

House of Ward
145 Slater Street
Warrington
County Palatine of Cheshire
[WA4 1DW]
20th Day of October 2016

To Mrs Charlotte Barbara Hughes-Deane
Atlantic Chambers
4-6 Cook Street
Liverpool
L2 9QU

Ref: C04SW944
Email: charlotte@atlanticchambers.co.uk
CC: Chief Constable simon.byrne@cheshire.pnn.police.uk

Dear Charlotte.

We feel that we would be remiss if we did not contact you regarding this matter as to make full representation by way of paper document would be extensive and extremely costly to us. To this effect we chose to make extensive use of URL links reduced for your convenience in length by a Bit-ly link. These links do work and have been used and tested.

We would state this. Who can create law and impose that law upon another by an act of force. Clearly this would be a wilful and belligerent act of terrorism. It is therefore formally recognised that there is a formal requirement that there is a formal agreement as to what the law is and that there is substantive material evidence to this formal agreement. Without this factual material evidence that there is a formal agreement as to what the law is then it is formally recognised that any force of law without this valid material evidence that there is such a thing as law would by default, a wilful and belligerent act of terrorism.

We would also state this as fact. An Act or a Statute is not law and clearly the words are not the same and that it is not possible to make apple pie out of bananas. It is not our intention to patronise Mrs Charlotte Barbara Hughes-Deane with this statement. It is our intention to make you smile.

As a more than three time professional in multiple disciplines of Engineering we found being a blue chip Microsoft Certified Solutions provider, providing solutions for Banks, Government and the Ministry of Defence with secret security clearance at administrative level to be most stimulating. We know more languages than we have fingers but only one of them is spoken. The use and function of language is fundamental otherwise right now you would be looking at a blank screen with a flashing cursor in the top left corner and a message that states. "No system or system Disk. Replace and press any key when ready" Legal Language is no different. It must function and be coherent.

We would also state this. Who can create an Act or Statute and impose this Act or statute upon another by an act of force. Equally to the above statement regarding law, there must be formal agreement to the Act's or Statutes before there can be an obligation or liability under the Act or Statute and that formal agreement must be presentable as valid material evidence of the fact.

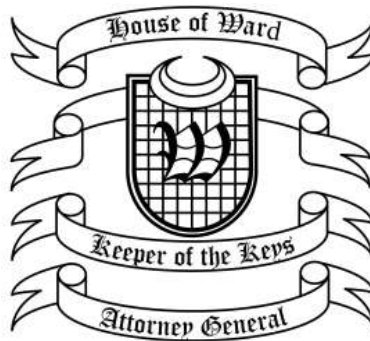
We would appreciate your indulgence at this point as it is imperative to case C04SW944.

As a contractor in multiple professions and disciplines we have full comprehension as to what a Contractual Obligation is. This is something we have formally agreed to with the terms and conditions and if there is an obligation which we have been remiss to fulfil then there may be a liability under the terms and conditions.

It was in we think if memory serves 2009 during a dispute with Andrew White of HMR&C that Andrew White informed me by way of correspondence that we have a statutory obligation to pay our Tax. We were at the time rather perplexed as to what a statutory obligation was. So we asked Google and being a computer systems specialist we can make Google almost sing and

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dance. We did find the law books and the law books noted to us that a Statute is a legislative rule given force of law “BY” the consent of the governed. We would note to Charlotte that if Charlotte has at some point attended the dentist then Charlotte would have formally signed a formal consent form and that formally signed document is the valid material physical evidence that Charlotte has given her consent to the Dentist. We therefore formally note that there is a mandatory condition that the circa 64.2 million people or legal persons have formally given their consent before the legislative rule OR Act or Statute can be formally acted upon. Otherwise any use of force would be by default a wilful and belligerent act of terrorism.

We would also note that an affidavit is a sworn statement under penalty of perjury and full commercial liability and that this is also a formal and long standing recognised due process to state the facts and where the facts cannot be disproved with any valid evidence in substance then there is a formal agreement between the parties that there is a formal agreement to the facts.

This is where things are going to get really complicated but as we do recognise that Charlotte is a Barrister then complicated is what Charlotte does. We would draw Charlotte’s attention to an Affidavit which was served upon the 657 MP’s of HM Parliaments and Governments in February of 2015. “Affidavit of Truth and statement of Fact <http://bit.ly/1WV48PH>” “This was sent by Email. We would note that an Affidavit that has not been contested or redressed stands as fact.

We would draw Charlotte’s attention to Exhibit (B) in this Affidavit where it has been formally tested by way of a formal tribunal that is recognised by the local authority office of Warrington Borough Council of HM Parliaments and governments and formally signed by an officer of the same office by the name of Scott Clark that appellant (MR DAVID WARD) has no liability to pay the PCN under a claim made by Warrington Borough Council under the Traffic management Act 2004. The merits of the Case No WI 05257F David Ward And Warrington Borough Council Date: 30th Day of May 2013 have been expressed and agreed and without the material evidence that circa 64.2 million people have formally given their consent to be governed then Mr David Ward carries NO obligation under the Act’s and Statutes. This is a formal process. We do not have any need to win another case. A Tribunal is a Tribunal and this case sets a precedent that cannot be ignored.

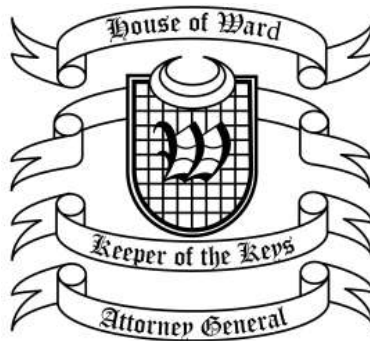
We will not allow this to be ignored by any officer of Government or officer of the Judiciary, Barrister or lawyer. We would be remiss to do so. MR DAVID ANTHONY WARD Carries no obligations or Liabilities under the local Government Finance Act OR any of the Acts and Statutes of HM Parliaments and this fact has been tested at a recognised Tribunal.

We would also draw Charlotte Barbara Hughes-Deane to Exhibit (C) in the same Affidavit. Where it has been formally confirmed by the esteemed Chandran Kukathas Ph.D of the Department of Government and London School of Economics, AND the Rt. Hon Lord Chief Justice Sir Jack Beatson FBA THAT. A State is a company and we note that a company has no greater standing than McDonalds and that the office of the Judiciary is a sub office of that same State/Company.

We would rebut the witness statement of STEVEN OWENS of Greenhalgh Kerr Solicitors LTD, who has no first hand knowledge of the facts, and his statement 17th Day of October 2016. Section 2 regarding Sarah Pye, Court officer. We would give full account which is extensive of the hearing at the Magistrates Court on the 17th Day of July 2013. This is an extensive case file where Sarah Pye, Court officer has formally agreed to fraud and malfeasance in the office as well as an act of terrorism by her own hand. “(HOW-SPYE-LIEN-0001 <http://bit.ly/1s72PIG>)” There is the additional case files of TIMOTHY DATE who is lawyer for Warrington Borough Council and JOAN A SMITH who is also an officer of Warrington Borough Council. Both of these people have also formally agreed to the serious criminal offence of Fraud and Malfeasance in the office by their own hand. “(HOW-MRTD-LIEN-0001 <http://bit.ly/1rCwxyc> HOW-LAS-LIEN-0001 <http://bit.ly/1T6zdyY>)” We hope that Charlotte is sitting comfortably with coffee on tap as these are extensive files.



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He/She who makes a claim carries the obligation of service to present the material substance of the claim, otherwise the claim is fraudulent in nature which is fraud by misrepresentation and a known criminal offence that is chargeable.

This brings us to Bristow & Sutor Bailiffs. MALCOLM DAREN and MR KHAN respectively “(HOW-LIEN- MRMD-0000001 <http://bit.ly/24GihTj>)” “(HOW-LIEN- MRKN-0000001 <http://bit.ly/21NKUwh>)” Both have formally agreed to fraud and malfeasance in the office by their own hand.

Then there is HMCTS Runcorn JUNE MCATEER Acting delivery manager for HMCTS Runcorn and A CALLISTER Warrant manager for HMCTS Runcorn. “(HOW-JUMC-LIEN-0001 <http://bit.ly/24Giru3>)” and “(HOW-HMCTS-ACALLISTER-LIEN-0001 <http://bit.ly/1T6IISB>)” “(HOW-HMCTS-ACALLISTER-LIEN-0002 <http://bit.ly/1Tz8pms>)” Both of which have formally agreed to fraud and malfeasance in the office by their own hand.

At this point in February of 2016 we compiled a 177 page duplex printed report and sent this report to Chief of Police for Cheshire, Chief Constable Mr Simon Byrne who carries an obligation and authority in the executive office of HM Parliaments & Governments Police FORCE to suppress a wilful and belligerent act of terrorism under his jurisdiction. Where upon the two criminal warrants for our arrest disappeared off the face of the earth and we have had no further correspondence from HMCTS Runcorn to this date. Clearly Chief of Police for Cheshire, Chief Constable Mr Simon Byrne has a clear and comprehensive understanding of his position within HM Parliaments and Governments PLC. Here is the cover letter we sent to Chief of Police for Cheshire, Chief Constable Mr Simon Byrne. “(Cheshire Constabulary-03-02-2016 <http://bit.ly/2azwlLg>)”

This brings us to the esteemed STEVEN OWENS who by his own admission believes that the claim being made by the claimant Warrington Borough Council which is a legal embodiment by an act of registration and as such is of no material substance and STEVEN OWENS Believe to be true, but has presented no valid material evidence of anything and where a Belief is a concept in the abstract which is of no material substance or merit by definition. “(HOW-MROWENS-LIEN-0001 <http://bit.ly/24GiohE>)” MR STEVEN OWENS has also formally agreed to fraud and Malfeasance in the office by his own hand.

We would draw Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister attention to http://cps.gov.uk/legal/a_to_c/contempt_of_court/ and we would not that there is no possibility of MR DAVID ANTHONY WARD being in contempt of court in a civil matter. We would also not that if there is an implementation of the use of force then this use of force would also be a wilful and belligerent act of terrorism.

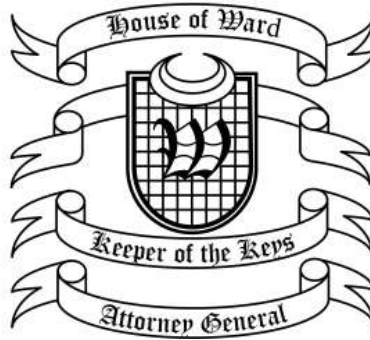
Now we note to Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister that if Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister finds in favour of Warrington Borough Council with the extensive and incontestable and valid material evidence now presented. THEN. Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister will have made a formal claim to the effect that MR DAVID ANTHONY WARD carries an obligation under the local government and Finance Act.

It is a maxim of the rule of law that he who makes a claim carries an obligation of service to present the valid material evidence and substance of that claim otherwise the claim is fraudulent in nature, which is fraud by misrepresentation and a known criminal offence that is chargeable. AND THAT Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister carries an obligation to present the factual material evidence that circa 64.2 million people or legal persons have formally agreed to be governed and have formally agreed and signed the consent of the governed.

Failure to present this material evidence will enter Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister, into a lasting and binding agreement through acquiescence to the following effect.

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1. That Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister, has formally agreed that the claim made by the claimant Warrington Borough Council is fraudulent in nature, which is fraud by misrepresentation and carries a term of incarceration of seven (7) to ten (10) years and the latter where there is multiple instances of and that Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister, has formally agreed to stand for commercial charges to the same degree.
2. That Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister, has formally agreed that the above wilful criminal offence of fraud by misrepresentation is also Malfeasance in the office of the Judiciary which carries a term of incarceration of twenty five (25) years that is accumulative and that Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister, has formally agreed to stand for commercial charges to the same degree.
3. That Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister, has formally agreed that the above wilful act of fraud by misrepresentation and Malfeasance in the office of the Judiciary is a demonstrated intention to cause distress and alarm which is a recognised wilful and belligerent act of terrorism and that Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister formally agrees to stand for commercial charges to the same degree.

We would draw Deputy District Judge Mrs Charlotte Barbara Hughes-Deane, Barrister, attention to the conduct and performance of STEVEN OWENS (applicant) and we would note the lack of professional integrity by way of the fact that STEVEN OWENS has not presented any physical and valid material evidence that there has been a Liability Order granted by a Magistrates Court for the none payment of Council Tax to substantiate STEVEN OWENS belief in his formal statement.

We would note that to compound this misconduct and lack of professional integrity by granting the application made by STEVEN OWENS on behalf of Warrington Borough Council then, such professional misconduct would be unconscionable and a professional embarrassment to any profession on the planet.

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.
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