

December 14 2017  
[month] [day] [year]

# NOTICE OF DEFAULT AND IMMINENT LIABILITY for TRESPASS & FRAUD

SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOR  
THIS IS A SELF-EXECUTING CONTRACT

**Notice to Principal is Notice to Agent; Notice to Agent is Notice to Principal**

**To:**

1. **susan-elizabeth**: ACLAND-HOOD ANDREWS acting as CEO of MOJ and as the **woman**  
**Hereinafter:** Respondents/Libellees @ 23 Arrow Road Bow London E3 3HE

2. **Richard**: REDGRAVE acting senior investigator @ MoJ LONDON and as the **man**

**From:**

**Mike**: Clarke, sui juris, a **man**, hereby claiming all rights *nunc pro tunc*

**Hereinafter:** Claimant/Libellant [mike@rake.net](mailto:mike@rake.net)

## NOTICE OF DEFAULT

**YOU ARE HEREBY NOTICED** that you are in **DEFAULT** of an opportunity to respond to the contract, **INTERLOCUTORY NOTICE OF LIABILITY REGARDING TRESPASS & FRAUD** sent to you on by 08.11.2017 by Royal Mail recorded signed for delivery with an effective date of 08.12.2017; and in **DEFAULT** of an opportunity to cure as lawfully offered in the **NOTICE OF FAULT AND OPPORTUNITY TO CURE LIABILITY REGARDING TRESPASS & FRAUD**, sent to you on or by 08.12.2017 by Royal Mail recorded signed for delivery with an effective date of 13.12.2017 all served in this order below,

1. a 5-page overview of the events re Fraud Theft Mal Administration Persecution  
<http://www.opg.me/5pageoverview.pdf>
2. a living will, by: **Ann**: invoked, notarized and apostilled, to Hague convention  
<http://www.opg.me/will20082012.pdf>
3. a notarial instrument of commercial lien/claim apostilled to Hague convention  
<http://www.opg.me/19122011all24.compressed.pdf>
4. Interlocutory A notice of fraud upon the court by personage, barratry & BIAS  
<http://www.opg.me/interlocutoryNOTICEtoCEOofHMCTSsusan06112017.pdf>
5. Interlocutory B notice to senior investigator failing to investigate MoJ FRAUD  
<http://www.opg.me/INTERLOCUTORYlettertoRichardRedgraveHMCTS10112017.pdf>
6. Notice of RACKETEERING issued to CEO by her threats of harassment/intimidation  
<http://www.opg.me/RACKETEERINGnoticeSERVED21112017.pdf>
7. LIABILITY notice issued  
<http://www.opg.me/InterlocutoryNoticeofLiability30112017.pdf>
8. NOTICE OF FAULT AND OPPORTUNITY TO CURE [08.12.2017]  
<http://www.opg.me/NoticeofFaultandOpportunitytoCureLiability08122017.pdf>

In correction and clarification for the record, you and each of you were given the opportunity to:

1. **State a claim** as stated in the section; **Offer of Immunity—Stating a Claim** of the said contract **NOTICE OF LIABILITY REGARDING TRESPASS & FRAUD**
2. **Remain silent** and agree with all terms of the said contract of **INTERLOCUTORY NOTICE OF LIABILITY REGARDING TRESPASS & FRAUD**

Due to Respondents/Libellees' failure to answer with a specific, verified, and sworn response to the instant contract **NOTICE OF LIABILITY REGARDING TRESPASS & FRAUD**, a **DEFAULT JUDGEMENT** is hereby issued against Respondents/Libellees, having waived the right to answer, by tacit admission and failure to contest, rejecting Respondents/Libellees' due process opportunity.

In absence of such verified response, the Claimant/Libellant does hereby insert and record this **NOTICE OF DEFAULT AND IMMINENT LIABILITY** CONCERNING TRESPASS & FRAUD, jointly and severally upon and against the above-named Respondents/Libellees.

## PLAIN STATEMENT OF FACTS

1. An offer of prison for 3 months, which is clearly corporate & commercial in fact, was made by the Respondents/Libellees MoJ, and others yet to be named on 14.01.2013.
2. On 08.11.2017, the Respondents/Libellees were sent the contract, **INTERLOCUTORY NOTICE OF LIABILITY REGARDING THE TRESPASS & FRAUD**, delivered by Royal Mail recorded signed for delivery.
3. Respondents/Libellees were given the opportunity, with specific terms, to respond to the said contract within a reasonable time frame. 30 days
4. The effective date is 08.12.2017
5. No responses were received according to the terms of the contract of **INTERLOCUTORY NOTICE OF LIABILITY REGARDING THE TRESPASS & FRAUD**
6. On or by 08.12.2017, the Respondents/Libellees were sent the **NOTICE OF FAULT AND OPPORTUNITY TO CURE LIABILITY CONCERNING TRESPASS & FRAUD** Royal Mail recorded signed for delivery.
7. The expiry date to cure the fault was 13.12.2017
8. No responses to the **NOTICE OF FAULT AND OPPORTUNITY TO CURE LIABILITY CONCERNING TRESPASS & FRAUD** were received according to the terms of the contract of **INTERLOCUTORY NOTICE OF LIABILITY REGARDING TRESPASS & FRAUD**
9. This lawful administrative process, including the **NOTICE OF LIABILITY REGARDING TRESPASS & FRAUD**, the **NOTICE OF FAULT AND OPPORTUNITY TO CURE LIABILITY REGARDING TRESPASS & FRAUD**, and this instant **NOTICE OF DEFAULT AND IMMINENT LIABILITY CONCERNING TRESPASS & FRAUD**, all jointly constitute the "meeting of the minds" requirement on the original contract offer made by Respondents/Libellees, and others yet to be named.
10. **Regarding Respondents/Libellees' offer to deploy so-named "prison sentence and or Trespassing upon the living;** the offer, the meeting of the minds, and the conditional acceptance have all been clearly expressed.

11. Respondents/Libellees have failed to respond, and are in default, and in dishonor of the Contract, **INTERLOCUTORY NOTICE OF LIABILITY REGARDING TRESPASS & FRAUD**, as expressed therein and are subject to any and all of the terms therein.

Failure to meet the requirements as clearly defined in the section, **Insufficiency of Response** in the **INTERLOCUTORY NOTICE OF LIABILITY REGARDING TRESPASS & FRAUD** does hereby constitute, as an operation of law, the FINAL admission and agreement of the liability of Respondents/Libellees through *tacit procuration* as stated in the **NOTICE OF LIABILITY REGARDING TRESPASS & FRAUD**, and the Respondents/Libellees' contract is hereby binding and is deemed *stare decisis*.

Such actions shall be taken in accordance to the procedures, jurisdictions, and penalties thereof set forth in the **NOTICE OF LIABILITY REGARDING TRESPASS & FRAUD** as defaulted.

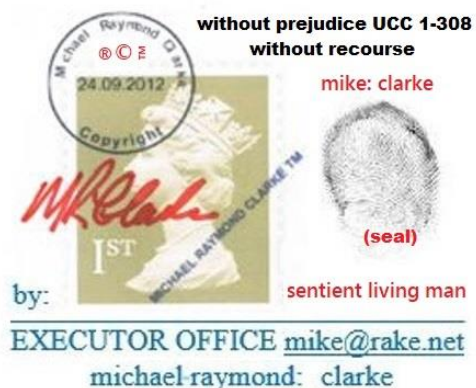
*Qui non obstat quod obstare potest facere videtur*

i, man, **Mike**: Clarke, herein "Claimant/Libellant," do herewith affirm and declare under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, and not intended to be misleading, they are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice.

Dated the 13th day of December in the year Two Thousand and Seventeen. **13.12.2017**

It is the season of good will, and to honor that, we extend that good will by 7 more days expiring on the 21<sup>st</sup> December 2017 12 noon - **BEFORE ISSUING 1st TRUE BILL**



**Mike**: Clarke, living soul Claimant/Libellant [autograph]

---

Current phone contact in  
**Thailand +66 985047800**  
UK +44 7763906847  
Spain +34 602568239

Published on website [www.opg.me](http://www.opg.me)

Email [mike@rake.net](mailto:mike@rake.net)