

Commercial Lien

(Claim under common law: circumventing statute court system)

Lien Claimant

Ann Clarke & Son, by her son
Commercial Law Advocate: **Michael Clarke** of;
31 Cherry Tree Rd, Blackpool FY4 4NS.

Lien Defendant(s):51

HUGH ADRIAN SCOTT JONES
& **PANNONE PARTNERS** listed inside x 50 off
c/o 123 Deansgate, Manchester. M3 2BU.

+

MARTIN JOHN
The Chief Executive of the PUBLIC GUARDIAN
3RD Floor Archway Tower, 2 Junction Rd, London N19 5SZ

DRAFT COPY -

Service Date: 5th December 2011 "Refused" & witnessed.

RE-Served: 9th December 2011 Recorded Delivery + email receipted.

(amended) **NOTARISED & SEALED DOCUMENT**

Sworn & Served: 19th December 2011 with a 14 day action requirement.

Left Unrebutted the 7day Default Notice to be issued: **Tues 3rd January 2012**

10th January 2012

**Left unrebutted the document becomes legal, recordable & publishable
to third party debt recovery companies.**



to; Lien Defendants; MARTIN JOHN of the PUBLIC GUARDIAN/COURT OF PROTECTION (1)
HUGH ADRIAN SCOTT JONES & PANNONE PARTNERS LLP x (50 off)

Affiant: Michael: Clarke

Sworn on: 19th (19th)Day of December (December)Month 2011 (2011)Year

Claim & Statement of Truth of Michael: Clarke

Notice to Principal is notice to agent; Notice to Agent is Notice to Principal

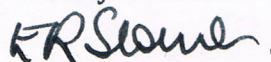
I, Michael: Clarke, being the Undersigned do solemnly swear, declare, and depose: as my mother's Commercial Law ADVOCATE; (Enclosure A)

1. THAT I am competent to state the matters set forth herein.
2. THAT I have first-hand knowledge of the facts stated herein.
3. THAT all the facts stated herein are true, correct, and certain, admissible as evidence, and if called upon as a witness, will testify to their veracity.
4. THAT the external, unchanged principles of law are:
 - a) A workman is worthy of his hire.
 - b) All are equal under the law.
 - c) In law, truth is sovereign.
 - d) Truth is expressed in the form of an affidavit.
 - e) An un rebutted affidavit stands as truth in Law.
 - f) An un rebutted affidavit becomes the judgement in Law.
 - g) All matters must be expressed to be resolved.
 - h) He who leaves the battlefield first loses by default.
 - i) Sacrifice is the measure of credibility.
 - j) A lien or claim can be satisfied only through an affidavit by a point-for-point rebuttal, resolution by jury or payment.
5. THAT Commercial processes (including this Affidavit and the required responses to it ARE NON-JUDICIAL and pre-judicial because:
 - a) No judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's Affidavit of Truth; and
 - b) Only a third party affected by an Affidavit can speak and act for himself and is solely responsible for responding with his own Affidavit of Truth, which no one else can do for him.
6. THAT the lawful seizure, collection, and transfer of ownership of money or property must be effected by means of a valid Commercial Lien.
7. THAT I or my mother, Ms Ann Clarke are not the creation or chattel property of any person or any government agency whatsoever, we are not under any obligation whatsoever to any governmental agency, state or federal (i.e. union) or any of their self-passed laws, statutes, regulations or policies.
8. THAT any and all of the various papers, documents, adhesion contracts, or "agreements" we may have signed with any government agency or entity or any others that might be construed to indicate a conclusion to the contrary to my herein-bellow assertions were made, signed by us on the basis of mistake due lack of full disclosure creating a deliberate lack of full knowledge, a deliberate action of fraud, non-disclosure, concealment of material fact, and misrepresentation. Such action thereby creates a stressful situation of duress and intimidation, vitiating all documents by such action of fraud.

Sworn by: Michael: Clarke



Notary: E. Sloman

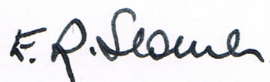


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9. That it is the sincerest belief and spiritual conviction of this Affiant & his mother that slavery and peonage are immoral are violations of the first Precept of Commercial Law (“a workman is worthy of his hire”), that fraud, misrepresentation, nondisclosure, intimidation, deceit, concealment of material fact, lying, and treachery are morally wrong.
10. That I, Michael: Clarke, & his mother, the undersigned, herewith and herein demand of ALL PARTIES involved in any in this so called cause of action, who attempt or continue to proceed against me and my mother Ann: Clarke in a mal administered, negligent, breach of duty do furnish answers to the allegations laid herein and ask
 - a) Where are the clean hands?
 - b) Where is the good faith action?
 - c) Where are the truth, mercy, grace, and all similar just and virtuous qualities and proceedings based on them that are supposed to inhere in commerce and the Uniform Commercial Code?
11. That all parties who act against this affiant and his mother on their alleged basis must produce the commercial affidavits of truth sworn by the claimants to be “true correct and complete (certain),” which prove the origin and foundation of their claims and include providing the contract(s) or agreement(s) with the signature of this affiant OR HIS MOTHER thereon wherein this affiant OR HIS MOTHER has knowingly, intentionally, and voluntarily, in full legal and lawful capacity, agreed to waive or surrender rights to PANNONE LLP, its principles, or the “United Kingdom” or agreed to become subject to or the slave or property of said entities in any way or in any jurisdiction whatsoever.
12. In order for a crime to exist, four elements must exist; there must be a defined crime, there must be a victim, and that the victim must have been damaged, and the intent must be established on the part of the accused. Without proof of all four elements, no crime can said to have been committed. In this Affidavit, crimes are defined, the Affiant and his mother (Ms Ann Clarke) are the victims, this affidavit verifies the damages, and the intent is established at the end of fourteen days (14) grace period, if the respondents fail to rebut (respond to) the wrongs they have been a party to as noted herein.

Allegations of: - BREACH OF DUTY, MAL ADMINISTRATION, FRAUD, THEFT & CRIMINAL NEGLECT

- a) My mother has Clinical Neuropsychology Reports, 4 off, 2 off these dated 2001 and one 2010 & one in 2011 stating her capacity to manage her own affairs and so, why is she being controlled by the PANNONE LLP & PUBLIC GUARDIAN when the mental health act 2005 clearly states “if a person has capacity to manage their own affairs, they should not be prevented from doing so”. Under the deputy Mr Hugh Jones duty of care in the knowledge of the said reports continued to prevent Ms Clarke from acting independently and thus **FRAUD, BY FALSE REPRESENTATION.**
- b) In the clear knowledge of these reports the said deputy HUGH JONES continued to mal administer Mrs Clarke’s affairs without her consent, advice or knowledge in accounting. He acted with a sole monopoly on Ms Clarke’s funds creating a situation of “no choice” and by way this fact one can only derive, **THEFT.**
- c) In an effort to step outside the jurisdiction of England and Wales Ms Clarke emigrated for 3.5 years to Spain in March 2008 where upon our objections to PANNONE administration were ignored and HUGH JONES further provided funds from Ms Clarke’s estate subjected to an exchange rate that was depleting month on month from 1.5 to the pound to parity of 1 euro to the pound. Countless complaints drew nothing except contempt resulting in

losses exceeding €100,000 HUGH JONES of PANNONE LLP failed to provide and thereby protect my mother's funds in a breach of duty of care by not placing her balance of funds within a EURO account giving her currency protection from the fluctuation in a downward trend of the euro pound exchange rate. Example: At Ms Clarke's entry to Spain to live permanent in March 2008 her funds of £200,000 placed into a Euro account at 1.5 to the pound would have realised €300,000 that would have provided weekly stable payments within her country of residence that she chose to reside in. Complaints made at the time were ignored. Failure to do this in which a reasonable person would, constitutes;

NEGLECT & MAL ADMINISTRATION

- d) In HUGH JONES's first year of office as deputy he took from my mother's damages a sum of £507 per week amounting to £26,377.00 whilst he gave me and my mother £200 per week to live off. Where court predictions on charges showed fees likely to be based around £1400 year. Mr Jones failed even 10 years later to explain where the funds went.

THEFT.

- e) His follow up 9 years of charges were "kept hidden" from Ms Clarke until this year when under pressure in a recorded meeting (transcribed at www.opg.me) that his charges for the whole period of 10 years did not exceed "£70,000" when in point of fact recently forced release of accounts by another solicitor recruited revealed he had taken a total of £115,615 proving Mr Hugh Jones's ability to be a deceitful liar by £45,615 in additional breaches of care.

LIES, DECEIT & THEFT

- f) My mother has wanted for 10 years to make a will/gift with me her son/carer of 16 years as beneficiary (Enclosure B + copy hand written letter of 2001 F) but her deputy HUGH JONES has resisted and obstructed and tried to tamper with her wishes and thus still today she has no will.

BREACH OF DUTY & CRIMINAL NEGLIGENCE.

- g) Recent additional solicitor intervention forced the release of accounts that cost £984 in which when Ms Clarke requested this from her £30,000 balance to cover the bill was greeted with non-response. This was negligence upon the failing in his duty of care. Upon the then transfer of authority to deal with HUGH JONES (enclosure A) from her then new legal advisor whom could not be paid from mums own funds on a refusal by HUGH JONES by contempt it was then we were met with no response to virtually all email correspondence which then prompted protest.

BREACH OF DUTY, NEGLIGENCE

- h) The award issued to my mother of £775,000 in 2001 was set up to pay for care and carers. HUGH JONES after countless requests failed to pay the son and carer anything, and discriminated against me as a GAY relative carer where other private care could be paid £12 per hour but I was made to claim benefits from the state. This matter was conveyed to HUGH JONES & the DWP department of works and pension s Ian Duncan Smith without even a reply from either.

BREACH OF DUTY, NEGLIGENCE, DISCRIMINATION & INEQUALITY

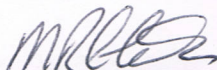
- i) HUGH JONES "predatory actions" showed through earlier 2011 when he conspired with the estate agent McDonalds to undervalue my mum's property by some £75,000 in order to discharge it quick in a sale but we managed to prevent it.

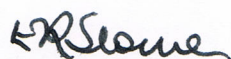
MAL ADMINISTRATION

- j) My mother has provided clear and unequivocal authorisation for me to manage what matters needed to be negotiated but HUGH JONES just ignores all correspondence.(A)

CRIMINAL NEGLIGENCE

- k) More recently a weekly payment to me of £500 and £500 to my mother was abruptly stopped with little warning and replaced with a £100 payment that in reality does not cover my mother's cigarettes and favourite tipple of a week let alone feed and transport her.





This was just after the knowledge of where an additional solicitor was recruited to extract accounts AND OTHER information from the deputy, which to my mind shows a strand of "financial blackmail" to place a stranglehold on mum's finances to try and "STOP", any legal actions & also one would ask what "risk assessment" was carried out in order to carry out such an act of CRIMINAL NEGLECT

- l) A recent meeting due to take place at Pannone's office with Brother and Sister Hugh Jones failed to provide funding in relation to transport to get to that meeting and in fact would not even respond properly to that request. Our distrust in him with the lies previously proved leads us to require audio recordings of meeting to which he will not agree to even with the express written permissions from my mother to record and publish these in order to facilitate a more moral constructive meeting to settle disputes in which 'hearsay' no longer exists. It's purely because he has been caught out in these recordings that he will no longer conduct his deputyship and therefore we can only conclude abandonment of his duty.

NEGLIGENCE

- m) In a recent meeting recorded and published, HUGH JONES deceitfully sent my mother on a wild goose chase of saying that he cannot stop her from doing anything she feels competent to do and said she can transfer her property into joint names if she wishes but upon checking with land registry he has a restriction to which she took pains to write to him to ask for its removal in which he did not even reply.

DECEIT LIES AND MAL ADMINISTRATION

- n) How Pannone the company cannot understand as I do the dictionary meaning of theft is to remove someone's money or property without their consent or advice, HUGH JONES knowing full well of my mother's documentary capacity has had the audacity to charge her annually to excess without providing her with any accounts or charge certificates rendering her without any judgement on whether or not she was receiving value for money and therefore removing all options in relation to choice of receivership where she might have chosen to appoint someone more local and less expensive. HUGH JONES seems to take the view that because of his use of the word "confidentiality" he had the god-given right and the sole monopoly to continue to effectively "steal" from her funds to which he bore no receipts to advice or accountability of.

THEFT in my dictionary!

- o) The mal administration continued throughout his overall ten-year handling starting with his still unexplained £26,377.00 charges within his first year. He deceived mum and me further when in front of court visitor Vivian Creech in November 2003 he laid down his proposal of charges not likely to exceed £5000 per year and with the additional agreement of an automatic 3% increase per annum into household income that he never paid. An action never implemented, but complained about constantly. Common law reference; "I.I.E.D." INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS
- p) Upon a meeting arranged with family HUGH JONES would not provide transport arrangements for mother to get there he also failed to address issues of insufficient funding for food cigarettes etc. and as a result in desperation the carer 'me' resorted out of desperation to protest outside Pannone's office in order to attract attention which was addressed by the serving of a "Notice of Claim for Defamation". We tried to force PANNONES to the table to discuss the issue's it was greeted with contempt. Court complaints drew zero.

COURT OF PROTECTION 2011

What responsibilities do deputies have?

- 8.47 Once a deputy has been appointed by the court, the order of appointment will set out their specific powers and the scope of their authority. On taking up the appointment, the deputy will assume a number of duties and responsibilities and will be required to act in accordance with certain standards. Failure to comply with the

duties set out below could result in the Court of Protection revoking the order appointing the deputy and, in some circumstances; the deputy could be personally liable to claims for negligence or criminal charges of fraud.

8.48 Deputies should always inform any third party they are dealing with that the court has appointed them as deputy. The court will give the deputy official documents to prove their appointment and the extent of their authority.

8.49 A deputy must act whenever a decision or action is needed and it falls within their duties as set out in the court order appointing them. A deputy who fails to act at all in such situations could be in breach of duty.

In an email from Court of Protection Chief executive;

From: John, Martin

Sent: Wednesday, August 03, 2011 1:16 PM

To: mailto:mike@rake.net

Subject: RE: Your emails dated 2 June and 8 July

Dear Mr Clarke

Deputies are generally expected to share details of their costs, with their Client, upon their request.

Mrs Clarke can therefore ask to see relevant costs certificates from Hugh Jones

.....
Mrs Clarke made countless requests over ten years but was refused. Mr Hugh Jones actions on various fronts have been reported at length and in detail to the Courts whom seem to be in cahoots with Mr Jones where there seems to be an extremely cosy consensus and a protection afforded to him of a cronyism nature showing thro by the lack of action from the courts and their continued approval of his actions in the face of obvious common sense misgivings that are or have not been addressed resulting in the actions herein.

.....
"Tortious liability arises from the breach of a duty primarily fixed by law; this duty is towards persons generally and its breach is redress able by an action for un liquidated damages."

In laymen's terms, tort is a civil wrong or breach of a duty to another person, on which courts, based on fault, impose liability. It is mainly concerned with providing compensation for personal injury and property damage caused by negligence.

Negligence is defined as "failure to do or recognise something that a reasonable person would do or recognise, or do something that a reasonable person would not do". Negligence protects an individual against a number of aspects, including economic loss, property and personal injury. However, the claimant must prove the defendant's negligence with a preponderance of evidence
Partnership Director Appointments list with date of births

There is a term implied at common law into contracts of that a master will exercise all reasonable care and skill during the course of employment. An employee who is negligent is in breach of such a term and the employer who has been held vicariously liable for the tort may seek an indemnity from the employee to make good the loss.

Introduction to Vicarious Liability

Employers are vicariously liable for the torts of their employees that are committed during the course of employment.

Reasons for vicarious liability

According to Michael A. Jones, Textbook on Torts, 2000, p379, several reasons have been advanced as a justification for the imposition of vicarious liability:

(1) The master has the 'deepest pockets'. The wealth of a defendant, or the fact that he has access to resources via insurance, has in some cases had an unconscious influence on the development of legal principles. (2) Vicarious liability encourages accident prevention by giving an employer a financial interest in encouraging his employees to take care for the safety of others. (3) As the employer makes a profit from the activities of his employees, he should also bear any losses that those activities cause.

Liability

Three questions must be asked in order to establish liability:

- (1) Was a tort committed? (2) Was the tortfeasor an employee? (3) Was the employee acting in the course of employment when the tort was committed?

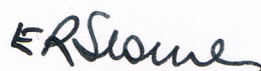
In view of this we believe PANNONE LLP to be vicariously liable for the torts of their employees that are committed during the course of employment. We therefore attached a claim to each person or appointments of PANNONE Partners & Chief of PUBLIC GUARDIAN "MARTIN JOHN" of

£180,000 each plus punitive damages and costs x 51 the list of respondents named below.

To REMEDY at an Instant within the (14) days of this Lien – Refund of ALL 9 years of Charges not notified annually £89,238 + €100,000 euro losses of funds protection Neglection + an APOLOGY.

13. NOTICE is hereby given, and demands made, on all Claimants – PANNONE LLP – and any other involved Parties i.e. PUBLIC GUARDIAN/COURT OF PROTECTION – that:

- a) ALL parties who proceed to act or assist in the said actions herein against the affiant and his mother without thorough, verifiable, point by point rebuttal of each and every point set forth in this affidavit shall be immediately charged with criminal fraud, conspiracy of extortion, theft and fraud, and commercial liens shall be placed against all their real and personal properties (defined crimes: criminal conspiracy, robbery, misprision of felony, conspiracy against the rights of peoples, extortion, fraud, and false statements, and other such crimes as are related to issues of RACKETEERING plus such Constitutional violations not listed combined and described simply as TREASON; and
- b) All court costs and legal fees relating to this instant case shall be paid by those who have drawn the undersigned Affiant Michael: Clarke and his mother Ann: Clarke into this instant matter.



14. That failure to respond as herein required to this Affiant, within the herein a prescribed time of fourteen (14) days will be deemed by this affiant to invoke the doctrine of estoppel by acquiescence and admission, to recover, in commerce, the lost or damaged properties plus damages, penalties and costs.
15. That in light of the forgoing declarations all alleged contracts and agreements between this affiant, Michael: Clarke and his mother Ann: Clarke and PANNONE LLP, its Principles, or the "United Kingdom" are unconscionable and baseless. I herein, hereby and herewith revoke, disavow, and renounce mine and my mother's signature on any and all documents, instruments, or forms, I may have ever signed with the PANNONE LLP, its principles, or the "United Kingdom" or any other parties or entities whatsoever that might purport to have furnished any contractual agreement or nexus between myself and PANNONE LLP, it's Principles, or the "United Kingdom", including any attached party, known as "Office of the Court of Protection" or "PUBLIC GUARDIAN".
16. That this commercial affidavit, Notice and Warning of Commercial Grace, is the ONE AND ONLY such Notice and Warning. If all PANNONE LLP actions based thereon against me and my mother Ms Ann Clarke are not correctly, resolutely put right and just, within (14) days, it shall be considered a wilful disregard for this Notice and warning, and as such shall engender the immediate filing of Criminal Complaints (Affidavits of Information) and Commercial Liens (Affidavits of Obligation) against all parties involved.
17. THAT the foundation of Commercial Law, being based on certain eternally just, valid and moral precepts, has remained unchanged for at least six (6) millennia. Said Commercial Law forms the underpinnings of Western Civilisation if not all Nations, Law, and Commerce in the world, is NON_JUDICIAL, and is prior and superior to, the basis of, and cannot be set aside or overruled by, the statutes of any governments, legislatures, quasi-governmental agencies, Courts, Judges, Attorneys, and all aspects and Agents of all Law Enforcement Agencies to uphold said Commercial Law, without which said entities are violating the just basis of their alleged authority and serving to disintegrate the society they allegedly exist to protect.

CONTRACT OF LIABILITY FOR ALLEGATIONS

18. That if the undersigned had failed to rebut such claims or charges, the Respondent(s) would have immediately declared a default against the Undersigned and proceeded to collect on the claims made as being in agreement with said claims or charges. The Respondents having made the claim or charge against the undersigned, thereby creating an implied contract, the undersigned having rebutted said claim or charge demanding proof of said implied contract, a true binding contract was thereby created.
19. That the Respondents attacks on the commercial or private liability of the undersigned Affiant and his mother Ms ANN CLARKE, and this affidavit or response/rebuttal to said claims or charges, created the mutually voluntary, consensual, commercial, private contract by and between the Undersigned and Respondents. Failure of the Respondents to prove their claims or charges against the undersigned within fourteen (14) DAYS (or in the alternative offer an apology and reinstatement of lost funds) shall constitute deliberate criminal actions and wilful breach of and default on a bilateral contract (Affidavit of Agreement) formed knowingly, intentionally, and voluntarily by and between the Undersigned and the Respondents.
20. THAT only I and my mother, the human beings involved against our free will in this instant matter, can determine how much stress, harassment, and other disturbance we have suffered to day-to-day existence (typical example attached, Enclosure A), and consequently only we are in the position to decide and dictate the desired compensation, being the amount of £9,180,000 for all combined breaches of duty of care representing negligence, fraud and theft that being the sum total demanded by this Commercial Lien on ALL of the named Respondents:- plus punitive damages AND COSTS

21. THAT by specifically offering PANNONE LLP the chance to apologise in writing (although the opportunity has always been there for the taking) via correspondence (enclosure B, C, D) responded to by PANNONE LLP in threats (E) in this instant matter, I come to this position with clean hands as having shown good faith.
22. That for all the purposes of all of the forgoing, all references to "PANNONE LLP" & "PUBLIC GUARDIAN" shall be construed to refer to individuals who consider their legal names to be; LISTED BELOW, and whose address as
C/o PANNONE LLP, 123 Deansgate,
Manchester. M3 2BU.

LIEN DEFENDANTS

Name & SURNAME + DATE OF BIRTH

Hugh Adrian Scott JONES 24/06/1955	Rachel Mary Ruth DOBSON 29/04/1963
Stephen Richard GRANT 18/11/1959	Emma Elizabeth HOLT 10/02/1969
Andrew Roger NEWBURY 28/03/1967	Richard SCORER 21/07/1967
Anthony Paul BARNFATHER 12/04/1964	Samantha Margery BLACKBURN 18/04/1973
David BROWN 10/05/1975	David John CARMICHAEL 29/01/1961
Stephen CHALCRAFT 24/02/1964	Elizabeth Claire COWELL 22/07/1957
Beverly Ann DARWENT 25/04/1963	Richard Terrence DRINKWATER 08/12/1964
Gill EDWARDS 22/08/1968	Robert Derek Edward Bruce FAWKE 18/09/1969
Christopher Robin Fearn FOZARD 20/12/1951	Richard Charles GLITHERO 14/01/1953
Andrew William GOSNAY 21/02/1961	Ursula Moira Smith GOULD 15/11/1964
Louise Melinda HALFORD 29/03/1969	Fiona Jane HAMOR 06/02/1965
Michael Kenneth HARDACRE 16/08/1967	John Gerard HARRINGTON 02/12/1970
Deirdre HEALY 30/04/1966	Amanda Jane HOWLETT 21/06/1960
Carol Gay Portia JACKSON 17/12/1956	Stephen Lindsay JONES 15/11/1962
Paul Daniel JOHNSON 09/10/1968	Michael KENNEDY 02/12/1965
Nadia Jayne KERR 15/01/1971	Charles Edward LAYFIELD 16/11/1973
Catherine Judith LEECH 28/07/1963	David Jonathan LEVITEN 24/12/1958
Stephen Charles LINTOTT 16/03/1971	Kevin James LISTER 11/02/1967
Stephen William LISTER 16/09/1955	Nicola MARCHANT 20/03/1975
Sean John MCCAY 12/01/1967	Laura Jane MORGAN 24/05/1969
Andrew MORTON 12/11/1964	Simon Grant PEDLEY 03/08/1969
Udo Griffiths POPE 08/05/1959	Alicia RENDELL 15/04/1957
Christopher Robert John SORRELL 25/10/1949	Garret Peter SPRING 08/06/1972
Philip Domonic TREANOR 29/12/1969	Jenny Louise URWIN 28/01/1969
Patrick WALSH 15/12/1961	Fiona WOOD 25/04/1971

+

MARTIN JOHN - CHIEF EXECUTIVE of the "PUBLIC GUARDIAN"
c/o 3RD Floor Archway Tower, 2 Junction Rd, London N19 5SZ

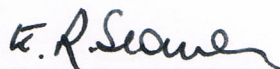
23. THAT I, Michael: Clarke the undersigned Affiant, depose and certify that I have written the foregoing with intent and understanding of purpose, and believe the statements, allegations, demands and contents herein to be true, correct, and complete, commercially reasonable, and just, to the best of knowledge and belief & that further correspondence too much too incorporate over ten years will be relied upon published on www.opg.me/letters.pdf
24. COMPENSATION –
£9,180,000 plus punitive damages and all related costs.
25. SURETY –
All property belonging to the above named LIEN DEFENDANTS

Sworn by: Michael: Clarke



Michael Clarke

Notary: E. Sloman



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- All words herein are as Affiant defines them.

Signed and sealed this 19th day of December; 20 11

All rights reserved.

By MR Clarke Affiant
Michael: Clarke, in rerum natura

_____ (TO BE sealed by a notary)

For verification purposes only

SUBSCRIBED AND SWORN TO before me, by Michael: Clarke ^{✓ ELS.}
known to me or proven to me to be the real human ^{✓ ELS.} signing this affidavit this

19th day of the December 20 11

WITNESS my hand and official seal.

E. R. Sloman

NOTARY PUBLIC ERIC RICHARD SLOMAN (PRINT NAME)

SWORN AT 22 Edward Street

Blainpool FY1, BA

End of document

Enclosure's A B C D E to follow;



ENCLOSURE A

ANN CLARKE

31 Cherry Tree Road
Blackpool
FY44NS
07523287267

02 November 2011

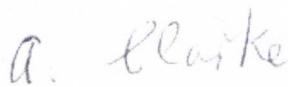
FAO
Hugh Jones
David Hilton
Chris Gallagher

Pannone
123 Deansgate
Manchester

Dear Hugh Jones

I, Ann: of the Clarke family (ANN CLARKE) do hereby give the consent hereto from this day forward full authority to deal with my affairs in the absence of any other legal representation that where obvious funds that I have to cover such representation are being starved from my use. Therefore my son, MICHAEL CLARKE is authorised to act in my best interests on all matters inclusive of the publication of all documents in relation to my fight for freedom and or subsequent recordings needed to defend against the trespass of such freedoms that I hold legitimately a human right to.

Yours sincerely

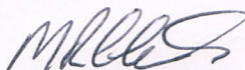


Ann Clarke

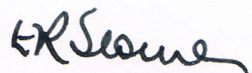
Mob: 07523-287267 Email: mike@rake.net

ENCLOSURE B

Sworn by; Michael: Clarke ✓ Ann: Clarke



Notary: E. Sloman



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Hugh Jones of Pannones Solicitors, Manchester.

Monday 25th April 2011

PROPOSAL

Vesting the property

31 Cherry Tree Road, in

JOINT NAMES as, "Beneficial Joint Tenants"

Dear Hugh

After an Easter weekend of due discussions with my mother, on the subject of her Blackpool property and thus the lack of a purchaser, for what is considered to be, a realistic value. She and I agree, that we would now, be prepared to move back to the UK into the property 31 Cherry Tree Rd, where I would undertake to the care of mum until her death, regardless of the diminishing funds drying up over the next year or two.

She is however, insistent that the property, 31 Cherry Tree Rd, be vested in,

JOINT NAMES as "BENEFICIAL JOINT TENANTS"

Thus she would feel safe in the knowledge, in the event of her death the property transfers to me automatically, in exchange for the unpaid care afforded over the past 15 years, current care and future care agreed, to be undertaken. Should mums life exceed mine, then the property reverts back to her.

As and when the current level of cash funds run out next year or the year after I undertake to care for mum for the remainder of her life from either what I have available to me business wise or benefit wise in the knowledge that I will not be homeless upon mums demise should that be before my own.

We enclose a hand written request by mum backed up by the recent clinical doctors report that you have in your possession which shows her ability to express her wishes is still intact without any sign of dementia etc.

This would be a simple, fairly costless arrangement that would constitute a settlement in full of all the issue's raised in the website over the years and thus could then be closed down as part of this agreement, for good.

We also recognise that this arrangement may not seem as attractive to yourselves if you were not objective and impartial in this matter but we trust that your consideration is for the upholding of the wishes of the patient that represents her best interests and obviously not your own.

Mike Clarke

Ann Clarke

MR Clarke

A. Clarke

Ref: 31 Cherry Tree Road, Blackpool

MR Clarke

ESloman

ENCLOSURE C

Mike & Ann: of the Clarke family

31 Cherry Tree Rd
Blackpool
FY4 4NS
07523287267

Pannone LLP
123 Deansgate
Manchester
M3 2BU

SENT BY EMAIL & ALSO BY REGISTERED/RECORDED DELIVERY

Our ref: Lawsuit1

Tuesday 8th November 2011

For the attention of Hugh Jones and agents of PANNONE LLP

Dear Hugh Jones

NOTICE OF UNDERSTANDING AND INTENT

This is how we see things at the moment

We believe you have overcharged my mother (ANN CLARKE) by £60,000 minimum.
We also believe you have MAL ADMINISTERED, in excess of £60,000 in exchange rate losses.

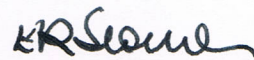
Representing, a sum of £120,000 we wish to claim from you and or your company, or agents.
We are prepared without further additional issues what so ever to accept a full and final settlement to ANN CLARKE (my mother) of £50,000 representing less than half of her losses due to your mal administration of her award over the last 10 years.

Alternatively, if you cannot see this as acceptable, then we are going to press ahead with a case against you and your company or agents for the full amount and more plus punitive damages for sufferings (TORTS), caused over the ten year period for other reasons additional to the above to be incorporated in the claim which to my mind are beyond calculation.

This will be carried out under the civil procedure available to us in a lawful way via the:
COMMERCIAL AFFIDAVIT PROCESS of the COMMERCIAL LIEN "simple.com"

We hope that you will be understanding and come to some agreement with some urgency to prevent anymore further distress in this entire saga. This is one of many, a BILL of EXCHANGE and WITH RESPECT YOU ARE KNOWN TO US, TO NOT RESPOND, WE THEREFORE ALLOW 14 DAYS TO **TUESDAY 22nd of NOVEMBER 2011** where without such a response our BILL of OBLIGATION will be sworn on oath, submitted, giving a further 30 days to **22nd Dec 2011**
Issued without ill will, vexation or frivolity

Regards
Mike & Ann: of the Clarke family
31 Cherry Tree Rd
Blackpool FY44NS



ENCLOSURE D

MICHAEL CLARKE

31 Cherry Tree Road
Blackpool FY4 4NS
07523287267

Monday 28th November 2011

Do not ignore us! PLEASE!

FAO: Melanie McGuirk & Emma Holt
c/o Pannone LLP 123 Deansgate, Manchester M3 2BU

By Email: TO BOTH PERSONS ABOVE

Dear Melanie/Emma - Ref: Our claim to settle

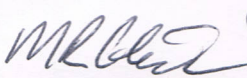

WE WOULD URGE IMMEDIATE DIALOGUE

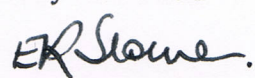
The extended time to settle this claim for £50,000 without further distress is now expired!

1. We now reset our claim figure to £100,000 representing 50% of your actual entire charges and 50% of the actual exchange rate losses during the period of 3.5 years emigration.
 2. This claim will not be incorporating any other claims or any punitive damages for wrongs and or sufferings caused to me and my mother, which, if dialogue follows to settle, we will wave.
 3. This offer will stand for a limited number of unspecified days, with a gesture, to desist from protest and leaflet distribution in an effort to allow time to consider your options. This offer is only until the final preparation of the "Lien" is notarised very shortly and issued to all of your listed directorship appointments of PANNONE LLP a total of "50" @ £100,000 each.
- Prior to service of the "Lien" without any dialogue to settle and we feel we have no further option but to take up leaflets and banners to a cold December on Deansgate in a legal lawful protest with my mother, then we will without further reference serve you with our commercial lien in the form of an affidavit sworn on oath as un-rebuttable truth in which our claim will be attached to all partnership appointments of PANNONE LLP recorded at companies house, we believe to be 50 of, with punitive damages for sufferings likely to exceed 50 x £100,000 each reaching in excess of five million pounds, being vicariously liable.
 - This will then be subject to its expiry of 30 days & then will be enforced by bailiffs to each and every person, personally and commercially!
 - I do believe that you think I am an idiot! But for your information I knew my mother was not going to be protected by the courts from day 1 and I rejected attempts to force her into it. My mother also refused to accept it and HUGH JONES appointment in the form of a written letter to the Judge 10 years ago not yet published and also presented with medical evidence of her capacity, ignored at the time. She has suffered an injustice of mammoth proportions not to mention myself and this is why I collated evidence year on year to eventually prove the inadequacy of this failing system that's destroying countless lives. Your resistance to settle in a quiet manner is only going to expose you further.

Yours faithfully


Michael Clarke
Mob: 07523-287267
Email: mike@rake.net

Sworn by; Michael: Clarke  Ann: Clarke 

Notary: E. Sloman 

Page 14 of 19

ENCLOSURE E

PANNONE

URGENT
FOR THE IMMEDIATE ATTENTION OF

Mr Mike Clarke
31 Cherry Tree Road
Marton
Blackpool
Lancashire
FY4 4NS

Dispute Resolution Dept
Direct Fax: 0161 909 4560
(Not for Service)

Our Ref: PJ01/MRB

Date: 22nd November 2011

BY HAND, BY POST AND BY E-MAIL
E-MAIL: mike@rake.net

**** URGENT ****
**** NOT FOR PUBLICATION ****
**** NOTIFICATION OF A CLAIM FURTHER TO THE DEFAMATION**
PRE-ACTION PROTOCOL **

Dear Sir,

Notification of a claim in defamation

It has come to our attention that you have organised and participated in a protest which involves the distribution of a leaflet to members of the public, a copy of which leaflet is enclosed with this letter and to which we refer you (the **Leaflet**).

This protest has taken place on Friday, 18th November 2011, and Monday, 21st November 2011, in the immediate vicinity of the entrance to the Lincoln House building on Deansgate, which comprises part of the offices of this firm.


The protest has taken place underneath a banner which states "OPPOSE PREDATORY GUARDIANS", by which banner the Leaflet has been distributed by you and two other individuals.

The Leaflet is also titled "OPPOSE PREDATORY GUARDIANS", and contains a number of serious allegations about this firm and a senior partner of this firm, Mr Hugh Jones.

In particular, the Leaflet makes (whether expressly or by implication) the following allegations, namely that:

1. Mr Hugh Jones has in his capacity as "Guardian" of the property and affairs of incapacitated and/or vulnerable individuals acted in breach of duty and outside the authority granted to him by the court;
2. Mr Jones has cynically and unlawfully exploited and preyed upon incapacitated and/or vulnerable individuals for his own personal gain;

Sworn by; **Michael: Clarke**



Ann: Clarke



Notary: E. Sloman



Page 15 of 19

- 3. Mr Jones has stolen the money of a substantial number of clients of this firm, including that of your mother, and is therefore fraudulent;
- 4. Mr Jones, and therefore by implication this firm, are guilty of theft and are dishonest.

The ordinary and natural meaning of the allegations made by you is that Mr Jones, and by implication the members, partners and staff of this firm, are deceitful and dishonest.

These are extremely grave allegations to make about this firm and Mr Jones.

We put you on notice that these allegations are untrue and seriously defame this firm and Mr Hughes. We can only conclude that these allegations have been published by you in a deliberately prejudicial manner with a view to harming this firm's reputation. It is strongly refuted that the above allegations are true.

For the avoidance of any doubt, although we do not seek to interfere with your lawful and democratic right of protest and free speech, the allegations you make are very serious, and should not be published to members of the public in the absence of cogent and compelling evidence in support of the allegations made (which we maintain does not exist).

If in light of this letter you continue to publish untrue and defamatory statements about Mr Jones and this firm, you are put on notice that this will cause us commercial harm, which may be irreparable. We reserve the right in these circumstances to issue proceedings against you in the High Court for libel, in which proceedings we will seek an injunction to restrain further publication of the allegations.

The allegations made by you cannot attract the defence of justification, qualified privilege or honest comment, given that:-

- 1. there can be no cogent evidence available to you which would lead you to believe that you can justify the above allegations;
- 2. no supporting information or evidence of the allegations made can be, in our view, within your possession.

We will rely on the above as evidence of malice on your part.


Moreover, not only is your protest impeding access to the Lincoln House Building by our staff and our clients, in that the building is also occupied by other organisations not connected to this firm you are by your actions causing such organisations unnecessary inconvenience and harm. Your protest in the circumstances goes beyond the bounds of that which is lawful and legitimate.

The legal profession and the law provide legitimate avenues by which proper complaint about solicitors can be made to the Solicitors Regulatory Authority (SRA), which organisation is actually referred to in the Leaflet. You have furthermore informed a partner of this firm that you have made a complaint to the SRA. Given this, there is no legitimate reason why your protest (including the dissemination of the allegations set out in the Leaflet) should not await the outcome of that complaint. The SRA has all the necessary powers to remedy your complaint should a default on the part of this firm be proven.

Mr Jones has, in any event, offered to meet with you on numerous occasions to discuss your concerns, and discussed at length with you issues which you see arising out of the management of your mother's property and affairs. Allegations made by you as regards the maladministration of your



BY



mother's affairs have been independently investigated by the Office of the Public Guardian, which Office found that Mr Jones has at all times acted appropriately. Given the compelling absence of any evidence of wrongdoing on the part of Mr Jones or this firm, the legitimacy of your protest and the justification for the publication of the Leaflet by you are wholly undermined.

Insofar as your protest is taking place on a public highway, we confirm we are notifying Greater Manchester Police of matters set out in this letter. Insofar as your protest is taking place within the precincts of Lincoln House building, we are notifying the building's landlord who may wish to take its own action against you for trespass.

In all of the above circumstances, the distribution by you of the Leaflet (which we note is reproduced at the website at the domain name www.opg.me, which website address you have included in the Leaflet and which a WHO IS search confirms is registered in your name) constitutes an actionable libel against the members, partners and staff of this firm.

It is further clear that the photograph of Mr Jones which you have included in the Leaflet has been "cut and pasted" from our website at www. pannone.co.uk, being the professional photograph taken of Mr Jones which appears at the url <http://www. pannone.com/people-profiles/hugh.jones@pannone.co.uk>. Your unauthorised use of this photograph is a flagrant copyright infringement, in respect of which we also reserve all of our rights.

Accordingly, unless you provide the undertakings enclosed with this letter within 2 working days of receipt of this letter, namely by **4pm on Thursday, 24th November 2011**, consideration will be given to the issue of a claim against you without further notice with a view to obtaining an injunction against you to prevent further publication of the allegations complained of.

Such a short period of time is in the circumstances justified, given that it is anticipated that you intend to continue the distribution of the Leaflet on a daily basis and thereby continue to cause potentially irreparable harm and damage to the reputation of this firm.

You will note that the undertakings enclosed do not require you to make any form of payment by way of damages to us, nor do we request that you apologise to us. However, we reserve all of our rights to seek a payment of damages (and costs) if it becomes necessary to issue proceedings against you.

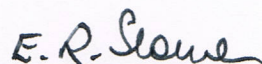
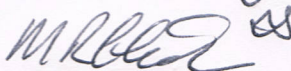
Further, if there should be any further publication of any of the allegations by you after the date of receipt of this letter, such further publication will be relied upon by us in aggravation of damages.

Any response to this letter by you should be in writing. We strongly suggest that you refer this letter to solicitors specialising in defamation law.

Yours faithfully,



Pannone LLP



ENCLOSURE F

For the urgent attention of
Master of the Court
Denzil Lusk

Room ~~509~~ 509

22-3-2001

ref. 10370284
Ann Clarke.

Dear sir

Having read your written
judgement order, I have asked my son
to appeal against the decision.

Medical evidence was ~~not~~ submitted to
the Court suggesting my competence
to manage my own affairs, of which
you have made no comment on, in your
judgment.

You obviously believe, as you stated
at the hearing, that I was a
barratrous case and as such I would
have thought, that being the case,
would ^{have} give greater weight to the fact
that my Human Rights and choices to
such should be respected, but they
have not.

Additional to the above, because I
am extremely anxious to purchase the
Bungalow in Blackpool, I or my son
feel we can not appeal for fear
of losing this Bungalow to prior

purchasers.

Therefore I write to advise that it has long been my intention to make a will and as such I have for the last few years wished that my property be left to my son Michael in the event of my death.

Therefore, I request you authorise without delay the release of monies to purchase this Bungalow in Blackpool and to place it in my sons name pending an appeal hearing for receivership.

This course of action is requested as I do not agree with your decision to appoint Hugh Jones and therefore have no desire to talk to him.

Yours sincerely

Ann Blake.
113 Riverbank Tower
Manchester
M3 7J4

To/ COURT HEARING.

Post Office Ltd.
Your Receipt

6 Preston New Road
Blackpool
Lancashire
FY4 4HQ

Date and Time: 19/12/2011 16:15
Session ID: 4-679306
Dest: UK (EU)
Quantity: 1
Weight: 0.111 kg

Recorded 1st Large Letter £1.86

Total Cost of Services £1.86
Posted after Last Collection? No

Barcode: AI658292961GB

DESTINATION ADDRESS

Building Name or Number Postcode
2 N195SZ
Address Validated? N

IT IS IMPORTANT THAT YOU RETAIN THIS RECEIPT AS IT IS YOUR PROOF OF POSTING

PLEASE REFER TO SEPARATE TERMS AND CONDITIONS

We do not pay compensation for money, jewellery or valuables sent by Recorded Signed For. Check delivery at www.postoffice.co.uk or call 08459 272100, quoting your reference number.

This is not a VAT Receipt
Thank You

To/ ~~HUGH JONES~~
MARTIN JOHN
CHIEF EXECUTIVE OF
PUBLIC GUARDIAN

Post Office Ltd.
Your Receipt

6 Preston New Road
Blackpool
Lancashire
FY4 4HQ

Date and Time: 19/12/2011 16:13
Session ID: 4-679306
Dest: UK (EU)
Quantity: 1
Weight: 0.111 kg

Recorded 1st Large Letter £1.86

Total Cost of Services £1.86
Posted after Last Collection? No

Barcode: AI658292989GB

DESTINATION ADDRESS

Building Name or Number Postcode
2 N195SZ
Address Validated? N

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This is not a VAT Receipt
Thank You

To/ HUGH JONES
COURT OF
PROTECTION
"HEARINGS" SOON

Post Office Ltd.
Your Receipt

6 Preston New Road
Blackpool
Lancashire
FY4 4HQ

Date and Time: 19/12/2011 16:14
Session ID: 4-679306
Dest: UK (EU)
Quantity: 1
Weight: 0.111 kg

Recorded 1st Large Letter £1.86

Total Cost of Services £1.86
Posted after Last Collection? No

Barcode: AI658292975GB

DESTINATION ADDRESS
Building Name or Number Postcode
123 M32BU
Address Validated? N

IT IS IMPORTANT THAT YOU RETAIN THIS RECEIPT AS IT IS YOUR PROOF OF POSTING

COMMERCIAL LIEN

NOTICE OF DEFAULT & DEFAULT JUDGEMENT AFFIDAVIT OF NOTICE

In the Name of **Michael Clarke**, & Ann Clarke, 31 Cherry Tree Road, Blackpool FY44NS

Notice to Principal is notice to agent; Notice to Agent is Notice to Principal

TO: **PANNONE LLP 123 Deansgate Manchester M3 2BU**

- | | |
|--|--|
| Hugh Adrian Scott JONES 24/06/1955 | Rachel Mary Ruth DOBSON 29/04/1963 |
| Stephen Richard GRANT 18/11/1959 | Emma Elizabeth HOLT 10/02/1969 |
| Andrew Roger NEWBURY 28/03/1967 | Richard SCORER 21/07/1967 |
| Anthony Paul BARNFATHER 12/04/1964 | Samantha Margery BLACKBURN 18/04/1973 |
| David BROWN 10/05/1975 | David John CARMICHAEL 29/01/1961 |
| Stephen CHALCRAFT 24/02/1964 | Elizabeth Claire COWELL 22/07/1957 |
| Beverley Ann DARWENT 25/04/1963 | Richard Terrence DRINKWATER 08/12/1964 |
| Gill EDWARDS 22/08/1968 | Robert Derek Edward Bruce FAWKE 18/09/1969 |
| Christopher Robin Fearn Fozard 20/12/1951 | Richard Charles GLITHERO 14/01/1953 |
| Andrew William GOSNAY 21/02/1961 | Ursula Moira Smith GOULD 15/11/1964 |
| Louise Melinda HALFORD 29/03/1969 | Fiona Jane HAMOR 06/02/1965 |
| Michael Kenneth HARDACRE 16/08/1967 | John Gerard HARRINGTON 02/12/1970 |
| Deirdre HEALY 30/04/1966 | Amanda Jane HOWLETT 21/06/1960 |
| Carol Gay Portia JACKSON 17/12/1956 | Stephen Lindsay JONES 15/11/1962 |
| Paul Daniel JONSON 09/10/1968 | Michael KENNEDY 02/12/1965 |
| Nadia Jayne KERR 15/01/1971 | Charles Edward LAYFIELD 16/11/1973 |
| Catherine Judith LEECH 28/07/1963 | David Jonathan LEVITEN 24/12/1958 |
| Stephen Charles LINTOTT 16/03/1971 | Kevin James LISTER 11/02/1967 |
| Stephen William LISTER 16/09/1955 | Nicola MARCHANT 20/03/1975 |
| Sean John MCCAY 12/01/1967 | Laura Jane MORGAN 24/05/1969 |
| Andrew MORTON 12/11/1964 | Simon Grant PEDLEY 03/08/1969 |
| Udo Griffiths POPE 08/05/1959 | Alicia RENDELL 15/04/1957 |
| Christopher Robert John SORRELL 25/10/1949 | Garret Peter SPRING 08/06/1972 |
| Philip Domonic TREATOR 29/12/1969 | Jenny Louise URWIN 28/01/1969 |
| Patrick WALSH 15/12/1961 | Fiona WOOD 25/04/1971 & |
- MARTIN JOHN - CHIEF EXECUTIVE PUBLIC GUARDIAN Archway Tower, 2 Junction Rd, London N19 5SZ


YOU ARE HEREBY NOTICED that you are in default of an opportunity to respond to the COMMERCIAL AFFIDAVIT sent to you on 19/12/2011 by REGISTERED mail. You were given the opportunity to rebut the claims made against you, by your failure to answer said AFFIDAVIT by the 3rd January 2012 and thus an early settlement figure of £180,000 each stands for 7 more days to the 11th January 2012, after which we seek to record, publish & recover the debt against all parties.

DEFAULT JUDGEMENT has been sought against you having waived the right to answer, to invoke the doctrine of estoppel by acquiescence and tacit admission thus failure to contest, rejecting your due process opportunity.

IN ABSENCE of such response, Affiant, Ann Clarke & Son, by her son **Michael Clarke** hereby inserts and records this **NOTICE OF DEFAULT** upon and against the above named Respondent(s) pursuant, to section.87(1) of the Consumer Credit Act 1974 ('the Act').

WHEREAS such actions now shall be taken in accordance to the procedures set forth in the said COMMERCIAL AFFIDAVIT defaulted upon.

I, **Michael Clarke**, son of Ann Clarke, have personal knowledge of the above facts, am competent to testify to the above facts, and declare that the foregoing is true, correct and complete under the penalty of perjury.

DATED: 4th January 2012  [Michael Clarke], Sui juris

Page 1 of 2 signed affiant^ signed notary_



[jurat and notary seal]

Signed and sealed this Fourth day of January; 2012

All rights reserved.

By MR Clarke Affiant

Michael: Clarke, in rerum natura

_____(TO BE sealed by a notary)

For verification purposes only

SUBSCRIBED AND SWORN TO before me, by Michael: Clarke known to me or proven to me to be the real humans signing this affidavit this COMMERCIAL LIEN OF DEFAULT AND DEFAULT JUDGEMENT

Fourth day of the January 2012

WITNESS my hand and official seal.

NOTARY PUBLIC F. P. Sloman. (PRINT NAME)

ERIC RICHARD SLOWAN

SWORN AT 22 Edward Street
Blackpool FY1 1BA



End of document : DEFAULT AND DEFAULT JUDGEMENT (COMMERCIAL LIEN)

DEFAULT NOTICE
SERVED
HUGH JONES

Post Office Ltd.
Your Receipt

6 Preston New Road
Blackpool
Lancashire
FY4 4HQ

Date and Time: 04/01/2012 13:07
Session ID: 2-702240
Dest: UK (EU)
Quantity: 1
Weight: 0.020 kg

Recorded 1st Letter £1.23

Total Cost of Services £1.23

Posted after Last Collection? No

Barcode: AI4860131296B

DESTINATION ADDRESS
Building Name or Number Postcode
123 M32BU
Address Validated? N

IT IS IMPORTANT THAT YOU RETAIN THIS
RECEIPT AS IT IS YOUR PROOF OF POSTING

PLEASE REFER TO SEPARATE TERMS AND
CONDITIONS

We do not pay compensation for
money, jewellery or valuables sent by
Recorded Signed For. Check
delivery at www.postoffice.co.uk
or call 08459 272100, quoting your
reference number.

This is not a VAT Receipt
Thank You

DEFAULT NOTICE
SERVED MARTIN JOHN
CHIEF OF PUBLIC
GUARDIAN

Post Office Ltd.
Your Receipt

6 Preston New Road
Blackpool
Lancashire
FY4 4HQ

Date and Time: 04/01/2012 13:06
Session ID: 2-702240
Dest: UK (EU)
Quantity: 1
Weight: 0.020 kg

Recorded 1st Letter £1.23

Total Cost of Services £1.23

Posted after Last Collection? No

Barcode: AI4860131156B

DESTINATION ADDRESS
Building Name or Number Postcode
2 N195SZ
Address Validated? N

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CONDITIONS

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money, jewellery or valuables sent by
Recorded Signed For. Check
delivery at www.postoffice.co.uk
or call 08459 272100, quoting your
reference number.

This is not a VAT Receipt
Thank You

DISTRICT JUDGE
BATTEN

Post Office Ltd.
Your Receipt

6 Preston New Road
Blackpool
Lancashire
FY4 4HQ

Date and Time: 03/01/2012 12:58
Session ID: 2-701961
Dest: UK (EU)
Quantity: 1
Weight: 0.023 kg

Recorded 1st Letter £1.23

Total Cost of Services £1.23

Posted after Last Collection? No

Barcode: AI4860122426B

DESTINATION ADDRESS
Building Name or Number Postcode
2 N195SZ
Address Validated? N

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RECEIPT AS IT IS YOUR PROOF OF POSTING

PLEASE REFER TO SEPARATE TERMS AND
CONDITIONS

We do not pay compensation for
money, jewellery or valuables sent by
Recorded Signed For. Check
delivery at www.postoffice.co.uk
or call 08459 272100, quoting your
reference number.

This is not a VAT Receipt
Thank You

Post Office Ltd.
Your Receipt

6 Preston New Road
Blackpool
Lancashire
FY4 4HQ

Date and Time: 08/11/2011 12:14
Session ID: 2-692287
Dest: UK (EU)
Quantity: 1
Weight: 0.050 kg
Special D by 1 £0.00 £5.45

POSTED AUGH JONES

Total Cost of Services £5.45
Posted after Last Collection? No

Barcode: ZW6521671666B *

DESTINATION ADDRESS	
Building Name or Number	Postcode
123	M32BU
Address Validated?	N

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RECEIPT AS IT IS YOUR PROOF OF POSTING

PLEASE REFER TO SEPARATE TERMS AND
CONDITIONS

Special Delivery is an express next
day service for the UK, offering a
money back guarantee for delay and
compensation for loss and damage to
your item. Check delivery at
www.postoffice.co.uk or call
08459 272100 quoting your ref number.

This is not a VAT Receipt
Thank You

Post Office Ltd.
Your Receipt

6 Preston New Road
Blackpool
Lancashire
FY4 4HQ

Date and Time: 08/11/2011 12:13
Session ID: 2-692287
Dest: UK (EU)
Quantity: 1
Weight: 0.050 kg
Special D by 1 £0.00 £5.45

POSTED MARTIN JOHN.

Total Cost of Services £5.45
Posted after Last Collection? No

Barcode: ZW6521671706B *

DESTINATION ADDRESS	
Building Name or Number	Postcode
3RD FLOOR	N195SZ
Address Validated?	N

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RECEIPT AS IT IS YOUR PROOF OF POSTING

PLEASE REFER TO SEPARATE TERMS AND
CONDITIONS

Special Delivery is an express next
day service for the UK, offering a
money back guarantee for delay and
compensation for loss and damage to
your item. Check delivery at
www.postoffice.co.uk or call
08459 272100 quoting your ref number.

This is not a VAT Receipt
Thank You