

23<sup>rd</sup> MARCH 2016

by: ann: & mike:

Sir,

By the grace of GOD go I and my mother, whose lives are ticking by extremely fast at the expense of corruption emanating from this court, that especially where my mother is concerned does not have the benefit of such time whilst lying in a hospital bed at 75 suffering from an illness caused by this courts neglecton of its enforced duty, respectfully;

1. On the 17<sup>th</sup> March 2016, 6 days ago, I man, mike: submitted a true bill to you of £15 million pounds for your continued arrogance in attempting to force by blackmail I man into statute administrative maritime law of the sea, by the use of the legal fiction name 'Mr Michael Clarke' which I man will not be drawn into joinder on, as was forwarded to you in the recorded as delivered ORDER from the office of EXECUTOR of both ESTATES 'ANN CLARKE' & 'MICHAEL CLARKE' written by I man on the 17<sup>th</sup> Nov 2015.
2. On the 18<sup>th</sup> March 2016, 5 days ago, it was followed by a statement to you in which I man outlined the courts blackmail attempt within your order of the 16<sup>th</sup> March that we will not be drawn upon with 13 bullet points to clarify as to why!
3. Your position by now should be abundantly clear, that we as a result will not be returning to the UNITED KINGDOMs Corporate corruption being offered up by treasonous Judges that are wilfully turning a blind eye to their colleagues & BAR associates of MARITIME THEFT FRAUD MAL ADMINISTRATION & PERSECUTION operated from the piracy of laws of the seas and their use upon our common law land, **where we stand**.
4. You, are NOW squatting within the OFFICE of Executor of 'ANN CLARKE's estate unlawfully, where the position, I man has been lawfully claimed under the terms of 'ANN CLARKE's' living will contrary to part 24 of the wills act 1837, that the court should honourably accept without further hindrance to, **that is now expected**.
5. It would appear on the face of it that my property ie my mother Ann: is hopefully recovering from her near death ordeal that pray GOD may continue and after 6 weeks of treatment at some point soon will exit hospital to continue her recovery.
6. To aid her recovery in a manner that would be a breath of fresh air to mum I require that her needs are met by her own property that has been unlawfully denied to her on hearsay grounds without any tangible proof of foul play, using MARITIME sea laws that quite clearly are unfit for purpose especially upon the land where we have laws that can protect us quite clearly.
7. HER property that I man refer the restoration of, is;
  - a) THEFT/FRAUD of CHARGES ie overcharges that also are unaccounted from £2500 upwards at the very least, meaning, her capacity alone would demonstrate ALL of the charges from FRAUD by false representation but, we concede that up to the promised by 1<sup>st</sup> general order of DENZIL LUSH was unlikely to exceed £2500 on barrister advice. The figure being £130,000 that, with prima facia evidence of financial wrongdoing full forensic accounting of all monies
  - b) MAL ADMINISTRATION creating exchange rate loss by forced use of pound sterling whilst immigration to a foreign land outside the jurisdiction of this court continued to keep Ann's cash estate without affording it the protection at least of a EURO ACCOUNT that would have prevented devaluation and STRESS - £100,000 minimum
  - c) PROPERTY in real brick terms by the lifting of restriction attached in order to sell to a buyer that is **currently waiting** to purchase as we speak in the sum of £180,000

- d) DEVALUATION of the said PROPERTY by being laid to waste for 3 years the sum of a minimum of £70,000
  - e) LOSS of income from the said property from its tenants of 4 generating an annual income of £20,000 over 3 years equalling total loss of £60,000
  - f) PUNITIVE DAMAGES for COURT failings resulting in all of the above PLUS PERSECUTION providing untold hardship over the last 3 years ending in mums near death illness still yet requiring further recovery that cannot be given properly without such property that has been denied or stolen from her. £ ???????
8. The court needs to recognise its failings with some respect and more importantly some **urgency** or my mother's life is in grave danger that, what was hers that is continually denied is likely to cause further tragedy.
  9. I man, do believe it is my right and my mother's right to live anywhere we chose in the world in the peace and privacy that we so desire without such public interference or intrusion that we have had to suffer from 2001 within this courts unfettered power that is now denied under the terms of the invoked living will ie NO PUBLIC INTERFERENCE
  10. If the court cannot accept these LAWFUL terms of the invoked living will for whatever its reasons as seems the case currently, do the honourable thing at this minute and release her property with urgency so that her own discharge from hospitalisation can be greeted with the relevant care that can be put into place by her own requirements THAT cannot, if the unlawful INHUMANE restriction is not lifted.

UNFORTUNATELY, because time is against mum we dare not drag our heels on this matter any further and failing a response from the court within the next seven days then I man will have no option but to take steps to enforce matters against YOU Judge Jackson and the associated United KINGDOMS Corporation.



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