Reminder to;

**theresa-mary may**

in your capacity as an alive woman, not dead@sea
you have 3 days remaining,
to provide a response,
failing which,
by tacit agreement,
you will be attached to our submitted claim to you
7 days ago on the 9th August 2016 copy enclosed

from
i; man [mike@rake.net](mailto:mike@rake.net) known by appellation ‘mike-clarke’
alive on land, not dead@sea

service date – 16th August 2016
The Questions that need to be asked?

Tuesday 16th August 2016

1. If the media is owned by the Jews in the terms of 96% and matters of sheer public interest and National Security will not be published and thus scrutinised what have we got?

2. Since when did it become LAW that an alive man cannot press a claim against another man within her majesties courts and if he cannot do so, what have we got?

3. If the media will not publish the truth and there are no laws against man pressing claim against another man but yet he is prevented, who or what is preventing it and for what reason?

4. During years of research I have discovered that there are laws that are for us and different laws for them! Them being the operative word... who are they?

5. Them are a society of the groomed and banded, by a secret Oath... one which protects all its brothers, above all else, in any circumstances, especially where conflict arises!

6. A member of the bar has a 1st duty and that 1st duty is to the court, above all else, even where conflict arises, in fact especially where conflict arises.

7. Police, Judges and solicitors, the bar and government officials are in the main, Freemasons and this organisation, now is being branded by many as a 'terrorist organisation', uses its oath in a ruthless fashion against those it deems a threat to their satanic worshipping existence.

8. It need not be this way and our forefathers wrote protections for the common man to safeguard against such evil in the form of a treaty. The Magna Carta 1215. Jury protections.

9. Personage and Barratry have been used upon the alive in a mass probate fraud by these crooks, to enslave and to force upon them, against their will, all manner of indignities with the sole reason being to extort money, land and property and or to silence whistle-blowers exposure!

10. TREASON LAWS are there to protect, so why are they never used or enacted upon? When was the last person convicted of treason? You need not wonder why, the Freemasons are the 'terrorist protection racket' for those in their club.

11. THEY and they alone are running the country, the courts and the Police etc. The evidence is all there and it is they, little by little, whom have stolen our rights and common laws to protect us, using its secret oaths of allegiance to each other above all other oaths that are to her majesties courts and or public office duties. A CONFLICT of IMMENSE PROPORTIONS.

12. In ANSWER, you have a TYRANNY, a dictatorship in secret behind closed doors! OUTLAWS! Running amok, doing whatever they please in all manner of criminal activities that cannot be brought to heal because it is they whom have subverted the laws of the land into their own STATUTE Acts, where the manipulation of administrative maritime courts of convenience to them, is so easy, to offer the protection afforded to them and them alone.

13. Unlucky for some - OUR TREATY from our forefathers, in article 61 stated that when such TYRANNY descends upon you, as it obviously NOW has, YOU, have a duty to react & be a hindrance and a rebel, and fight to end the corruption or injustice within the system, it was law that he could do this, and he was actually obeying the law by doing it, because it is the peoples duty to fight corruption and uphold the law.

Wake up, see things for the way they truly are and stand clearly on the side of the fence that you are on, so that others can identify you.

For the attention of theresa-mary may in her capacity, as an alive wo/man not dead@sea.

i; man mike@rake.net in my alive capacity known by appellation ‘mike-clarke’
What I stand under, by my own consent

Nottingham Sunday the 31st of July 2016.

For all those that missed the meeting it was a new point in British history I believe.

It was confirmed by all present that THE RULE OF LAW! Must be returned to this country. There were eminent speakers at the meeting with a wealth of knowledge who gave their opinions on the criminal cartels operating today in Britain.

It was agreed that we will no longer stand by while criminal elements in the government, judiciary and financial institutions pillage and rape our people with impunity.

This was what we discussed at the meeting and I believe the time is now right and our aims achievable when we all come together as one.

THE Rule of Law declares, that ALL are equal before the Law without fear or favour and that the achievement of justice and fairness must always be of supreme importance.

Rule of Law will always seek out the provable truth wherever it takes us.

Rule of Law recognises that Magna Carta 1215 (The Great Charter), along with the Declaration of Right 1689, as being the lawful foundation of the British Constitution and – as they are both peace treaties between the monarch and his people - they take complete precedence over any Statutes, Acts or Regulations passed by Parliament.

Rule of Law therefore demands:

• That Trial by Jury Common Law jurisdiction applies to ALL aspects of the British judicial system – this includes the restoration of Grand Juries to replace the Magistrates Courts and an end to County and Family Courts where judges have unlawfully taken it upon themselves to act as both judge and jury.

• That Trial by Jury Common Law jurisdiction is supreme and is the only jurisdiction allowed in the United Kingdom.

• That Juries be made fully aware of their power to use the proven process of Annulment by Jury to strike off any unjust Statutes, Acts or Regulations passed by Parliament - the ultimate protection against the imposition of tyranny.

• That the Middle Temple, the Law Society and the British legal system as a whole be made more accountable, transparent and completely free from the criminal influences of the City of London and its private banking and financial system.

• That properties, monies and other forfeitures carried out by Courts using fraudulent means on behalf of the private banking and financial sector be returned with immediate effect to their rightful owners.

• An immediate end to the City of London’s special privileges, including the position of City Remembrancer in the House of Commons.

• The Common Law Prohibition of all forms of usury.

• The immediate restoration of the Bradbury Pound so that the British people benefit from debt-free and interest-free money that is created and issued by HM Treasury using a network of local and regional public banks – money that is solely based on the United Kingdom’s wealth and potential so as to provide the liquidity needed for a happy, secure and prosperous nation. PTO
• That the Bank of England ends, with immediate effect, its relationship with the Bank for
International Settlements and its fraudulent central banking system.
• That the Bank of England be fully absorbed into HM Treasury and thereby come under the full
control of our elected Parliament.
• That Glass Steagall be implemented with immediate effect – that is the separation of high street
banking from the riskier investment banking.
• An immediate investigation into how people’s mortgages are fraudulently created by the banking
and financial industry.
• An immediate end to Student Fees and Student Debt courtesy of the reintroduction debt-free
Bradbury Pound.
• That political parties per se be discouraged in favour of having elected independent Members of
Parliament. Also an ending to the so-called ‘whipping system’ whereby Members of Parliament are
bullied and coerced into voting in a particular way against their better judgement and conscience.
• A ban on all organised ‘behind the scenes’ political lobbying by large and powerful vested interests.
• The immediate shutting down of the leadership training charity Common Purpose along with other
bogus charities which are unlawfully and treasonously undermining the well-being of the United
Kingdom as a whole.
• That the Police Constabularies in the United Kingdom act, at all times, under the Common Law and
that all serving constables are knowledgeable and fully conversant with the duties expected of them
under the Common Law and the over-riding precedence of the Common Law.
• That using the Common Law, an immediate withdrawal from the European Union is achieved by
repealing the European Communities Act of 1972 which was signed by the use of provable fraud and
decception.
• An immediate public and thorough Common Law investigation into Establishment-led and
institutional child abuse and paedophile rings.
• An immediate end to the criminal process of Globalization by the secretive, unelected and
unaccountable international banking and financial elite.

And an end to the conflict of OATHS used, where a freemason ‘must’ declare his Freemason oath
and that if it conflicts with his public duties, RETIRE and step down. i; man mike@rake.net

The following pages are a copy of what was sent to you 7 days ago

Still awaiting a response?

Reminder attached with 3 days remaining before tacit agreement takes place.
for the urgent personal private attention of

THE UK PRIMINISTER

in her capacity as a wo/man known as

theresa-mary may

born 1 October 1956

of land jurisdiction

[NOT LOST AT SEA, DEAD JURISDICTION]

i; man mike@rake.net known by appellation ‘mike-clarke’ of ‘alive on land’ [NOT DEAD@SEA]

hereby make claim/demand/damages upon you in your private capacity

that, where it has been filed, verified by royal mail x 3

There has been no response from

QUEENS BENCH DIVISION

we hold evidence to suggest that a ‘terrorist organization’ known as

‘THE MASONS’

whom over many years has infiltrated the courts & the government to

BLOCK & DICTATE

behind the scenes who will and will not get

JUSTICE

where their masonic oaths, conflict with the duties of public oaths of office

you have 10 days to respond before being attached to the claim

9TH AUGUST 2016
THIS IS PRIVATE AND MUST ONLY BE FAO

BARBARA JANET FONTAINE

THE SENIOR MASTER of QUEENS BENCH DIVISION

02.08.2016

from i, man m@ike@rake.net
make claim for the 3rd time as king

This is to confirm that your letter with the id 85694 being sent to the address below has a tracking number of KX535991582GB.

'PRIVATE' - FOR the SENIOR MASTER
BARBARA JANET FONTAINE
Queen's Bench Division - [3rd time delivered]
The Royal Courts of Justice
THE STRAND, LONDON
WC2A 2LL
United Kingdom

You can track the progress of your letter here: http://track.royalmail.com.

Recorded to Barbara-janet fontaine & to RCJ QBD action department 3rd time
Dated Monday 2\textsuperscript{nd} AUGUST 2016 From i, man mike@rake.net

I require the law to be produced for the following:

A finding of facts and conclusion of law if you believe the answer is yes to any of the following 4:-

1. Is there a law that states that there is nowhere in England for a man or woman not fluent in legalese term of your legal society to move a claim or invoke their right to a trial by jury?

2. Is there a law that states a man or woman have to belong or hire a member of the legal society to move a claim?

3. Is there a law that states if a man or woman provides justification and or excuses for the robbery of another man or woman’s property that that robber is not required to verify in living voice in open court what moves them to rob said property an or have a solicitor testify on their behalf?

4. Is there a law that states that they do not have to provide their oath of office that the court clerk does not have to provide his/her oath of office and a surety bond including the policy number including the right to practice law and read any man or woman’s claim to judge whether said man or woman has a right to press the claim in a public venue designed for the use of any man or woman who requires justice and immediate relief regarding their property?

A claim was filed on the 16\textsuperscript{th} May 2016 by verified recorded royal mail delivery NOT RESPONDED TO

THE CLAIM was refiled on the 16\textsuperscript{th} JULY 2016 with a CAVEAT attached, that too NOT RESPONDED TO

THIS is the filing of the same claim where the above laws are now demanded to be shown.
notice to agent is notice to principal,
notice to principal is notice to agent!

2\textsuperscript{ND} demand/order: service on one is service on all!

Tuesday, 12th July 2016

URGENT - trial by jury to hear our claim(s), etc...

on notice: urgent trial by jury to hear permanent caveat in place to stop fraud upon the court and us!

[private]

FORMAL NOTICE:

Warning And Caution : caveat in permanent place until independent sworn-in trial by jury decision on our claim(s)/damages/restoration of all our properties/permanent caveat in place to stop fraud upon us and our mother's Estate, etc...

for permanently invoked court of [public] records, under permanently invoked common law, law of the land for all alive man/woman in law with automatic tax exempt status...

in i: alive living soul woman court, aggrieved, with full powers of attorney general, executor/executrix for our Estates, we alive living soul claimed bodies, unlimited creditors, with first-hand verified knowledge, prosecutors, prosecuting wrongdoer(s); at queens bench division on notice: demand/order/wish/affidavit/declaration of will and testament/as-King:

•demand/order: caveat hereby entered, 'let him beware', we are in opposition as fraud upon the court and upon us, we hereby invoke our lawful 'rights' to let an independent sworn-in 'trial by jury' decide upon these claim(s)/damages/restoration of all our properties/on this caveat, etc, i: alive sovereign free-born woman in law the only executor/executrix/administrator of our dearest mum's entire Estate, which we uphold by our claim of right, us with the only interest in our mum's Estate which i: alive woman, executor/executrix alone have authority for.

•on notice: no action is to take place until this caveat is lawfully heard before trial by jury, due note of our alone interest in our mother's Estate, which i: living soul woman, manage.

•on notice: absolutely no wills to be proved, no grant be sealed in our mother's Estate, no grant letters of administration, not a probate matter, unlawful trespass upon us and our properties, unlawful administration of our properties, demand/order to cease and desist until trial by jury hears this matter and decides upon it...

demand/order: •sight and proofs of foundation evidence.

•sight of all proofs of claim.
demand all claim(s) are verified in open trial by jury court, fully open with unrestricted assess to the public and media to witness justice being served and done according to law; common law does not tolerate 'secret courts with secret agendas!'.

sight of lawful contract.

sight of full and open honest disclosure of the facts of the contract.

demand sight of 'Due Process' in law.

we only operate man/woman to man/woman, alive in law.

we are the 'alive man/woman in law; we are not the 'dead in law debt slaves/things/creatures/companies/corporations.

demand proofs we the 'alive man/woman in law' come under statutes/acts for the dead debt slaves in law, companies, corporations, which we are not!

proofs of jurisdiction to unlawfully administrate our properties, which we put claim(s) upon! *once jurisdiction is called into question it MUST be proved and we demand/order it proved before trial by jury urgent now!

proofs of authority.

proofs of lawful consent.

we do not consent, we do not agree, we refuse all unlawful administration of our properties and demand all our claim(s)/damages/restoration of all our properties, etc instant now!

wrongdoer(s) man/woman guilty of failing to lawfully compensate us and to deal with matters lawfully before our demand and order sworn-in trial by jury, wrongdoer(s) unlawful time thefts from us!

all details for our mother's Estate that i: alive woman in law, alone controls, will be given to the trial by jury to preserve our privacy and confidentiality in law, since wrongdoer(s) are guilty of unlawfully bringing the 'private' into the 'public'.

on notice: of trespass/copyrights/trademarks, etc breaches/infringements, etc despite Writ(s) being served multiple times to Cease and Desist All Wrongdoing(s), Writ(s) of Dereliction of Duty(ies), etc...

total abuse of us and power here, with no lawful 'separation of powers', all man/woman breaching their positions, powers and oaths of office to collude and cover-up/destroy evidence/torture and assault witnesses/very serious wrongdoing(s) and frauds for profit planned and instigated to perfection against unsuspecting innocent honorable man/woman alive in law over years causing fatalities by murder, which is why demand/order instant trial by jury sworn-in now posthaste, caveats in permanent place until trial by jury unanimous decisions, etc...

*on notice: treason/misfeasance of treason/malfeasance of treason/barratry by personage/thefts/murders/attempted murders/kidnapping/abduction/torture, etc very serious
wrongdoing(s) being deliberately committed by all wrongdoer(s) breaching all laws and in gross dishonour.

**on notice: this matter is urgent, demand/order instant responses to swearing-in trial by jury members to 'judge' our claims/damages/restoration of all our properties/permanent caveat in place until trial by jury to hear our claim(s), etc...

***on notice: demand/order: all our upheld undisputed/no objections/no disputes by any living soul man/woman, our won claim(s)/damages/restoration of all our properties, etc stand in law and MUST be fully paid to us instant, until an independent sworn-in trial by jury members unanimously decide for or against our claim(s), etc in this these claims/damages/restoration of all our properties/hear caveat, etc etc etc...

****reminder: it is free to assess queens bench division, common law, law of the land, the highest law there is, 24/7, justice is free for all alive man/woman in law. and, justice must be seen to be done by the urgent upholding of our lawfully invoked independent sworn-in 'trial by jury!' instant!

all correspondence and attachments applies, maybe cropped, will all be used in evidence...

•without recourse, •without prejudice, •all rights reserved, •non-assumpsit, •errors and omissions excepted, •Cestui Qui Vie Trust Funds all collapsed/surrendered/yield-up demand our payouts instant now, Form 206 Evidence of Life filled-in ages ago..., •all inherent unalienable rights intact, •demand all our claims/damages/restoration of all our properties, etc this instant now! •UCC 1..., •UCC 1-308, •etc etc etc...

C3C51E6E-9CA7-4392-80A9-624ED46ACEA4
213A0660-CD47-42A2-ABE6-31609DA9A24B

mike@rake.net     www.opg.me
Dear Mr Clarke

Re: Ann Clarke

I have been asked on behalf of the High Court to give you an update on the above case.

In order to undertake the enquiry (as per Mr Justice Peter Jackson’s order of 9 May 2016) the Official Solicitor has to ascertain the extent to which the Official Solicitor can safely incur costs as he cannot commit funds from his budget unless satisfied that there is a good chance of successful recovery. He has made enquiries with two solicitor’s firms to establish the extent of the debt they have secured on the property owned by Mrs Clarke. Once he has satisfactory replies he will then be able to look at instructing a specialist legal firm to undertake the enquiry.

Yours sincerely

Heather Feast

Heather Feast
Delivery Manager
Court of Protection
PO Box 70185
First Avenue House
42-49 High Holborn
LONDON
WC1A 9JA

DX 160013 Kingsway 7.

e-mail heather.feast@hmcts.gsi.gov.uk

Tel: 0207 421 8734 Fax: 0207 071 5718

“I am not authorised to bind the Ministry of Justice contractually, nor to make representations or other statements which may bind the Ministry of Justice in any way via electronic means.”
1ST DEMAND: Subject: cases x 2 [court of protection] [10370284:2MA90015] common lore, queens bench division invoked, demand order damages instantly! £120,000,000 one hundred & twenty million pounds to msu@hmcts.gsi.gov.uk & QBEnquiries@hmcts.gsi.gov.uk

notice to agent is notice to principal, notice to principal is notice to agent!

x3 once, twice, thrice...

reference: [court of protection 10370284:2MA90015] common lore, queens bench division invoked, demand order damages instantly!

demand and order: court of records [public], common lore now permanently invoked....... [lore = common lore] - [law = legalese] demand and order: service on one is service on all; all duly filed and served....

[private]

in mike / ann court - queens bench division

Monday, 16 May 2016

i: man, executor/prosecutor of ___________________________ wrongdoer(s):

UK PLC - UNITED KINGDOM CORPORATION all derivatives thereof... all government staff men/women in their person/private capacities... + publication execs + relatives + deputy + police chief + magistrates + mp s + solicitors etc

1. [magistrate] man peter arthur-brian [jackson], fraud/trespass/high treason/copyright
2. [magistrate] man philip mark [pelling], fraud trespass high treason
3. [solicitor] man hugh adrian-scott [jones], theft, fraud, mal administration
4. [magistrate] man, denzil anton [lush], fraud trespass high treason
5. [magistrate] man david robert [foskitt], fraud and trespass and high treason
6. [magistrate] woman, victoria madeleine [sharp], fraud trespass high treason
7. [Justice department] man, michael andrew [gove], misconduct in public office
8. [mp] man gordon [marsden], misconduct in public office
9. [prime minister] man david william-donald [cameron], misconduct in public office
10. [chief constable][policeman] man peter martin [fahy], misconduct in public office
11. [sister/daughter] woman angela [wild], defamation no proof demanded/etc
12. [brother/son] man kevin anthony [clarke], defamation without proof demanded
13. [CoP court manager] woman joanne [earley], misconduct in public office
14. [jacksons court clerk] woman alexander [morton], misconduct public office
15. [daily mail editor] man paul michael [dacra], defamation / copyright
16. [the sun editor] man tony [gallagher], defamation breach of copyright
17. [real people magazine editor] women jane [ennis] samm [taylor]defamation / copyright
18. original lien list in ALL... with above wrongdoer(s) all as above nature of case: claim, order, award...within commercial liens served from website www.opg.me http://www.opg.me/19122011all24.compressed.pdf
£120.000.000 [one hundred and twenty million] total damages claim demanded instantly!

claim: trespass, harm, loss & injury / defamation, incitement of press by hearsay via fraud, theft, mal administration, persecution, misconduct in public office and misprision of treason

[verified]

i: man demand, require 'court of record', common lore award instant payment or; 'trial by jury';
i: man, claim, order, award: £120,000,000 one hundred & twenty million pounds damages

• the said wrongdoer(s) trespass upon i: man property (ies);

• the causal agent of the trespass, comes by way of its use of forged instruments; fraud, theft, mal administration, persecution, misconduct in public office and misprision of treason / identity fraud without full disclosure, defamation of characters via hearsay.

• the trespass did and does harm, injuries, losses, fraud, etc to i: man property (ies);

• the commencement of the wrong, harm, injuries, losses, fraud, etc etc began around ; 2001

• the wrong, harm, injuries, losses, fraud, etc etc continues to this day; 16th MAY 2016

• i: man, demand, order: the immediate nullification/discharge with prejudice of cases [10370284:2MA90015]; all such written nullity documents must be produced and sent to i: man, instantly;

• i: man, demand, order and award: compensation and damages for the initial and continual trespass upon my property(ies) and the immediate return of all stolen property(ies), instantly or the clock continues to tick by the second [viz., moment in time] for £1000 one thousand pounds sterling per second for every second unlawfully deprived of property(ies);

• i: man, demand, order and award: compensation and damages due instantly: £120,000,000 one hundred & twenty million pounds is overdue payment, demand this amount is forwarded instantly to i: an alive/breathing/with soul/sovereign/flesh and blood/free born man immediately posthaste or further damages/costs/charges/interest/time thefts, etc will become due...;

i: man, say here, and will verify in open court, common lore, trial by jury, that all herein be true...

so, say, demand, order and award, i: man, all said payments and documents must instantly be produced and given posthaste no delay to i: man, now...urgent action needed, demanded and ordered: life endangerments...

notice: demand, order: i: man does not take surety for the legal person, a fiction, a piece of paper, strawman...

[case president at Warwick Crown Court, queens bench division invoked, on 13.12.2013 Rugby Borough Council vs resham maan] all correspondence and attachments applies, maybe cropped...
• without recourse,
• without prejudice,
• non-assumpsit,
• all rights reserved,
• all inherent unalienable rights intact,
• errors and omissions excepted,
• maybe copied,
• recorded,
• circulated,
• without further notice....
• all evidence can and will be used in evidence,..., □ debts:
• cestui que vie trust funds collapsed still awaiting lore-full/lawful payouts to ourselves,
• i: man, demand, order and award this is instantly remedied forthwith....
• debts: unlawfully using i: man/woman, our family, who are alive/breathing/with souls/sovereign/flesh and blood/free born wo/men, as dead debt slaves/companies/corporations, etc without full disclosure/without our express permission/without our consent/without valid contracts, etc etc damages/remedies/settlements/resolutions according to lore/law now long overdue payments to ourselves –
• i: man, demand, order and award instant payments to remedy now forthwith...; UCC 1-308, etc...;
• etc.
• etc.
• etc...

mike@rake.net : ann: [clarke] delivery verified by signature for royal mail document below:

1st