uzbekistan from 2002 to 2004 Craig Murray here in this video <https://www.youtube.com/watch?v=5CnZjwSkw60>

That now said & confirmed, you need to explain in detail, in 'your' order of 22.2.2016 section 9 you quote, **"All that can be said is that it is unlikely to be in ANNs best interests to be kept out of her native country"**. It clearly, currently, **is not in ann's best interest** to be part of a terrorist run state, such as the UK is, that is war mongering us, **against our will**, as was the EU, into a nuclear exchange.

Sir, may I suggest that **ann** is far better placed eating bowls of rice, in the far east, whilst our UK terrorist war mongers get on with their nuclear exchange that is surely on the not too distant horizon.

Please provide clear and precise answers to not only your **lack of jurisdiction** but to exactly how the court of '**protection**' **was going to protect my mother from a UK plc nuclear exchange with Russia**, because of terrorists, that are obviously running our UK.GOV PLC country **as well as our courts??**

Without prejudice www.opposepredatoryguardians.com

no consent or contract implied www.ukrefugees.com

errors & omissions accepted. **ALL RIGHTS RESERVED**. www.opg.me



by: EXECUTOR OFFICE mike@rake.net

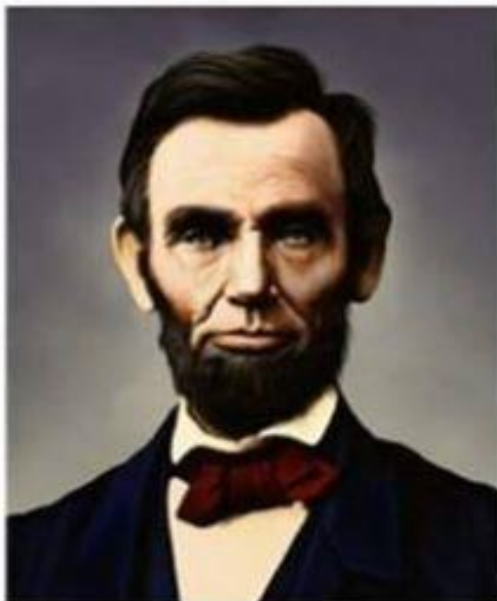
Pat Roberts commented on your post.



Mike Clarke shared New World Order Exposition's photo.

Yesterday at 00:12 ·

**THESE ARE THE ONLY 2 PRESIDENTS
WHO EVER ATTEMPTED TO END THE
FEDERAL RESERVE BANKING CARTEL**



**WHAT ELSE DO THEY
HAVE IN COMMON?**

New World Order Exposition

4 October at 22:16 ·

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New site!

alternativenewsnetwork.net

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You, Tony Banfield and Joan Mellor



Pat Roberts Both assassinated.

Unlike · Reply · 1 · 15 hrs



RECEIVED 22 JAN 2010

Office of the
Public Guardian

Gordon Marsden MP
House of Commons
London
SW1A 0AA

Date: 20 January 2010

Our ref: 10370284

Dear Mr Marsden

Mr Michael Clarke

Thank you for your letter of 5 January sent on behalf of Mr Clarke. He has raised concerns about the management of his mother's affairs. I can confirm that Hugh Jones of Pannone and Partners Solicitors remains the Deputy responsible for the management of Ann Clarke's affairs.

If Ms Clarke is now spending a significant amount of her time in Spain, then it should be possible for Mr Jones to arrange for her monthly allowance to be paid in Euros. Mr Clarke should contact the Deputy and ask that future payments be paid in Euros. Of course, there will always be an exchange rate risk if Ms Clarke's assets are sterling based. I am copying this letter to the Deputy so that he is aware of Mr Clarke's wishes.

I note that Mr Clarke and his mother are involved in finalising their emigration process. The Court of Protection would retain jurisdiction over any assets that remained in England. The Office of the Public Guardian would continue to supervise the Deputy. If Ms Clarke were to have no assets in England, our involvement would end and it would probably be necessary to have someone appointed as the equivalent of a Deputy in Spain. Should Ms Clarke have assets in England and Spain, one would expect her current Deputy to be able to deal with assets (such as a bank account) in Spain, but this would depend on whether the Spanish banks were prepared to recognise his authority.

I trust this letter is helpful and that I have clarified the position for you. I have included a copy of this letter for you to pass on to Mr Clarke, should you wish to do so.

Yours sincerely



Martin John
Chief Executive and Public Guardian
Telephone: 020 7664 7034

Office of the Public Guardian, PO Box 15118, Birmingham B16 6GX
DX 744240 Birmingham 79, Tel 0300 456 0300, Fax 0870 739 5804, Text Phone 020 7664 7755

www.publicguardian.gov.uk

Dear Sam Cullen & Gordon Marsden

Matters are not clarified and nor are they RESOLVED.

I enclose a copy email that I have sent today to the Deputy "Mr Hugh Jones".

If, it is read properly you may very well understand that I have already asked the deputy over several emails during the course of the last 18 months for payments to be made in euros but he refused.

Again I will do this today with the email having an attached copy letter from the chief executive but I don't hold my breath.

Mr Marsden, respectfully I ask you to please get your teeth firmly into this problem, as its clear to me what is happening.

Surely we do not need to address the European court of HUMAN RIGHTS over these issue's, there must be some proper set down rules.

The British Government has effectively stolen and impounded my mother s funds for use only in the UK, there is something fundamentally wrong.

We are considering consulting legal experts in Spain but feel that you being our MP could put a much clearer perspective on matters that as yet are UNRESLOVED!

Mike Clarke

Please send a copy of my email below to the Chief Executive JOHN MARTIN.

copy email below sent today

Dear Chris Gallagher & Hugh Jones, MP Gordon Marsden & John Martin

A reply from the chief executive JOHN MARTIN of the OPG (attached) has been received at our MPs office and in due course sent via email yesterday to ourselves.

The response confirms that the deputy (Mr Hugh Jones) must pay us in euros after a request has been made. We therefore re iterate those requests from several emails over a period of up to 18 months ago and its current exchange rate then at the time of 1.47 to the £1. This exchange amount was at the time 4400 euros per month.

We therefore respectfully request this payment from now on plus inflation & with relevant back payment deposited in mums account.

Unless and untill this has been done you must suspend final immigration processes with the DWP in newcastle, as our calculations show we cannot afford to live abroad without matters being resolving financially. What Hugh Jones has been doing is effectively forcing mum into living in the UK by reducing her income, by paying her allowances in £'s through an exchange rate and not in euros.

Hugh Jones is not aware of the things I cannot do any longer without the relevant funds that in the past we were using to pay private individuals to help with some of mums requirements and we can no longer afford to do that. When, as per the original payout it was said her condition is more likely to need additional care as she gets older we certainly fealt the slight effect of that recently when her condition worsened slightly over christmas just gone when she experienced a mini stroke, similar to the one she had 2 years ago and as a result could not walk unaided to the toilet for 2 weeks, fortunately for me it was christmas time, where I was at home permanently. This matter prompted us further to secure our health arrangements here in Spain properly but, we cannot register with doctors without an E121

from Newcastle UK effectively signing us off residency in the UK and thus emigration to Spain.

I need to have the funds provided in relation to the budget agreed in November 2003 where I have in writing what was agreed then, with the OPG representative present, when it was agreed at the bungalow a £700 weekly payment allowance. I also have a copy of that document where it was further agreed to be inflation linked so this payment should have increased but the reality is, Hugh Jones has done nothin but decrease it. CARE CANNOT BE PROVIDED PROPERLY ON THE CURRENT FINANCIAL ARRANGEMENTS.

We are replying to the MP today with a copy of this email to forward it on to the cheif executive of the OPG.

Between all parties and what you are all doing, it basically amounts to an infringement of my mothers HUMAN RIGHTS to live where she chooses and not be constrained by being forced to live off the BRITISH POUND.

Matters are clearly **UNRESLOVED!**

Mike & ANN Clarke

----- Original Message -----

From: [MARSDEN, Gordon MP](#)

To: ['mike@mikeclarke.net'](mailto:mike@mikeclarke.net)

Sent: Monday, January 25, 2010 5:53 PM

Subject: OPG

Dear Michael,

We have now received a reply from the OPG and have attached it to this email.

Best regards,

Sam Cullen.

Assistant to Gordon Marsden MP

Room 555| Portcullis House| House of Commons| London| SW1A 0AA

Tel: +44 20 7219 1262

Web: www.gordonmarsden.co.uk

Minutes of the meeting @2pm 01.04.10 in PANNONE solicitors office
Persons present; Mike & Ann Clarke – Hugh Jones & David Hilton, Victoria.

Agenda

Expenses for 2010

Expenses agreed in 2003 witnessed by the then OPG Court of Protection were supposed to be inflation linked annually by 3%.

Hugh Jones office although agreed at the time failed to comply.

Hugh Jones accused Mr Clarke of being incompetent with money referring to his bankruptcy in 2008.

Hugh Jones accused Mr Clarke of living in cloud cuckoo land.

Hugh Jones suggested my partner and I get jobs to contribute to the upkeep of household expenditure but I pointed out who would then take care of mum and he changed the subject.

Mr Jones made comment “ you have a very good life” and I then asked what the relevance of that was to which he failed to reply and changed the subject.

Mr Clarke accused Mr Jones of being unintelligent and that Mr Jones in his opinion had gone down in his estimation by way of the fact he would NOT analyse properly the cash expense breakdown that Mr Jones had actually requested, saying he did not need to as he preferred the “broad brush approach”.

Mr Clarke accused Mr Jones of hoarding cash in the estate for inheritance to others whom never contributed to the care of the patient.

Mr Clarke pointed out yet again of the dilemma they faced having potentially emigrated to Spain and with mums estate still trapped by the uk GOVERNMENT in the OPG that paid out in sterling, thus in the time abroad the £ to euro exchange had gone from 1.45 to the pound to 1.10 to the pound recently over 2 years.

Thus the value of the cash estate had depleted in euro terms by 80,000

Mr Clarke pointed out yet again that their value of living had plummeted by 33% by living off an exchange rate that was no longer affordable ie 2008 £3040=4400 euros and in 2010 £3040=3300 euro.

After exhaustive insults passed from one side to the other a compromise was reached that in reality brought home the fact that it was all totally unnecessary in which mums household expense suffered a financial loss of £750 travelling expenses as of yet not retrieved. God only knows what the cost to the estate was for Hugh Jones’s entourage which no doubt will be met by my mums estate.