



House of Ward
145 Slater Street
Warrington
County Palatine of Cheshire
[WA4 1DW]
06th Day of July 2016

Cheshire Constabulary's Chief Constable Simon Byrne
Cheshire Constabulary Headquarters
Clemonds Hey
Oakmere Road
Winsford
CW7 2UA

Dear Simon Byrne,

It is with great distress that we have found it necessary to contact you at this time.

Whilst we have no obligation to do so, we find that it is prudent to contact you in order to make you aware of some very serious criminal, and no less wilful and belligerent act of terrorism in the Family Court at Warrington which falls under Chief Constable Simon Byrne obligation to suppress and remedy.

We would bring to your attention the contents and material evidence enclosed under the same cover accumulatively 170 detailed pages, the most recent of which is a correspondence from Carole Nettleton Solicitor for Fiona Bruce Solicitors LLP. We would note that this document is not signed and carries no name of a person sending the document, and it is not possible for a company to sign its company name. We would note that this is clear material evidence of fraud by misrepresentation and fraud by abuse of position where, *"A person may be regarded as having abused his position even though his conduct consisted of an omission rather than an act."*

We are not unfamiliar with this practice, as it is notably used in excess to maintain anonymity. We would note that where there is wilful and demonstrated use of anonymity, there is not only zero credibility, but also zero accountability. This is not what is the causing of our distress and alarm, or our great concern. We would note that if you have not signed your contract of employment, you do not have a contract, and the contract itself is no more than a piece of paper with marks on it, and it is the signature that validates the contract. We would also note that it is not possible to process a cheque without a wet-ink signature, as it would be illegal and fraudulent to do so which is a known criminal offence.

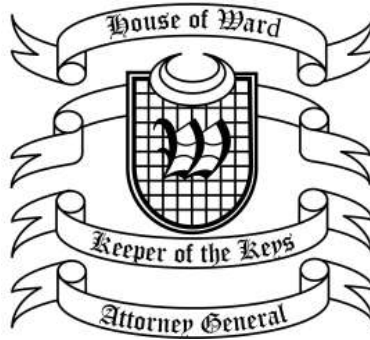
We would note that the use and function of a wet-ink signature is vital, as without this wet-ink signature, there is no credibility to any written document. This is a world standard for any document with any credibility. This fact is also noted under the Fraud Act 2006, Section 4, where this is given full recognition to the fact that an unsigned document is recognised as fraud by abuse of position where, *"A person may be regarded as having abused his position even though his conduct consisted of an omission rather than an act."* We would also note that a facsimile of the Mona Lisa is not the Mona Lisa, but a copy or a fake, and if it was to be considered or misrepresented as such, this would also be recognised as fraud by misrepresentation.

Equally, a facsimile or computer graphic used as a signature is equally fraud by misrepresentation, as the material evidence would confirm this to be a fact. We are an accomplished technical IT engineer with recognised credentials and years of hands-on engineering prowess as a technical professional, and we can spot a computer graphic by way of how the image ink presents itself on the page. We would also note that such a computer graphic, once stored as digital information inside of a computer could be transferred by anybody (even the janitor) to any document of choice, and as such, any document, which contains a computer graphic as a signature, has no credibility or standing, and is material evidence of fraud by misrepresentation.

We would draw Chief Constable Simon Byrne attention to the affidavit and statement of truth and fact Exhibit (B) in the bundle, which is case number WI 05257F. David Ward v. Warrington Borough Council dated the 30th Day of May, 2013. We would note that the outcome of this recognised judicial process, where the appellant (Mr. David Ward) has no liability to pay the PCN and, equally, has no liability under the Traffic Management Act 2004. This may come as a surprise to Chief Constable Simon Byrne.

C&G. AC&G. ONC. HNC. MCP. MCP+i. MCSE. RBA. Para Legal.
Attorney at Law. No Assured Value. No Liability. No Errors and
Omissions Accepted. All Rights Reserved.





House of Ward
145 Slater Street
Warrington
County Palatine of Cheshire
[WA4 1DW]
06th Day of July 2016

We would note that the findings of the independent tribunal gave full recognition to the fact that where there is no valid and material evidence of the legally signed for and on the public record, that none of the circa 64.2 million legal persons of this land carry any obligations or liabilities under any of the Acts and Statutes of Parliament, as there is no material evidence that carries any credibility that the governed have given their consent to be governed.

It may be considered that the voting process by way of a secret ballot would make this so, but if that was correct, the appellant (Mr. David Ward) would have carried a liability to pay the PCN, and would also be liable under the Traffic Management Act 2004.

As there is no material evidence of any valid agreement in the form of the consent to be governed, we would note that there is no governed. Equally, there is no formal and valid government, as one cannot exist in the absence of the other.

We would draw the Chief Constable Simon Byrne attention to the enclosed Affidavit of Truth and Statement of Fact, which has been served upon every MP in the land as of the 20th Day of February, 2015 by way of email in PDF form. (*Email list also enclosed*) We would recommend that Chief Constable Simon Byrne pay very close attention to this Affidavit of Truth and Statement of Fact, as this Affidavit has not been and cannot be challenged by any officer of the State or government, the detailed content of this Affidavit now stands as established and agreed foundation, as well as agreed fact by the government and the officers of the State.

We would bring Chief Constable Simon Byrne to Exhibit (C) The Material evidence of the FACTS. Where it has been noted by none less than the esteemed and credible Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA that the office of the Judiciary is a sub-office of the State, and it has also been confirmed by the esteemed and credible Chandran Kukathas PHD of the London School of Economics that a State is a company with no greater standing to McDonald's. It is quite clear that where there is any a claim made under an Act or Statute by an officer of the State or government, there is also a conflict of interest, as the now recognised State and private company court will always find in favour of the State, which would render any findings of the Judiciary as void and invalid. We would draw Chief Constable Simon Byrne's attention to this and why there are never any signed documents, court orders, or warrants to be found, as this would create a reverse liability against the private company judge.

We would note that this content and fact has been redeemed from the very same company website, and if it was not meant to be found and used as valid and presentable fact, this vital and credible evidence would not have been published in the first place. Therefore, the very presence of this vital material evidence has been wilfully and knowingly published.

It is therefore clear that none of the circa 64.2 million people of this land have any obligations or liabilities under what is no more than private company policy. We would also note that without the formally signed and legal on and for the public record that the circa 64.2 million people have formally given their consent to be governed in full knowledge and understanding, there would be a state of tyranny, where a group of people or an organisation could create legislation as they wish and use an act of force to enforce that wish. We would not that this would be a complete state of tyranny, and that act of force would be an act of terrorism.

At this point, we draw Chief Constable Simon Byrne's attention to the material evidence presented, where officers of the government (State) use, by their wish, acts of force, intimidation, and outright blatant and wilful belligerent act of terrorism in order to extort cash from the people of this land, without the agreed and vital on and for the public record recognised, required, and legally signed in wet-ink consent of the governed. Theresa May, the home secretary, is formally on record stating that we are policed by consent. We would note that for there to be consent, it is now recognised and required that this consent be formally signed and presentable as material evidence. We would not that Chief Constable Simon Byrne would have signed such a consent form at the dentist, and that it is this SIGNED in wet-ink document, which is presentable as material evidence, that is a formal requirement before any Act or Statute can be acted upon.

C&G. AC&G. ONC. HNC. MCP. MCP+i. MCSE. RBA. Para Legal.
Attorney at Law. No Assured Value. No Liability. No Errors and
Omissions Accepted. All Rights Reserved.





**House of Ward
145 Slater Street
Warrington
County Palatine of Cheshire
[WA4 1DW]
06th Day of July 2016**

We would draw Chief Constable Simon Byrne's attention to a current and ongoing claim and case in the Family Court at Warrington presided over by District Judge Lateef where claims have been made under Act's and Statutes for which we have no formal legal binding to observe and there is a demonstrated and wilful intention demonstrated by District Judge Lateef to eventually use a belligerent act of Terrorism and force to forcefully remove us from our home where we have resided peacefully for the past 26 years and we have full legal entitlement to reside.

We would note that this application for a person who has legal title to be resident in the persons home has never once happened in history and that it is unprecedented as Mr David Ward is not a tenant in his home but is the Home owner, be it that 145 Slater Street, Warrington still under a Mortgage to Mr David Ward & Susan Ward where the property is Joint and several and that Susan ward to this day carries full liability regardless of the fact that she is present and residing in the property of 145 Slater Street, Warrington or Not and Mr David Ward has full legal right to be there. The very fact that Susan Ward has vacated the property of 145 Slater Street Warrington of her own volition and has formally abandoned the property of 145 Slater Street, Warrington of her own volition and given vacant position TO Mr David Ward sets a precedent. My David Ward is under no obligation to sell his property of 145 Slater Street, Warrington unless he chooses to do so. No amount of wilful use of force and Belligerent act of terrorism will change this FACT and resolve.

We would formally note that it is our intention for this correspondence dated the 04th of July 2016 along with the unsigned Court Order dated 27th May 2016 along with the extensive formal record to date is in current process of being compiled into a formal report for the attention of Chief of Police of Cheshire Chief Constable Simon Byrne where Chief of Police of Cheshire Chief Constable Simon Byrne in his capacity as Chief of Police of Cheshire Chief Constable so use suppression for a recognised and belligerent act of terrorism under his jurisdiction and where Chief of Police of Cheshire Chief Constable Simon Byrne carries full authority under his jurisdiction to use any means of suppression he feels fit and proper and with full prejudice.

We have noted the same to all parties involved inclusive of Countrywide PLC trading as Entwistle Green estate agents who have been engaged without our agreement to place the property of 145 Slater Street, Warrington on the market for sale. We note once again a wilful and premeditated belligerent intent and act of terrorism. We will not and cannot tolerate this repeated wilful and premeditated belligerent intent and act of terrorism.

It is Chief of Police of Cheshire Chief Constable Simon Byrne obligation in his office of Chief of Police of Cheshire to suppress and with executive authority and with prejudice this noted and formally documented and reported wilful and premeditated belligerent intent and act of terrorism under Chief Constable Simon Byrne jurisdiction where there is a known and formally recorded with extensive and valid material evidence of this wilful and premeditated belligerent intent and act of terrorism by a subordinate under Chief Constable Simon Byrne jurisdiction.

We await your response. Silence creates a binding agreement through acquiescence.
So let it be said. So let it be written. So let it be done.
Without ill will or vexation.

For and on behalf of the Principal legal embodiment by the title of MR DAVID WARD.
For and on behalf of the attorney General of the House of Ward
For and on behalf of Baron David of the House of Ward.
All rights reserved.

C&G. AC&G. ONC. HNC. MCP. MCP+i. MCSE. RBA. Para Legal.
Attorney at Law. No Assured Value. No Liability. No Errors and
Omissions Accepted. All Rights Reserved.

