

from <u>mike@rake.net</u> in exile currently THAILAND from persecution victims - mike: clarke & ann: clarke

20th January 2016

NOTICE OF UNDERSTANDING OF MISPRISION OF TREASON AND INTENT Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent

Dear Philip Mark Pelling & Peter Arthur Brian Jackson doing business as <u>JUDGES</u> Reference 2 case files both under the said Court of Protection COURT OF PROTECTION 10370284 & Manchester 2MA90015

I, mike:clarke/ann:clarke do declare the following to be true & correct to the best of my knowledge;

This is a lawful notice. Please read it carefully. It informs you. It means what it says. WE do not stand under the Law Society's 'legalese' and there are no hidden meanings or interpretations beyond the simple English statements herein. If you fail to comply with this Notice then you will be deemed to be in absolute agreement with the points raised.

Do not ignore it.

A reply to this notice is REQUIRED and is to be made *stating the respondent's clearly legible full name* and on his or her full commercial liability and penalty of perjury.

Your response is required within TEN (10) days from the recorded delivery date of this notice; failure to comply will represent your tacit acquiescence with the FACTS of this Notice or that you are unable to provide lawful proof of-claim.

Please be aware that failure to act upon this Notice in accordance with the 1795 Treason Act which being a current law of this realm, contravenes the lawful duty of every/any British sovereign man/woman within or without the realm of the United Kingdom and is a **OFFENCE** under the 'Misprision of Treason Act 1795,' Section 1. Whereby: '*it is an* **OFFENCE**' *at common' law* ("misprision of Treason" -see Halsbury's statutes, 4th edition vol 11,p.818) for any person who knows that Treason is being planned or committed, not to report the same AS SOON AS HE/SHE CAN to a justice of the peace.' Also be aware that the penalty for committing 'Misprision of Treason' is life imprisonment and that my *sole intention* in informing you of this fact in law is one of duty and not malice, menace, frivolity nor ill will.

As you have acted UNLAWFULLY against our persons, and/or have advised us to comply with statutes by threat of enforcement or denied us our rights under common law; that you have persistently ignored our lawful notices which have been sent in good faith by my honourable self and that you are acting for a corporation which has committed the crimes of Sedition and Treason at common law (evidence to be supplied); I DO NOT and WILL NOT support FINANCIALLY OR IN ANY OTHER WAY this evil treachery. Our constitutional law FORBIDS ME TO DO SO; it is therefore my intention and my lawful and honourable DUTY to inform you that although your actions may be deemed to be the will of your peers and in your apparent ignorance at this juncture in time, YOU MUST NOW BY THE COMMON LAWS OF THIS REALM with the evidence that has been supplied, CEASE ALL ACTIONS pertaining to the will of said peers in light of the evidence that has NOW been OFFICIALLY presented to YOUR PERSON in good faith and by this lawful notice. Failure to do so is an Act of Misprision of Treason at common law.

Furthermore, once served with this notice, any further action taken by you that supports this criminal element that is endemic within *your society*, would likely pertain to even more serious charges being presented in evidence against you in a court of law; please remember that we are each, individually liable for our actions. Therefore, it is my honourable intent, as one sovereign being to another – and so that I may not be coerced into ANY CRIMINAL ACTIVITIES by supporting this EVIL and TREASONOUS CORPORATION that you appear to represent, to inform you of YOUR CRIMINAL INVOLVEMENT and CRIMINAL activity against our persons, and that if you do not CEASE IN ALL ACTIONS pertaining to the will of your peers IMMEDIATELY upon receipt of this notice, it shall be my lawful duty to report the evidence to the appropriate authorities. That would include providing a copy of this lawfully served `NOTICE OF UNDERSTANDING OF MISPRISION OF TREASON AND INTENT' to the court as part of our case.

THEREFORE, where it is to my understanding and evidenced herein that:

1. A long range deception strategy to create a single Federal European state with the erosion of each nation's sovereignty, currency and the powers to determine its own laws and affairs, was finalised by the Geopolitical Centre of the third Reich in Berlin in 1942. This was done with the effect that should the Nazis lose the war militarily, they could continue their plans for a European dictatorship economically by way of corporatism and political subversion. Their future vision of Europe is detailed in the seminars entitled 'Europaische Wirtschaftsgemeinschaft' (public document worldcat OCLC number 31002821). Translated into English as '*European Economic Community*' and has been herein presented as evidence. The chapter headings of this Nazi document were replicated almost verbatim in the 1992 Maastricht Treaty.

2. Since the end of the Second World War, diverse treasonous persons, groups and movements supporting this ideology have conspired to build on this agenda which has become known as the EUROPEAN UNION.

3. The involvement of the United Kingdom in this agenda began in 1948 with the formation of the European movement. This was a state funded Anglo-French pro-federal European lobbying body posing as a non-governmental grass roots pressure group. A link outlining the detailed origins of this movement has been provided herein.

4. The said movement is still publicly active today, lobbying for complete European integration and a European constitution.

5. The first move towards a federal Europe did not involve Britain directly; it was the signing of the Treaty of Rome in 1957 by Germany, France, Italy, Belgium Luxembourg and the Netherlands.

6. Meticulous research has uncovered a wealth of official, archived documents from the period 1970 -1972 which shows the deceit perpetrated by the ruling elite at the time and these documents have been released under the thirty year rule.

7. The common law applies to all sovereign living breathing men and women and dictates that we are all born free to do what we choose for ourselves provided we do not cause harm, injury or loss to another's life, liberty or property or their rights to life, liberty or property.

8. England, within the United Kingdom of Great Britain, is a common law jurisdiction and British parliament has no lawful authority ever to breach, surrender, land, or transfer, even temporarily, sovereignty except when conquered in war.

9. No one (neither monarch, nor prime minister, nor any prelate, politician, judge or public servant) is above the common law of Great Britain that forms the British constitution (Magna Carta 1215, the Declaration and Bill of Rights 1688/89, the Coronation Oath Act 1689 and the Acts of Union Succession and Settlement 1701 – 1707).

10. The Declaration of rights 1688 is an unrebutted claim of right by the people and therefore beyond the reach of parliament and still stands to this day. That declaration includes the clause no foreign prince, person, prelate, state or potentate hath or ought to have any jurisdiction, power, superiority, pre-eminence or authority, ecclesiastical or spiritual, within this realm. This is mirrored in the Bill of Rights 1689 which still stands as legislation.

11. Treason in statute law was redefined by the Treason Act 1795 for the principal forms to include;

a) compassing the death or serious injury of the sovereign or his (or her) spouse or eldest son;

b) levying war against the sovereign in his (or her realm), which includes , any insurrection against the authority of the sovereign or of the government that goes beyond riot or violent disorder;

c) giving aid or comfort to the sovereign's enemies in wartime.

12. Treason at common law is the offence of attempting to overthrow the government of a state to which the offender owes allegiance; or of betraying the state into the hands of a foreign power.

13.Sedition at common law means overt conduct such as speech and organisation, which is deemed by the legal authority as tending toward insurrection against the established order. Sedition includes the subversion of a constitution and incitement of discontent (or resistance) to lawful authority.

14. The evidence presented in the 'Shoehorned Into The EU' files shows that the Heath Government of 1972 was well aware that an essential loss of British sovereignty would occur within thirty years with the passing of the European Communities Bill and knew it would, in all likelihood, be rejected if brought to the people, which of course it was not. This in itself is an Act of Sedition at common law.

15. The passage of the European Communities Act in 1972, establishing the principle that European law would always prevail over British law in the event of a clash, thereby overthrowing the supremacy of the British parliament, was a criminal Act of Treason at common law by the Heath Administration.

16. The signing of the single European Act in 1986 reducing Britain's independent decision making powers further by extending majority voting in certain areas of policy making, was a criminal Act of Treason at common law by the Thatcher Administration.

17. The signing of the Maastricht Treaty in 1992, based on the original EEC Berlin document (1942), surrendering sovereign powers of the Queen in parliament to an unelected body in Europe was a criminal Act of Treason at common law by the Major Administration.

18. The signing of the Amsterdam Treaty in 1997 increased the European Union's powers for action at community level. This included further European Integration in legislative, police, judicial, customs and security matters and strengthened Europol. The signing of this Treaty was a further Act of Treason at common law by the Blair Administration.

19.With the full knowledge of this Treason and to escape prosecution, the Blair Government repealed the Treason legislation in section 36 of the 'Crime And Disorder Act' of 1998, abolishing the death penalty. This including the repealing of the Treason Act 1795. However, the crime of Treason at common law still stands as common law has primacy and is beyond the reach of parliament. A link outlining these changes to the statute can be provided.

20. The signing of the Nice Treaty in 2001 and the EU constitution in 2004 were further Acts of Treason at common law by the Blair Administration.

21. In an attempt to further protect themselves against criminal prosecution the Blair Government removed the word 'sovereignty' from the oath of office of constables in the 'police Reform Act 2002 [section 83] and also modified the legislation to enable non British nationals to become officers [section 82]. These are acts of both sedition and treason a common law. A link to evidence these changes to the statutes has been presented herein.

22. The signing of the Lisbon Treaty in 2008 surrendered further control of policy including that related to immigration and borders. This was a further crime of Treason at common law by the Brown Administration.

23. The Treasury department of the European Community has never allowed an independent audit by professional accountants of their books in the last 14 years. One year of nonpublication is a criminal offence. In fact, its financial accounts have been disapproved by the EU's own court of auditors for the past 14 years running. This crime has already been reported to the UK serious fraud office by former MP Ashley Mote. They are in possession of the evidence and have confirmed to him that the remittance of British taxpayer's funds into the hands of this criminal enterprise is, of course, a criminal offence.

24.A signed letter written to former constable of Thames valley police, Albert Burgess, from Leolin Prince QC on the subject of the Heath Treason evidence states that the case he (Burgess) puts forward is 'arguable' and does 'merit serious consideration and investigation.' To the best of my knowledge the letter is authentic and a link to this evidence has been herein provided.

25. The six EU Treaties since 1972 are unlawful and should be struck completely from the statute books, void ab initio.

26.One (1) computer disc herein provided called 'Shoehorned into the E.U.' contains the complete documented evidence of the sedition and treason that has been collected as evidence from the public records office. The said disc requires YOUR IMMEDIATE AND PROFESSIONAL ATTENTION. The evidence submitted herein is to my understanding, precise and factual and is in no way whatsoever intended to deceive, mislead, cause mischief or as an act of frivolity or ill will, and it is to my understanding that this substantial evidence should be submitted by you IN IT'S ENTIRETY before a Justice of the peace as soon as you can reasonably do so. Let it be known to you that I have already submitted this evidence to the proper lawful authorities.

I have sent an Oath of allegiance to the committee of the barons and stand fully under the constitutional, common law tenet of Magna Carta chapter 61 by Royal Command, invoked according to the correct protocols of law on the 23rd day of March 2001 that does "remove myself from all and any allegiance to Elizabeth the Queen, to the purpose of removing myself at law from the authority of all of those hateful and evil persons who have taken it

upon themselves to hold Elizabeth the Queen a prisoner in her own land." I can include a copy of said Oath of allegiance (and a copy of its receipt of postage) as evidence if required and proof that my claims and lawful position are entirely lawful, so that you may have credible evidence of my honourable intent.

Therefore, let be it known to you (to whom I have served this Notice) that I, the injured party do seek remedy and justice in requesting your assistance in bringing the perpetrators of these evil crimes before a justice of the peace jury court.

As this matter is of the most serious nature and that the law under the Treason Act 1795 requires you to submit the evidence to a jury court AS SOON AS IS POSSIBLE, you must do so or be guilty of the crime of Misprision of Treason or, if it is deemed by a judge that you acted in full knowledge of the crime, it would be the crime of High Treason.

I consider these the greatest crimes perpetrated against this country and its people in a thousand years. Those responsible must be brought before a properly convened court de jure and tried by the people under the common law of the land.

I now AFFIRM that all of the foregoing is true and correct and that I am of lawful age and competent to serve this

'NOTICE OF UNDERSTANDING OF MISPRISION OF TREASON AND INTENT.'

I hereby affix my own name to all of the affirmations in this entire document with explicit reservation of all my natural inalienable rights and my specific common law right not to be bound by any contract or obligation which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, duress, or coercion.

Without malice, vexation, frivolity or ill will and on my full commercial liability and penalty of perjury and, with no admission of liability whatsoever and with my natural, indefeasible and unalienable rights reserved and all benefits waived.

Sworn and subscribed on the date of: 20th January 2016

mike: clarke

PLEASE TAKE NOTE THAT THE BELOW SEAL BELOW

IS ATTACHED TO THE REAR OF THE HARD COPIES



Declaration of Copyright Trademark.

i a man, am known by the name : © [mikeclarke] michael raymond of the family: clarke, Creditor, Trustee, Secure Party, Author of the Copyright Name Trademark Claim autograph (MICHAEL RAYMOND CLARKE™) or any derivative thereof HEREBY ATTEST THAT, **i am not dead** and i am competent and capable of handling my private and commercial affairs in my full capacity as Agent for the NAME: **MICHAEL RAYMOND CLARKE** & trade; and will enforce with prejudice any Copyright Name Trademark Claim infringements.

ALL RIGHTS RESERVED 24th September 2012