

man, mike: clarke  
31 cherry Tree Rd BLACKPOOL FY4 4NS

**NOTICE**

filed by email & **recorded delivery 28.8.2017**

**manchester civil justice centre** - cases 2MA90015 + 2MA91155



**FAO ged: kelly**

**THE ADMINISTRATION MANAGER - REMEDY sought by VOID order upon i man.**



i **man**, who is the beneficiary/executor & the principal secured party **CREDITOR** in these cases, have filed previously upon the court, notice of such by recorded delivery, and have provided that all powers of attorney revoked over the LEGAL NAME appointing myself attorney in fact and as such do hereby demand the supply of an administrative order, confirming both cases to be VOID ORDER s.

**THE LEGAL NAME**, is legally dead, lost at sea under the Cest Que Vie Act 1666, it also means i man is the beneficiary of the CQV trust. THE trustee is a judge, he is there to **protect man** & the beneficiary of the trust, therefore he cannot issue warrants or orders **against man**, he therefore is removed & the trust was instructed dissolved.

The warrant for man's arrest is VOID, because it hasn't come from the constitutional court that must be provided for man, the judge/trustee cannot suffer i man, a loss, as the beneficiary of the trust so those warrant/orders are fraudulent.

If the court administration manager [ged: kelly], refuses to remove the fraudulent void orders for that reason alone & ignores that fact, he too becomes liable for man's loss and the loss to the CQV trust.

Silence will invoke acquiescence will be deemed an admission by default.

without prejudice UCC 1-308  
without recourse  
mike: clarke  
  
(seal)  
by:   
MICHAEL RAYMOND CLARKE TM  
EXECUTOR OFFICE [mike@rake.net](mailto:mike@rake.net)  
michael-raymond: clarke

