

I Am the Occupant of the Office of:

[IAIN CLIFFORD STAMP], Estate.

As General Executor

Without Address

I Am Who I Am

I Am the Representative of Iain Clifford

Twenty Sixth Day of November Twenty Twenty Four

Notice

Void - Contracts - Demands - Orders - Writs - Warrants

Unauthorised Estate Administration - Trespass

Opportunity to Cure

Writ of Prohibition

Lien

CERTIFIED MAIL

i Am Who i Am

1. i am who i am.
2. i mistakenly represented [IAIN CLIFFORD STAMP] Estate as a deceased Estate and was presumed by the Crown/state to have done so unlawfully as the Executor De Son Tort of the [IAIN CLIFFORD STAMP] Estate.
3. This Notice corrects the Crown/state presumption, i now represent the Iain Clifford Estate as the General Executor, Iain Clifford is the Proper name of the person as described in:
 - a) Ballentine's Law Dictionary
 - b) Black's Law Dictionary
 - c) The Oxford English Dictionary
 - d) Webster's English Dictionary
4. i am one of the "People" as described in the British Coronation Oaths of 1688/89, 1714, 1821, 1937, 1953 and 2023.
5. i am the Occupier of the Office of the [IAIN CLIFFORD STAMP] Estate and Iain Clifford Estate, i am the Estate's appointed representative and its General Executor.
6. i am the Occupant of the Office of the [IAIN CLIFFORD STAMP] Estate and Iain Clifford Estate having been granted full faith and credit to execute the duties of the Office as is the Testator's Will and Testament as the General Executor.
7. i am a creation of God, the Supreme Creator, in esse and sui juris, alive on the soil, with dominion over the earth, i am the resurrection and the life.
8. i am the creditor to and beneficiary of the [IAIN CLIFFORD STAMP] and Iain Clifford Estate.
9. All references in this Notice to i am refer to "the General Executor".

Will and Testament Appointment of General Executor

10. A Will and Testament appointed Iain Clifford as the exclusive General Executor of the [IAIN CLIFFORD STAMP] Estate.

The General Executor has no Date of Birth, no Address, the General Executor is not:

[IAIN CLIFFORD STAMP]

11. The General Executor was born on the 31st of December 1965 and does not have a Date of Birth as detailed on the Birth Certificate of [IAIN CLIFFORD STAMP] as [IAIN CLIFFORD STAMP] is not the General Executor.
12. The General Executor does not have an address as the General Executor lives in a body.
13. The General Executor is not [IAIN CLIFFORD STAMP] as [IAIN CLIFFORD STAMP] is a "Person" and The General Executor is a living wo(man) and one of the "People" without address.
14. [IAIN CLIFFORD STAMP] does have an address, [IAIN CLIFFORD STAMP] is a Crown Registered body corporate, an incorporation with a registered address of Courtyard House, Park Lane, Southampton, SO32 2QQ.

[IAIN CLIFFORD STAMP]

A "Person"

15. [IAIN CLIFFORD STAMP] is a "Person" as detailed in the Bills of Exchange Act 1882:
- a. Section 2, defines the word 'Person', as does;
 - b. The Local Government Act 1888, Section 100, and;
 - c. The Interpretation Act 1978, Schedule 1, "Words and expressions defined"; and Representation of the People Act 1983, Section 202, 'General provisions as to interpretation'.

16. In short, a 'Person' is a body corporate, an association, corporate or unincorporated.

17. A "Person" is not a wo(man), male or female (Genesis 1:27).

18. Man is the creation of God.

19. A "Person" (human being, etc.) is an invention of man.

[IAIN CLIFFORD STAMP] Birth Certificate
Clausula Rebus Sic Stantibus (BCCRSS)

20. As the Occupant of the Office of General Executor of the [IAIN CLIFFORD STAMP] Estate the General Executor invokes Birth Certificate Clausula Rebus Sic Stantibus (BCCRSS) in relation to the "NAME" on the Birth Certificate with reference number 696997 issued on the 1st of January 1965 in the name of [IAIN CLIFFORD STAMP].

21. From the issuance date of the Birth Certificate the General Executor has mistakenly used the NAME [IAIN CLIFFORD STAMP] as if it were the General Executor.

22. This declaration of Birth Certificate Clausula Rebus Sic Stantibus (BCCRSS) ratifies that it is unlawful to use the legal name [IAIN CLIFFORD STAMP] as the name belongs to and is copyrighted to the Crown.

23. Prior to the General Executors declaration of Birth Certificate Clausula Rebus Sic Stantibus (BCCRSS) the General Executor was mistakenly using the name [IAIN CLIFFORD STAMP] which the General Executor now realises is impersonation and identity fraud, the General Executor was unknowingly Passing Off:

- e) The law of passing off has a long history, but the modern tort received its basic formulation from Lord Diplock in *Erven Warninck BV v John Townend and Sons (Hull) Ltd*² - the Advocaat case:
- f) The Advocaat case acknowledges that a misrepresentation may arise when the defendant leads the public to believe that his product was another's product which had distinctive, recognisable characteristics in the public mind.

- g) Before then, the classic action for passing off was described in the case of *Reddaway v Banham* where Lord Halsbury said: 'Nobody has any right to represent his goods as the goods of somebody else'.

24. The issuance of the birth certificate induced the General Executor and all others that use the name [IAIN CLIFFORD STAMP], or any derivative of [IAIN CLIFFORD STAMP] to commit fraud each time the name [IAIN CLIFFORD STAMP], was used as this name is Crown Copyrighted and does not belong to the General Executor and should not have been used in the alleged contract between [IAIN CLIFFORD STAMP] and [DANIEL MARC NEIDLE] represented by Daniel-Marc.
25. The Person created by the Birth Certificate registration event is not the General Executor, the name is a Crown copyrighted corporation and the use of the name [IAIN CLIFFORD STAMP] as per the warning on the face of the Birth Certificate prohibits using the Birth Certificate as a form of identification, yet the General Executor was coerced at every turn by the Crown to use the name [IAIN CLIFFORD STAMP] unlawfully as if it were the General Executor.
26. The General Executor was deceived to use the name [IAIN CLIFFORD STAMP] by the Crown and was presumed by the Crown to be the Executor De Son Tort of the [IAIN CLIFFORD STAMP] Estate and consequentially and wrongly forfeited all rights and property interests as the Executor of the wrongs and an impersonation and identity fraudster, and an "accessory after the fact".
27. The General Executor declares that other persons and or body corporates that used the unlawful name [IAIN CLIFFORD STAMP] and [DANIEL MARC NEIDLE] represented by Daniel-Marc in contracts have used the name [IAIN CLIFFORD STAMP] unlawfully.
28. The General Executor declares that the Office of [DANIEL MARC NEIDLE] represented by Daniel-Marc operated with "Unclean Hands" as they acted in fraud under impersonation and identity fraud by their use of the Crown Copyrighted intellectual property by using the names [DANIEL MARC NEIDLE] represented by Daniel-Marc as these names do not belong to the user.
29. The General Executor declares that all letters sent by the Office of [DANIEL MARC NEIDLE] represented by Daniel-Marc to [IAIN CLIFFORD STAMP] and or the General Executor in furtherance/pursuit of lawful joinder/enticement to commit impersonation and identity fraud shall henceforth be deemed intent to do so via Mail Fraud whereas [IAIN CLIFFORD STAMP] is a fictional corporate legal entity, a body corporate and the property

of the Crown, and the use of the names [DANIEL MARC NEIDLE] represented by Daniel-Marc is unlawful as the use of the name/s is impersonation and identity fraud.

30. The General Executor declares that the Office of [DANIEL MARC NEIDLE] represented by Daniel-Marc via numerous attempts to procure joinder operated with "Unclean Hands" via deceptive measures knowingly/unknowingly render proof of intent to do so whereas the rightful owner of [IAIN CLIFFORD STAMP], namely the Crown under its Copyright, City of London, State, Temple B.A.R owns all/any Liability for any/all Registered Corporations/Legal Persons etc. et al. Allclaims against [IAIN CLIFFORD STAMP] are claims against the Crown and must be directed to the Crown.
31. The General Executor is a living wo(man) and one of the "People" i Am, a natural creation and an expression of god and the General Executor invokes God's help in this matter.
32. A fraud revealed renders the alleged adhesion contracts between [IAIN CLIFFORD STAMP] and [DANIEL MARC NEIDLE] represented by Daniel-Marc null and void, nunc pro tunc, ab initio, ad infinitum.

Pronuntio Restitutum

33. Let it be known to all, that the living flesh known as Iain Clifford has return as a competent living wo(man) having reached the age of majority; and
34. Let it be known to all, that just as the Divine Creator has absolved the General Executor and forgiven the General Executors ignorance and wasteful behaviour, the General Executor did pray and confess as an act of true contrition in the same manner as the Prodigal Son and received Absolution in full through our solemn remittance from the Treasury of One Heaven by the General Executors sacred sacrifice and seal; and
35. Whereas the General Executor was lost, the General Executor is hereby found; whereas the General Executor was abandoned, the General Executor is hereby returned; whereas the General Executor was as if still a minor, the General Executor has now hereby reachedmajority in mind, spirit and body; and whereas the General Executor was once incompetent, the General Executor is hereby fully competent and has been appointed by Will and Testament as the General Executor of the [IAIN CLIFFORD STAMP] Estate; and as the General Executor has returned from the dead,

no Office, nor Offices possess any lawful rights or consent to administrator the [IAIN CLIFFORD STAMP] Estate without the General Executors Express authority.

36. Whosoever has acted through an office of Custodian, Protector, Steward, Keeper, Guardian, Attorney in Fact or any other Title that administration has been nullified and voided from the Birth Registration Date 1st of January 1965 when the General Executor was fraudulently presumed by the Crown/State to be lost at sea, dead, abandoned, a minor and incompetent; and
37. As for any assumed filial claims of the Crown/State over the General Executor, let it be known to all that the General Executor disavow the Crown/State having any filial rights over the General Executor for the first time; the General Executor disavow the Crown/State having any filial rights over the General Executor for the second time; and the General Executor disavow the Crown/State having any filial rights over the General Executor before the Divine Creator and all Heaven and Earth for the third and final time.

Rebuttal of Presumptions of the B.A.R. Guild

38. By this Notice the General Executor rebuts the presumptions of the BAR Guild:

1. Public Record.
2. Public Service.
3. Public Oath.
4. Immunity.
5. Summons.
6. Custody.
7. Court of Guardians.
8. Court of Trustees.
9. Government as Executor/Beneficiary.
10. Agent and Agency.
11. Incompetence.
12. Guilt.
13. Power of Attorney.
14. Fathers Surname.
15. Executor De Son Tort.

39. As the Occupant of the Office of Executor of the [IAIN CLIFFORD STAMP] Estate the

GeneralExecutor makes the law applicable to the Estate, no man-made Acts or Statutes apply to the General Executor.

40. The General Executor a representative of Iain Clifford, is the Occupier of the Office of the Estate of [IAIN CLIFFORD STAMP] Estate, now corrected to Iain Clifford Estate as a living wo(man) and one of the "People", the General Executor rebuts all critical presumptions asserted by the private B.A.R. Guilds:
41. Rebutted: The Presumption of Public Record is that any matter brought before a state Court is a matter for the public record when in fact, it is presumed by the members of the private B.A.R. Guilds that the matter is a private B.A.R Guilds business matter. Unless openly rebuked and rejected by stating the matter is to be on the Public Records, the matter remains a private B.A.R. Guilds matter completely under private B.A.R Guilds rules;
42. Rebutted: The Presumption of Public Record as it is, by definition, a presumption and has no standing or merit in presentable or material fact.
43. Rebutted: The Presumption of Public Service is that all the members of the Private B.A.R Guilds have sworn a solemn secret absolute oath to their Guild in stark contradiction and under serious conflicts of interest to act as public agents of the Crown and or the Government as public officials by making additional oaths of public office to serve the People as the B.A.R. oath is a "superior" Oaths to their public oath. Unless openly rebukedand rejected, the General Executor declares all private B.A.R Guild members are illegitimate due to their conflict of interest and unless they renounce their B.A.R Guild Oath and stand under their public Oath;
44. Rebutted: The Presumption of Public Service as it is a presumption by definition and has no standing or merit in presentable or material fact;
45. Rebutted: The Presumption of Public Oath is that all members of the Private B.A.R. Guild acting as "public officials" who have sworn a solemn public Oath remain bound by that Oath and therefore bound to serve honestly, impartially and fairly as dictated by their Oath. Unless openly challenged and demanded, the presumption stands that the Private BAR Guild members have functioned under their public Oath in contradiction to their Guild Oath. If challenged, such individuals must recuse themselves as having a conflict of interest and cannot possibly stand under a public Oath;

46. Rebutted: The Presumption of Immunity is that key members of the Private B.A.R Guilds in the capacity of "public officials" acting as judges, prosecutors and magistrates who have sworn a solemn public Oath in good faith are immune from personal claims of injury and liability. Unless openly challenged and their Oath demanded, the presumption stands that the members of the Private B.A.R Guilds as presumed public trustees acting as judges, prosecutors, and magistrates are immune from any personal accountability for their actions, the General Executor declares that judges, prosecutors, and magistrates are not immune from prosecution as living wo(men) and are naked under the law;
47. Rebutted: The Presumption of Summons is that by custom, a summons unrebutted stands; therefore, if the General Executor attends court the General Executor is presumed to accept a position (defendant, juror, witness) and the presumed jurisdiction of the court. Attendance to Court is usually invitation by summons. The General Executor declares that any summons will be rejected and returned as unauthorised [IAIN CLIFFORD STAMP] Estate administration and also declares no alleged court has in personum jurisdiction over the General Executor;
48. Rebutted: The Presumption of Summons as it is a presumption by definition and has no standing or merit in presentable or material fact;
49. Rebutted: The Presumption of Custody is that by custom, a summons or warrant for arrest unrebutted stands, and therefore, if the General Executor attends court the General Executor is presumed to be a thing and therefore liable to be detained in custody by "Custodians". Custodians may only lawfully hold custody of the property and "things", not flesh and blood, soul-possessing beings. This presumption is openly challenged by the General Executor as the General Executor is not a thing nor the property or chattel of the Crown, and, therefore, the Crown cannot lawfully keep the General Executor in custody;
50. Rebutted: The Presumption of Custody as it is, by definition, a presumption and has no standing or merit in presentable or material fact;
51. Rebutted: The Presumption of Court of Guardians is the presumption that as the General Executor represents the [IAIN CLIFFORD STAMP] and or Iain Clifford Estate without address and the General Executor is not listed as a "resident" of a ward of the Crown or a local government area and although the "passport" for [IAIN CLIFFORD STAMP] and or Iain Clifford Estate has a letter P on its face, the General Executor is not the [IAIN CLIFFORD STAMP] or Iain Clifford Estate and is not a pauper or a lunatic or a ward of the Crown and will not obey the rules of the clerk of guardians (clerk of any court) and therefore

the Crown has no "Guardian" powers over the General Executor under the presumption of "Court of Guardians". By using the [IAIN CLIFFORD STAMP] and or Iain Clifford Estate "passport" the General Executor invokes "Vis Compulsiva" (VC) meaning the General Executor uses the "passport" under "a compulsive force exerted by menace or terror to compel another to do an act against their will." The General Executor declares the presumption of "Court of Guardians" void ab initio nunc pro tunc as the General Executor is the lawful General Executor and beneficiary of the [IAIN CLIFFORD STAMP] and or Iain Clifford Estate;

52. Rebutted: The Presumption of Guardians as it is a presumption by definition and has no standing or merit in presentable or material fact;

53. Rebutted: The Presumption of Court of Trustees is that members of the Private B.A.R. Guilds presume the General Executor accepts their presumption of office of trustee for the [IAIN CLIFFORD STAMP] and or Iain Clifford Estate as a "public servant" and "government employee". The General Executor declares that the General Executor will only attend any alleged court process having given prior express approval for the alleged court to administer the [IAIN CLIFFORD STAMP] and or Iain Clifford Estate and will attend on a special appearance basis as the beneficiary to assist the alleged court for a fee of £5,000 on account and £500 per hour. The General Executor does not consent to the alleged court to act as a public trustee for [IAIN CLIFFORD STAMP] and or Iain Clifford Estate and declares the alleged court has no in personum jurisdiction over the General Executor;

54. Rebutted: The Presumption of Trustees as it is a presumption by definition and has no standing or merit in presentable or material fact;

55. Rebutted: The Presumption of Government and or Prosecutor acting in two roles as presumed Trustee and Beneficiary of constructive trusts that alleged courts may setup under presumed administrative powers over the [IAIN CLIFFORD STAMP] and or Iain Clifford Estate. The General Executor rejects that the Private B.A.R Guilds have any power to appoint an alleged judge/magistrate or Prosecutor as a Trustee or Beneficiary of any constructive trust as the General Executor declares any and all constructive trusts as acts of unauthorised administration of the [IAIN CLIFFORD STAMP] and or Iain Clifford Estate. The General Executor is not the Executor De Son Tort and forbids any alleged judge or magistrate of any private B.A.R guild to administer the [IAIN CLIFFORD STAMP] and or Iain Clifford Estate;

56. Rebutted: The Presumption of the Government acting in two roles as Executor and Beneficiary, as it is a presumption, by definition and has no standing or merit in presentable or material fact.
57. Rebutted: The Presumption of Agent and Agency is the presumption that under contract law, the General Executor may have expressed and or granted presumed authority to the alleged Judge and or Magistrate by making a statement as the representative of [IAIN CLIFFORD STAMP] and or Iain Clifford Estate by saying in an alleged court room "I recognise, understand" or "comprehend" and therefore the alleged Judge or Magistrate presumes that a contract of joinder has been formed between the General Executor in its capacity of representative of the [IAIN CLIFFORD STAMP] and or Iain Clifford Estate and the alleged Judge and or Magistrate. The General Executor rebuts the presumption of agency and does not grant in personum jurisdiction to any alleged Judge or Magistrate and will not be bound to perform any Judge's or Magistrate's direction or instruction;
58. Rebutted: The Presumption of Agent and Agency as it is a presumption by definition and has no standing or merit in presentable or material fact;
59. Rebutted: The Presumption of Incompetence is the presumption that you are at least ignorant of the Law, therefore, incompetent to present yourself and argue correctly. Thus, the judge/magistrate has presumed to be instructed by the Executor De Son Tort to administer the [IAIN CLIFFORD STAMP] Estate and has the right to arrest, detain, fine or force the General Executor into a psychiatric evaluation. Unless this presumption is openly challenged to the fact that the General Executor is not the Executor De Son Tort and is the Beneficiary of the [IAIN CLIFFORD STAMP] and Iain Clifford Estate and actively rebuke and object to any contrary presumptions, then it stands by the time of pleading that the General Executor is incompetent and the alleged judge or magistrate can administer the [IAIN CLIFFORD STAMP] Estate and cause detriment to the General Executor;
60. Rebutted: The Presumption of Incompetence as it is a presumption that has no standing or merit in presentable or material fact.
61. Rebutted: The Presumption of Guilt is the presumption that as it is presumed to be a private business meeting of the B.A.R. Guild, the General Executor is guilty whether the General Executor pleads "guilty", does not plead or pleads "not guilty". The General Executor declares that the private B.A.R. Guilds have no in personum jurisdiction over the General Executor and cannot presume the General Executor guilty of any wrong without proving in personum jurisdiction and making a verified claim.

62. Rebutted: The Presumption of Guilt as it is a presumption, by definition and has no standing or merit in presentable or material fact.
63. Rebutted: The Presumption that the B.A.R. and or Crown hold a valid Power of Attorney over the [IAIN CLIFFORD STAMP] Estate.
64. Rebutted the presumption that the General Executor will be known by my father's family or Surname of STAMP as listed on the [IAIN CLIFFORD STAMP] Birth Certificate.
65. Rebutted the presumption that the General Executor have every knowingly acted as the Executor de Son Tort for the [IAIN CLIFFORD STAMP] Estate.
66. Rebutted the presumption that the General Executor acted as Executor De Son Tort of the [IAIN CLIFFORD STAMP] Estate from the 1st of January 1965 as void ab initio nunc pro tunc, tunc pro nunc ab initio.

[IAIN CLIFFORD STAMP] Estate
Cestui Qui Vie Act 1666 - 1707 - Corpus Juris Secundum

67. The General Executor is alive (not lost at sea) and not a deceased [IAIN CLIFFORD STAMP] Estate.
68. Under the 1666 Cestui Que Vie Act, when [IAIN CLIFFORD STAMP] Estate presumed dead declares to be living, the Estate of the presumed dead wo(man) automatically reverts in the one so identified and all letters of administration are null, and void and one is entitled to receive the estate as beneficiary of the Cestui Que Trust [IAIN CLIFFORD STAMP] Estate being administered by way of operation of law.
69. This Estate one is receiving is one's Earthly estate from God, that is held in trust and the purpose of this Estate is to receive one's Heavenly Estate for the rule is seek ye first the kingdom of Heaven and all else shall be added unto you and once one accepts Jesus Christ and the consciousness thereof, one is to walk in those footsteps; keep to the Commandments of God Almighty and walk with the Faith of Jesus Christ.
70. By way of a Will and Testament, the General Executor is alive, one of the "People" and not dead and lost at sea.
71. The name [IAIN CLIFFORD STAMP] is not the General Executor, it is the NAME of the

VESSEL the General Executor arrived on earth in.

72. The placenta or afterbirth is the vessel, and the registration of the Birth Certificate is the registering of the General Executor's ship, which, etymologically, is the General Executor's "mind". The ship the General Executor's arrived in where the General Executor's passenger/manifest cargo/captain was abandoned.
73. The vessel the General Executor's arrived in was deemed lost at sea (Admiralty/Phoenician) and has been redeemed via an act of redemption.
74. The General Executor's mitochondrial DNA from the General Executor's mother is the only evidence linking the General Executor to that berthing where the General Executor was that manifest cargo.
75. The owners/shipbuilders of that vessel/vassal as the placenta are deceased and the General Executor is the sole heir/soul air to that ship/vessel. The General Executor is the sole/soul survivor of that vessel where the General Executor was presumed an orphan lost at sea via shipwreck.
76. The ship is deemed to be the placenta and the legal name [IAIN CLIFFORD STAMP] Estate is the name of the General Executor ship/vessel, it is not the General Executor. The [IAIN CLIFFORD STAMP] Estate is the presumed escutcheon on the back of the General Executor ship in the same way that the escutcheon is the covering over the keyhole/quay-whole/x-whole or key who-el.
77. All things registered in that ship's name are deemed to be cargo of that ship and as the General Executor is not dead and lost at sea and has claimed the General Executor's rightful status as "alive" the General Executor claims the ship's cargo.
78. The General Executor has revested the Iain Clifford Estate under the Cestui Que Vie Act 1666 and 1707 and claims all rights and entitlements.
79. Cestui Que Vie Act 1666:
 - d. *"If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere absent themselves in this Realme by the space of seaven yeares together and noe sufficient and evident proove be made of the lives of such person or persons respectively in any Action commenced for recovery of such*

Tenements by the Lessors or Reversioners in every such case the person or persons upon whose life or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessors or Reversioners their Heires or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person soe remaining beyond the Seas or otherwise absenting *himselfe were dead*"

- e. If the supposed dead Man prove to be alive, then the Title is revested. Action for mean Profits with Interest. Provided alwayes That if any person or [X3person or] persons shall be evicted out of any Lands or Tenements by vertue of this Act, and afterwards if such person or persons upon whose life or lives such Estate or Estates depend shall returne againe from beyond the Seas, or shall on prooffe in any Action to be brought for recovery of the same [X3to] be made appeare to be liveing; or to have beene liveing at the time of the Eviction That then and from thenceforth the Tennant or Lessee who was outed of the same his or their Executors Administrators or Assignes shall or may reenter repossesse have hold and enjoy the said Lands or Tenements in his or their former Estate for and dureing the Life or Lives or soe long terme as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveing, and alsoe shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Eviction received the Proffitts of the said Lands or Tenements recover for damages the full Proffitts of the said Lands or Tenements respectively with lawfull Interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or held out of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Proffitts of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then living.

80. The General Executor's status was mistakenly changed from "Live Birth" to "Still Birth" and the General Executor is entitled under Cestui Que Vie 1666 - 1707 to the General

Executors Estate property and interest backdated from the “time of eviction” and the General Executors share of the land and property reverted.

81. The General Executor's is entitled to claim and recover full interest and damages from the Crown who “profited” from the General Executors property since the 1st of January 1965.

82. By this Notice The General Executor invokes:

83. Corpus Juris Secundum:

- f. ‘Death of the person on whose estate administration is sought is a jurisdiction requisite; and while the presumption of death arising from absence may present a prima facie case sufficient to warrant a grant of administration, yet if it subsequently develops that such person was in fact alive, the administration *is void*. While it is true that the presumption of death arising from a person's absence, unheard from, for a *considerable length of time*, see “Death Section 6”, may present a prima facie case sufficient to warrant a grant of administration on his estate, the arising of such presumption does not take the case out of the operation of the general rule on the subject, and if it is made to appear that the person was in fact alive at the time such administration was granted, the administration is absolutely void. Although, that payment to an administrator of an absentee who is not in fact dead is no defence against the absentee or his legal representative, nor are costs and disbursement incurred by such administrator a legal charge against the absentee or his property; but where the administrator has paid debts of the absentee, he is subrogated to the rights of the creditors whom he has paid. It has been considered, however, that the invalidity of the administration does not relate back, but that it is invalid only the time when the presumption of *death is rebutted*’

Corporations

84. The UNITED KINGDOM is a UK limited company registered at 6 Sharon Court, London, N12 8NX, D-U-N-S Number 515721152.

85. The HOUSE OF COMMONS is a UK limited company registered at, House of Commons, London SW1A 0AA, D-U-N-S number 232124099.

86. The MINISTRY OF JUSTICE is a UK company registered at 102 Petty France, London, SW1H 9AJ, D-U-N-S number 225498526.
87. HM COURTS AND TRIBUNALS is a UK limited company registered at Rose Court, London SE1 9HS, D-U-N-S number 217761187.
88. The INTERNATIONAL BAR ASSOCIATION is a UK Company registered at 4th Floor London, EC4A 4AD, D-U-N-S number 211233193.
89. HM REVENUE AND CUSTOMS is a UK Company registered at Customs House Annexe, London EC3R 6EE is a corporation re is no definition of Income in the Income and Tax Act 2007, with D-U-N-S number 232114769.
90. THE FINANCIAL CONDUCT AUTHORITY is a UK Company registered at 12 Endeavor Square London E20 1JN, with D-U-N-S -number 29-556-3902.
91. COMPANIES HOUSE is a UK Company registered at Crown Way, Cardiff, CF14 3UZ with D-U-N-S number 239886492.

No In Personum or Subject Matter Jurisdiction

92. Should any party listed under the Certificate of Service section of this Notice or their representatives or assignees take up a case in the legal system against [IAIN CLIFFORD STAMP] now Iain Clifford Estate the General Executor reminds the parties listed under the Certificate of Service section of this Notice that no court or B.A.R. member has “in personum jurisdiction” or “subject matter jurisdiction” over the General Executor.
93. The [IAIN CLIFFORD STAMP] Estate is deceased and the General Executor administers the [IAIN CLIFFORD STAMP] and Iain Clifford Estate exclusively under Probate law.

Alleged Claims are Against the Crown

94. Any alleged claims against the [IAIN CLIFFORD STAMP] Estate are claims against the Crown or State because [IAIN CLIFFORD STAMP] is a Crown Copyrighted Trade Name of the Crown or State

95. Verified claims made against the General Executor that satisfy the doctrine of Proof of Claim and Proof of Contract will be settled by the General Executor.
96. If any party listed under the Certificate of Service section of this Notice or their representatives or assignees attempts to bring an unverified claim against the General Executor the party or their representatives or assignees are committing the crime of "personage" and "barratry".

Memorandum of Law – Name GLOSSA

97. Using the name [IAIN CLIFFORD STAMP] as one name induces impersonation and identity fraud because the Proper Name is the Christian name without the Surname.
98. [IAIN CLIFFORD STAMP] is a document "Ship" or "Vessel" created by the midwife when s/he 'docked' the "Vessel" the "Vessel" is governed under the Maritime Law of law of the sea.
99. The ALL UPPERCASE text used on official documents that refer to [IAIN CLIFFORD STAMP] in all capitals is not defined or recognised in The Oxford Styles Manual, (the governing book of the English language) meaning that although it may be read as English, it is in fact, not English.
100. The all CAPS or Gloss can be found within the 'Oxford Styles Manual', under 'foreign languages', named 'Ancient-Latin'. The main place this ALL-UPPERCASE text is found to be defined as a language, is when American Sign Language (ASL), a signing language used for the deaf, is written.
101. ASL can be defined in the book 'The Chicago Manual of Style' under the foreign-languages header: American Sign Language (ASL) compound signs, 10.152 and 'glosses, 10.147'. Thus, this text is defined as a foreign language.
102. When written, there is no 1 to 1 correspondence with other languages on the document. All CAPS or Gloss is found in the 'Oxford Styles Manual', under foreign languages, 'Ancient- Latin', however all caps UNITED KINGDOM LTD is registered in [Washington D.C], and therefore uses the 'Chicago Manual of Style', not the 'Oxford Styles Manual'.

103. Putting two or more languages onto a legal document is known in law as a 'Glossa'. Black's Law Dictionary defines: 'GLOSSA' - "It is a poisonous gloss which corrupts the essence of the text". Those who use it try to conceal or confuse the facts by using a Glossa in a document.
104. Court orders and most other legal documents that use upper case [IAIN CLIFFORD STAMP] do not identify the General Executor. Documents only make sense if a presumption is made that [IAIN CLIFFORD STAMP] is the Proper name which it is not, the [IAIN CLIFFORD STAMP] in all capitals is not English and as such renders the document useless.
105. Before the General Executor invoked Birth Certificate Clausula Rebis Sic Stantibus, the Crown/ State had tricked the General Executor, a living man and "One of the People," into using the name [IAIN CLIFFORD STAMP] as its Trade Name.
106. The Crown/State committed the crime of "personage" and "barratry" on the General Executor as they knew that the [IAIN CLIFFORD STAMP] was their trade name.

The General Executor – A Creditor to a Bankrupt System

107. The General Executor was born with inherent "credit" derived from energy, backed by consciousness.
108. Following the registration of the [IAIN CLIFFORD STAMP] Estate as a body corporate, a Person, the General Executor unknowingly acted as the surety for the [IAIN CLIFFORD STAMP] Estate via providing its credit or "commercial energy" to finance the [IAIN CLIFFORD STAMP] Estate alleged debts and taxes.
109. Since the bankruptcy of the United States (US) on June 5 1933 the US via House Joint Resolution (HJR) 192 the suspension of the Gold Standard and the Abrogation of the Gold Clause (reference 73rd Congress, 1st Session, Public Law 73-10) the system became a pre-paid debt system backed by the energy of the People.
110. The General Executor is one of the People, a creditor to the world bankruptcy and a beneficiary.

111. In 1944 under Bretton Woods forty-four other Nations that operate as corporations (including the United Kingdom incorporated) declared bankruptcy and in order to operate became reliant on credit supplied by the People via the securitisation of the Birth Certificates and numerous promises to pay or Security Futures.
112. Following the voluntary bankruptcies of 44 countries in 1944 following Bretton Woods and the formation of the UN by the same 44 countries, all credit and banking operations operate under the International Monetary Fund (IMF), the World Bank and The Bank for International Settlements.
113. Since 1933, the financial system has been underpinned by Promissory Notes or Security Futures, which serve as debt instruments and back money. This means that money is not physically backed by an asset, but rather by a T ledger of assets on one side and liabilities on the other. The assets are credit receivables, and the liabilities are credit payables.
114. The credit receivables are backed by the energy of living wo(men) as one of the People and form the asset side of the T ledger, commonly known as the Private ledger.
115. The credit payables, Promissory Notes also backed by the energy of living wo(men) as one of the People form the liability side of the T ledger, commonly known as the Public ledger.
116. The monetary system operates on a worldwide basis under the International Monetary Fund (IMF) with credit and debit ledgers balanced at the Depository Trust Company (DTCC) in New York.
117. The Person created via the Birth Certificate process is a body corporate as is each country and each so called department of government including but not limited to the corporations detailed under "A Sample of Corporations" in the Notice.
118. All body corporates are debtors in worldwide bankruptcy.
119. All so called money is debt.
120. The General Executor as a living wo(man) one of the People is one of the

creditors and beneficiaries to the debt of the “bankrupt” Nations and body corporates.

121. The Birth Certificate for [IAIN CLIFFORD STAMP] Estate represents a Security Future with a CUSIP number, the certificate is securitised by forward selling the General Executors energy to part finance the “bankrupt” Nations and body corporates.
122. Since the “New Deal” Social Security Act (1933), and the Securities and Exchange Act (1934), systems of Social Security, Social Welfare, Birth Certificate registration, and Central Bank monitors, have been introduced throughout all Chapter 11 bankrupt nations under the Bank for International Settlements.
123. The “New Deal”, known as “Social Security” in the United States of America incorporated, and via “Social Welfare” in the Commonwealth nations including United Kingdom incorporated National Insurance operate a social insurance account for all Birth Certificate registered body corporate persons to include [IAIN CLIFFORD STAMP] Estate.
124. The [IAIN CLIFFORD STAMP] Estate has a social insurance account with reference NH438340D, this account has unlimited credit supplied to it by the energy of the General Executor.
125. All alleged debts, utility bills and taxes owed by [IAIN CLIFFORD STAMP] Estate are pre-paid by the General Executor via social insurance account with reference NH438340D.

B.A.R. Member Exemption

126. The General Executor declares that all members of the B.A.R. were sworn into the B.A.R. unlawfully as they used the name on the Birth Certificate under a name and identity fraud as detailed in this Notice to obtain B.A.R membership.
127. The General Executor declares that all members of the B.A.R. have no protection or exemption from the B.A.R. to Liens or levies and are naked in front of the law with unlimited liability.

128. The General Executor declares that all alleged members of the B.A.R are Public servants and are bound by their Oath to protect the people which includes the General Executor as a beneficiary.

Void - Contracts - Orders - Writs – Warrants – Demands - Charges

129. The General Executor declares that any alleged adhesion, implied or executed contract that pre-exists this Notice between any corporation listed at "Corporations" section of this Notice and any other type of contract where the name [IAIN CLIFFORD STAMP] or a derivative of this name was used or presumed where the General Executor was presumed to act as the representative or Surety for [IAIN CLIFFORD STAMP] are void ab initio nunc pro tunc, tunc pro nunc because the General Executor is not [IAIN CLIFFORD STAMP] and the General Executor is not a "Person".
130. The General Executor declares that all adhesion contracts, Acts and Statutes between the [IAIN CLIFFORD STAMP] and the Crown and any corporation at "Corporations" section of this Notice from the 1st of January 1965 are void ab initio nunc pro tunc as it is unlawful to use the legal name [IAIN CLIFFORD STAMP] and the Acts and Statutes only apply to the dead fiction [IAIN CLIFFORD STAMP] and not the General Executor.
131. The General Executor declares that any alleged adhesion, implied or executed contract that pre-exists this Notice, between the [IAIN CLIFFORD STAMP] and all corporations listed at "Corporations" from the 1st of January 1965 are void ab initio nunc pro tunc as it is unlawful to use the legal name [IAIN CLIFFORD STAMP] and the alleged adhesion, implied or executed contract only applies to the dead fiction [IAIN CLIFFORD STAMP], and not the General Executor.
132. The General Executor declares that any Order, Writ, Warrant, Demands and Charges issued by any alleged Administrative Court registered to the B.A.R. that uses the name

[IAIN CLIFFORD STAMP] or any derivative of the name is/are void ab initio nunc pro tunc as the Order, Writ, Warrant, Demand or Charge uses the name [IAIN CLIFFORD STAMP] or a derivative of it and any administration of the [IAIN CLIFFORD STAMP] Estate is not permitted by the General Executor of [IAIN CLIFFORD STAMP] Estate without the General Executors express approval.

133. The General Executor declares that the Crown, the companies listed at "Corporations Sample" are corporations and as such have no jurisdiction over the General Executor because the General Executor is a living wo(man), ref *Penhallow v. Doane's Administrators*:

a) *Supreme Court Case of 1795, Penhallow v. Doane's Administrators (3 U.S. 54; 1L Ed. 57; 3 Dall. 54) defines governments; "governments are corporations". In as much every government is an artificial person, an abstraction, and a creature of the mind only, a government can interface only with other artificial persons.*

134. The General Executor declares that the General Executor is a living wo(man) one of the People and is appointed as the exclusive General Executor of the [IAIN CLIFFORD STAMP] Estate now Iain Clifford Estate having been appointed by the Testator under a Will and Testament and the General Executor has revested the [IAIN CLIFFORD STAMP] Estate now Iain Clifford Estate under the Cestui Qui Vie Act 1666 and 1707 and declared Pronuntio Restitutum

135. The directors and staff of the companies listed at "Corporations Sample" are bound by their Public Oath to protect the General Executor as one of the People as detailed in the British Coronation Oaths of 1688/89, 1714, 1821, 1937, 1953 and 2023 and the State Constitution.

136. Any and all court Orders, Writs, Warrants, Demands or Charges presumed by all corporations listed at "Corporations" of this Notice or any administrative court to bind [IAIN CLIFFORD STAMP] do not bind [IAIN CLIFFORD STAMP] now Iain Clifford Estate and the General Executor declares any court Orders, Writs, Warrants, Demands or Charges are void ab initio nunc pro tunc, tunc pro nunc as the General Executor is not [IAIN CLIFFORD STAMP] now Iain Clifford Estate and the General Executor is not a "Person.

137. Any and all court Orders, Writs, Warrants, Demands or Charges presumed by all corporations listed at "Corporations" of this Notice or any administrative court to bind [IAIN CLIFFORD STAMP] do not bind [IAIN CLIFFORD STAMP] now Iain Clifford Estate and the General Executor declares any court Orders, Writs, Warrants, Demands or Charges are void ab initio nunc pro tunc, tunc pro nunc as the use of the name [IAIN CLIFFORD

STAMP] now Iain Clifford is unlawful as the name belongs to the Crown.

Void Orders

138. Any alleged court Order, Writ or Warrant served on the [IAIN CLIFFORD STAMP] Estate that is unsigned by an alleged judge is void ref:

- b) Kings Bench decision 16th December 2022 - KB20022004907, and
- c) The document **intends to defraud under the crime of Uttering as it is a forgery**

139. For any alleged court Order, Writ or Warrant to have standing at law the alleged court Order, Writ or Warrant must be served on the General Executor.

Unauthorised Estate Administration - Trespass

140. The General Executor commands that any administration of the [IAIN CLIFFORD STAMP] Estate by [DANIEL MARC NEIDLE] represented by Daniel-Marc from the date of this Notice is declared by the General Executor as unauthorised and prohibited.

141. The General Executor commands that any administration of the [IAIN CLIFFORD STAMP] Estate by from the date of this Notice is declared by the General as an act of Trespass.

Opportunity to Cure

142. The General Executor provides the parties listed as "Potential Tortfeasor" in the Certificate of Service section of this Notice with a one-time opportunity to cure the unauthorised [IAIN CLIFFORD STAMP] Estate administration by immediately ceasing all acts of administration on or against the [IAIN CLIFFORD STAMP] Estate.

143. The General Executor provides the parties listed as "Potential Tortfeasor Lien" in the Certificate of Service section of this Notice with a one-time opportunity to cure the trespass against the [IAIN CLIFFORD STAMP] Estate by immediately ceasing all acts of trespass on or against the [IAIN CLIFFORD STAMP] Estate.
144. To comply with the General Executors, offer of an "Opportunity to Cure" the General Executor commands [DANIEL MARC NEIDLE] represented by Daniel-Marc to:
145. Confirm in writing within fourteen days from the date of service of this Notice that all acts of administration on or against [IAIN CLIFFORD STAMP] Estate by [DANIEL MARC NEIDLE] represented by Daniel-Marc have permanently ceased and any and all hinderances or restrictions have been rescinded against [IAIN CLIFFORD STAMP] Estate.
146. Written confirmation sent to the correspondence address for the General Executor as detailed in this Notice.

General Executors Decree - Writ of Prohibition

147. This Writ of Prohibition is issued from the General Executor as the Occupant of the Office of the [IAIN CLIFFORD STAMP] Estate.
148. This Notice and Writ of Prohibition will be referred to as "This Probate Court";
149. This Probate Court holds the highest jurisdiction and operates under Probate law, the highest form of law. Probate law is trust and estate law, its jurisdiction is superior to all:
- a. Administrative Courts
 - b. Courts of Equity
 - c. High Courts
 - d. Supreme Courts
 - e. International Courts
150. By order of this This Probate Court all other Offices are Prohibited from any and all administrative acts and or administration of the [IAIN CLIFFORD STAMP] Estate;
151. Any unauthorised administration of the [IAIN CLIFFORD STAMP] Estate without express consent of this This Probate Court constitutes act/s of perjury and

Probate fraud by the individuals performing acts of unauthorised administration of the [IAIN CLIFFORD STAMP]Estate;

152. This Probate Court prohibits any and all unauthorised correspondence issued from any Office and will treat the correspondence as unauthorised and void administration of the [IAIN CLIFFORD STAMP] Estate;
153. Any intrusions, emails, letters, alleged Court Orders, alleged Court Summons, alleged Warrants addressed to or against [IAIN CLIFFORD STAMP] will be treated as unauthorised administration of the [IAIN CLIFFORD STAMP] Estate and are not permitted bythis This Probate Court;
154. Intrusions, emails, letters, alleged Court Orders, alleged Court Summons, alleged Warrants addressed to or against [IAIN CLIFFORD STAMP] will be rebutted by the general Executor via an Unauthorised Communications Notice from This Probate Court, the correspondence will be treated as abandoned administrative paperwork with the matter adjourned by this This Probate Court;
155. Any B.A.R. member or alleged Judge that attempts to administer the [IAIN CLIFFORD STAMP] Estate without authorisation from This Probate Court is required to supply a certified copy of their Oath of Office, accompanied by certified copies of their B.A.R. Bond.
156. This Probate Court further requires the Office of any interfering B.A.R. member or alleged judge to detail all other bonds, sureties, indemnification, insurance and Court Registry Investment System (CRIS) CUSIP numbers and full-accounting relating in any way to theirunauthorised administration of and arrogated intrusion upon the [IAIN CLIFFORD STAMP] Estate.
157. Non-compliance to This Probate Court Mandate will result in This Probate Court laying charges of probate fraud against the tortfeasor/s.
158. Alleged claims against the General Executor of [IAIN CLIFFORD STAMP] Estate are not permitted by the General Executor of the [IAIN CLIFFORD STAMP] Estate unless proof ofclaim is presented and the alleged Claimant is a wo(man) and one of the "People" and is

not a "Person" operating under the legal system and the alleged Claimant makes their Claim under a sworn Affidavit with unlimited liability.

159. All claims against the [IAIN CLIFFORD STAMP] Estate for payment or usage of credits or interest of any kind and in any amount, whether it be for tax, or fee, or collection, or charge, or discharge, shall not be paid by [IAIN CLIFFORD STAMP] Estate.

160. When approval is given for administration or probation of the [IAIN CLIFFORD STAMP] Estate, it shall be made evident in writing by this office, and as per requirement, anyone who claims authority to act on behalf of the estate shall be required to be in possession of the letter affirming the Fiduciary authority to do so. Continuing unauthorised use of credits or interests without express consent and upon being noticed by this order constitutes fraud against the estate, and the committing of perjury by the individuals acting.

Tortfeasor Liens

161. Should the parties to this Notice as detailed under the Certificate of Service section of this Notice labelled "Potential Tortfeasor Lien" fail to supply a rebuttal Affidavit as detailed in the Estoppel section of this Notice, or cure the [IAIN CLIFFORD STAMP] Estate unauthorised administration and trespass against the [IAIN CLIFFORD STAMP] Estate as detailed in the "Opportunity to Cure" section of this Notice within **Fourteen days** of the date of service of this Notice, the parties detailed as "Potential Tortfeasor Lien" at the Certificate of Service in this Notice admit to, agree by tacit acquiescence and provide their assent to:

- i. The harm caused to the General Executor as detailed in this Notice under the Unauthorised administration and Trespass section of this Notice;
- ii. The liquidation of Tortfeasor Liens as General Executor restitution for the harm caused to the General Executor as detailed in this Notice under the Tort and Trespass section of this Notice;
- iii. Individual third-party debt orders issued by this Probate Court;
- iv. Agree to the registration of individual Liens against the Tortfeasors under UCC1 and UCC3 filings;

- v. Agree to the execution of a UCC Financing Statement as a third-party debt order and instruction to the US Secretary of the Treasury to liquidate the Liens against the Public Estate's of the Tortfeasors;
 - vi. The Tortfeasors liability as a vicarious liability that extends to all executive board members of the body corporate that the Tortfeasors work for and their executive directors of the ultimate holding company, parents or subsidiary companies.
 - vii. The Secretary of the US Department of Treasury recovery of assets from the Tortfeasor's Public Estates equal to the Lien value and if necessary the filing of a bankruptcy claim against the Tortfeasor's Public Estate.
162. Should the parties to this Notice as detailed under the Certificate of Service section of this Notice labelled "Potential Tortfeasor Lien" fail to supply a rebuttal Affidavit or cure the unauthorised administration and trespass against the [IAIN CLIFFORD STAMP] Estate as detailed in the "Opportunity to Cure" section of this Notice within **Fourteen days** of the date of service of this Notice, the General Executor will by order of this Probate Court:
- viii. Register a Lien under UCC1 and UCC3 against each party listed under the Certificate of Service section labelled **Potential Tortfeasor Lien** for \$1,500,000.
 - ix. Execute a UCC Financing Statement as a third-party debt order and issue a command to the Secretary of the US Treasury to liquidate the Liens against the Public Estate's of the Tortfeasors via is the wish will and pleasure of the General Executor as a creditor to each Tortfeasors Public Estate and a s the beneficiary;
 - x. Establish a Private Trust as the Grantor and Beneficiary and appoint an independent Trustee to receive the liquidation value of each Lien from the Secretary of the US Department of Treasury as a Private credit side of the T ledger trust action.

Estoppel Notice

163. The Occupant of the office of [IAIN CLIFFORD STAMP] Estate, deceased, the GeneralExecutor, issues this Notice of Void - Contracts - Demands - Orders - Writs - Warrants - Unauthorised Estate Administration - Trespass – Opportunity to Cure - Writ of Prohibition - Lien and Notice of Estoppel (this Notice) to the parties listed in the Certificate of Service in this Notice.

164. To avoid Estoppel the Offices of one party listed at the Certificate of Service of this Notice are required to within Fourteen days of the date of service of this Notice to:

- f. Expressly affirm all substantive points detailed in this Notice;
- g. Expressly deny all points detailed in this Notice;
- h. Expressly deny some of the points detailed in this Notice;
- i. Any and all Express denials must be served on the Office of the General Executor at the correspondence address detailed in this Notice, and;
- j. Any and all Express denials must be served as a sworn Affidavit underwritten by an unlimited liability Oath by at least one of the parties listed at the Certificate of Service in this Notice;
- k. Any Affidavit containing Express denials must be served by a living wo(man) one of the "People" and not as a body corporate Person and the Affiant must swear under Oath with unlimited liability naked in front of the law.

165. Without express affirmation or denial of any or all points detailed in this Notice by one party detailed at the Certificate of Service in this Notice and or their successors and heirs and following the expiry of fourteen days from the date of Service of this Notice and their successors and heirs have tacitly affirmed that:

- l. The General Executor is not a "Person";
- m. The General Executor is not a fiction of law;
- n. The General Executor is not a body corporate;
- o. The General Executor is not an Estate;
- p. The General Executor is an expression of God the i am;
- q. The General Executor is not [IAIN CLIFFORD STAMP];
- r. The General Executor is not Iain Clifford;
- s. All text written in all capitals is not English and if used to identify [IAIN CLIFFORD STAMP] or Iain Clifford in any court papers or communications is not English and the use of all capitals [IAIN CLIFFORD STAMP] or Iain Clifford renders any court paper/s and or correspondence void ab initio nunc pro tunc;

- t. The UNITED KINGDOM is a UK limited company registered at 6 Sharon Court, London, N12 8NX, D-U-N-S Number 515721152;
- u. The HOUSE OF COMMONS is a UK limited company registered at, House of Commons, London SW1A 0AA, D-U-N-S number 232124099;
- v. The MINISTRY OF JUSTICE is a UK company registered at 102 Petty France, London, SW1H 9AJ, D-U-N-S number 225498526;
- w. HM COURTS AND TRIBUNALS is a UK limited company registered at Rose Court, London SE1 9HS, D-U-N-S number 217761187;
- x. The INTERNATIONAL BAR ASSOCIATION is a UK Company registered at 4th Floor London, EC4A 4AD, D-U-N-S number 211233193;
- y. HM REVENUE AND CUSTOMS is a UK Company registered at Customs House Annexe, London EC3R 6EE is a corporation re is no definition of Income in the Income and Tax Act 2007, with D-U-N-S number 232114769;
- z. THE FINANCIAL CONDUCT AUTHORITY is a UK Company registered at 12 Endeavor Square London E20 1JN, with D-U-N-S -number 29-556-3902;
- aa. COMPANIES HOUSE is a UK Company registered at Crown Way, Cardiff, CF14 3UZ with D-U-N-S number 239886492;
- bb. No Crown Acts or Statutes apply to The General Executor;
- cc. All adhesion contracts between the Crown/State and [IAIN CLIFFORD STAMP] or Iain Clifford are void ab initio, nunc pro tunc;
- dd. No adhesion contracts exist between the Crown/State and the General Executor;
- ee. No actual, implied or presumed contract exists between [IAIN CLIFFORD STAMP] or Iain Clifford Estate and [DANIEL MARC NEIDLE] represented by Daniel-Marc;
- ff. All Crown or B.A.R. Orders that hinder or constrain [IAIN CLIFFORD STAMP] or Iain Clifford Estate are void ab initio, nunc pro tunc;
- gg. No Court Orders issued against [IAIN CLIFFORD STAMP] or Iain Clifford apply to the General Executor;
- hh. The General Executor did not and does not act as Executor De Son Tort for [IAIN CLIFFORD STAMP] or Iain Clifford Estate;
- ii. Any use of the name [IAIN CLIFFORD STAMP] is unlawful unless it is used by

theCrown;

- jj. Any use of the names listed in the Certificate of Service of this Notice or any derivative of these names is unlawful;
- kk. Any correspondence sent to the [IAIN CLIFFORD STAMP] or Iain Clifford by the Parties to listed in the Certificate of Service section of this Notice or their representative is declared by the Office of the General Executor and this Probate Court as mail fraud;
- ll. No contract exists between the Offices of the Parties listed in the Certificate of Service section of this Notice and the General Executor;
- mm. Any alleged contract between the Offices of Parties listed in the Certificate of Service section of this Notice and [IAIN CLIFFORD STAMP] is void ab initio nunc pro tunc as the alleged contract uses the name [IAIN CLIFFORD STAMP] unlawfully;
- nn. Any alleged contract between the Offices of Parties listed in the Certificate of Service section of this Notice and [IAIN CLIFFORD STAMP] is a contract between the Offices of the Parties listed in the Certificate of Service section of this Notice and the Crown as [IAIN CLIFFORD STAMP] is a Crown copyrighted incorporation;
- bb. All Court Orders issued against [IAIN CLIFFORD STAMP] are issued against the Crown;
- cc. All unauthorised administration of the [IAIN CLIFFORD STAMP] or Iain Clifford Estate with the express permission from the Office of the General Executor will immediately cease from the date of service of this Notice;
- dd. The Parties to this Notice accept the Jurisdiction of this Probate Court as superior to any other Court;
- oo. The Parties to this Notice accept and agree with the facts detailed in the section of this Notice detailed "The General Executor – A Creditor to a Bankrupt System"
- pp. The Parties to this Notice as detailed under the Certificate of Service in this Notice accept and agree to being Estopped from making any claim against the

[IAIN CLIFFORD STAMP] or Iain Clifford Estate following fourteen days from the date of issuance of this Notice;

- qq. The Parties to this Notice as detailed in the Certificate of Service of this Notice agree they have no in Personum or Subject Matter Jurisdiction over the General Executor;
- hh. The Parties to this Notice agree to immediately cease and refrain from any Court action against [IAIN CLIFFORD STAMP] or Iain Clifford Estate;
- ii. The Parties to this Notice detailed as "Potential Tortfeasor Lien" agree that following fourteen days from service of this Notice that unless a rebuttal Affidavit is served by one of the parties listed as "Potential Tortfeasor Lien" in the certificate of Service section of this Notice they have accepted liability for their unauthorised [IAIN CLIFFORD STAMP] Estate administration and trespass;
- rr. The B.A.R. members accept the General Executor declaration that all members of the B.A.R. were sworn into the B.A.R. unlawfully as they used the name on the Birth Certificate under a name and identity fraud as detailed in this Notice.
- ss. The B.A.R. members accept the General Executor declaration that all members of the B.A.R. have no protection or exemption from the B.A.R. to Liens or levies and are naked in front of the law with unlimited liability.
- tt. Should the parties to this Notice as detailed under the Certificate of Service section of this Notice labelled "Tortfeasor Lien" fail to supply a rebuttal Affidavit as detailed in the Estoppel section of this Notice, or cure the tort and trespass against the General Executor as detailed in the "Opportunity to Cure" section of this Notice within Fourteen days of the date of service of this Notice, all parties to this Notice agree by tacit acquiescence and assent to:
 - i. The harm caused to the General Executor as detailed in this Notice under the Unauthorised administration and Trespass section of this Notice;
 - ii. The liquidation of Tortfeasor Liens as General Executor restitution for the harm caused to the General Executor as detailed in this Notice under the Unauthorised administration and Trespass section of this Notice;
 - iii. Individual third-party debt orders issued by this Probate Court;
 - iv. Agree to the registration of individual Liens against the Tortfeasors under UCC1 and UCC3 filings;

- v. Agree to the execution of a UCC Financing Statement as a third-party debt order and instruction to the US Secretary of the Treasury to liquidate the Liens against the Public Estate's of the Tortfeasors;
- vi. The Tortfeasors liability as a vicarious liability that extends to all executive board members of the body corporate that the Tortfeasors work for and their executive directors of the ultimate holding company, parents or subsidiary companies.
- uu. Should the parties to this Notice as detailed under the Certificate of Service section of this Notice labelled "Potential Tortfeasor Lien" fail to supply a rebuttal Affidavit or cure the Unauthorised administration and Trespass against the General Executor as detailed in the "Opportunity to Cure" section of this Notice within Fourteen days of the date of service of this Notice, the Parties listed at the Certificate of Service section of this Notice "Potential Tortfeasor Lien" agree to this Probate Court's order and for the General Executor to:
 - vii. Register a Lien under UCC1 and UCC3 against each person listed under the Certificate of Service section labelled Tortfeasor Lien for \$1,500,000.
 - viii. Execute a UCC Financing Statement as a third-party debt order and issue a command to the Secretary of the US Treasury to liquidate the Liens against the Public Estate's of the Tortfeasors via is the wish will and pleasure of the General Executor as a creditor to each Tortfeasors Public Estate and a s the beneficiary;
 - ix. Make a presentment of each Lien as a secured debt and command the Secretary of the US Department of treasury/IRS under a General Executor wish, will and pleasure to liquidate each Lien and send the credit proceeds of each Lien to a Private Trust setup by the General Executor as Grantor and beneficiary, with the cheques payable to the Trust and appointed Trustee;
 - x. For the Secretary of the US Department of Treasury to recover assets from the Tortfeasor's Public Estates equal to the Lien value and if necessary file a bankruptcy claim against the Tortfeasor's Public Estate.
 - xi. Establish a Private Trust as the Grantor and Beneficiary and appoint an independent Trustee to receive the liquidation value of each Lien from the Secretary of the US Department of Treasury as a Private credit side of the T ledger trust action.
- vv. The Parties to this Notice and all subsequent Notices agree to them being made Public Record.

Memorandum of Law
General Executor Office

166. The Executor Office is the "Court" as the Sovereign is in equality.
167. Definition of Court in the Black's Law Dictionary, 4th edition, states that, "The Sovereign with their real retinue wherever they may be is the Executor Office."
168. The Executor Office always deals with the administrative office because the Executor's Office is a Court. It is an administrative office, but it is a judicial office, also.
169. The Executor Office is higher than the term of Sovereign, i.e. ruler, Pope, King, or any other illusion of Man's superiority as some understand it; therefore, the Executor Office has no reason or need to ever consider a legal action from a lower system as the Office has the authority to submit either an order or request to lower office enforcement holders to perform corrective actions.
170. DEFINITIONS:
- (a) **"General Executor.** A general executor is one who is appointed to administer the whole estate without any limit of time or place or of the subject matter." [Bouvier's Law Dictionary, 1856 edition]
- (b) **"General Executor.** One whose power is not limited either territorially or as to the duration or subject of his trust." [Black's Law Dictionary, 1st Ed.]
- (c) "Executor. He to whom another commits by will the execution of his last will and testament." [William C. Anderson, A Dictionary of Law (1893)]
- (d) **"General Executor.** An executor whose power is unlimited as to time, place, or subject matter." [William C. Anderson, A Dictionary of Law (1893)]
- (e) **"Executor De Son Tort:** Executor of his own wrong. A person who assumes to act as executor of an estate without any lawful warrant or authority but who, by his intermeddling, makes himself liable as an executor to a certain extent. If a stranger takes upon him to act as executor without any just authority, (as by intermeddling with the goods of the deceased, and many other transactions,) he is called in law an

'executor of his own wrong', de son tort. 2 B1. Comm. 507." [Black's Law Dictionary, 1st Ed.]

(f) **"Probate:** The actor process of proving a will. The proof before an ordinary, surrogate, register, or other duly authorized person that a document produced before him for official recognition and registration and alleged to be the last will and testament of a certain deceased person is such in reality." [Black's Law Dictionary, 4th Ed.]

(g) **"Estate:** The word 'estate' is a word of the greatest extension and comprehends every species of property, real and personal. It describes both the corpus and the extent of interest. ...It signifies everything of which riches or fortune may consist." [Black's Law Dictionary, 4th Ed.]

171. The [IAIN CLIFFORD STAMP] Estate is in the nature of a trust but is not a trust. The Estate is subject to trust law and is affected by probate law. Probate Law is the highest form of law. Scripture is trust and estate law and trumps all other law, i.e., Treaty, Civil, Criminal, Law of Nations, Domestic, Probate, Equity. It is just made-up rules for the world game for

lawyers to control everything. True law has to be simple and must work equally for everyone, i.e., equality.

172. The [IAIN CLIFFORD STAMP] Estate is a realm of action that is a combining of the physical and spiritual aspects of each individual. The Estate is older than any form of law or legal issue that is in or around the world today and has been passed down through generations, having come from God. As such, no form of law, other than scripture, can access or penetrate the truth of the [IAIN CLIFFORD STAMP] Estate.

173. A trust is a contract and pursuant to Magna Carta 1215. An Estate or trust (contract) is private law between the parties thereto. No one, not even the courts, have the authority to look into the business of the Estate.

174. By using the words "Executor" or "Estate" the General Executor, am the Creditor. Creditors have immunity from the debtor.

175. Notice is hereby given by the General Executor and Guardian of the [IAIN CLIFFORD STAMP] Estate, no other office, nor other officer except those duly appointed by the General Executor and Guardian possesses any lawful rights or authority as an

agent, administrator, trustee or guardian of the [IAIN CLIFFORD STAMP] Estate. Therefore, whether or not a person has acted for the [IAIN CLIFFORD STAMP] Estate through a position of custodian, protector, steward, keeper, guardian, attorney-in-fact, or any other title or capacity; we hereby pronounce any and all assumed authority and all positions who have acted, now and then, without written consent or proof of a deceased Estate, as De Son Tort; thereby, making any and all acts and liabilities null and void, Nunc Pro Tunc. Any administration on the [IAIN CLIFFORD STAMP] Estate is void; especially, if it be made to appear that the person was in fact alive at the time administration was granted, the administration is absolutely void.

Memorandum of Law
Clausula Rebus Sic Stantibus (CRSS)

176. Pertains to Birth Certificates/any/all contracts/treaties (BCCRSS).
177. Clausula Rebus Sic Stantibus is the legal doctrine rendering it possible that a contract or a treaty become inapplicable or void because of a fundamental change of circumstances not envisioned at the time of concluding. In public international law the doctrine essentially serves an "escape clause" to the general rule of "pacta sunt servanda" (promises must be kept). When promises have been obtained under duress, fraud or coercion then they need not be kept. This is a fundamental international juristic tenet. *pact (n.) "an agreement between persons or parties," early 15c., from Old French pacte "agreement, treaty, compact" (14c.) and directly from Latin pactum "agreement, contract, covenant," noun use of neuter past participle of pacisci "to covenant, to agree, make a treaty," from PIE root *pag- "to fasten." Related: Paction "act of making a pact." **treaty (n.) late 14c., "treatment, discussion," from Anglo-French treté, Old French traitié "assembly, agreement, dealings," from Latin tractatus "discussion, handling, management," from tractare "to handle, manage" (see treat (v.)). The sense of "contract or league between nations or sovereigns" is attested by early 15c.
178. In public/international law, Clausula Rebus Sic Stantibus (Latin for "things thus standing") is the doctrine allowing for treaties/contracts to become inapplicable, nunc pro tunc where any/all fraud revealed, renders any/all contracts null and void, ab initio, ad infinitum, nunc pro tunc, tunc pro nunc(now for then, then for now) eliminating all time periods relating to the contracts existence in the first place because of a fundamental

change of circumstances whereas, it's unlawful to use a legal Birth Certificate Name where the intent to create a fraudulent third party is evidenced in any/all Birth Certificates by the very existence of the Birth Certificate as self-evident. Birth Certificate Clausula Rebus Sic Stantibus is essentially and fundamentally an exception to the general rule of Pacta Sunt Servanda (promises must be kept) thus removing all prior assumption(s) and/or presumption(s) any/all parties, legal and/or lawful otherwise to the contrary where this fraud is revealed;

179. Because the doctrine poses a risk to the security (securities a.k.a. money) of treaties/contracts where those profiting from this "by design" fraud by exposing this intent to commit fraud and those perpetuating it as its scope, is relatively/completely unconfined/without borders, it requires strict lawful conditions in which it may be invoked where only those claiming to be Legal Fictions as is the case on the Birth Certificate are concerned, and where one is no longer deemed a Legal Identity thereafter since this is the last Act, in the common sense of the definitions, of one who was formerly deceived by the Birth Certificate Name Fraud where it is now known to be fraud and where/wear/ware/we're/were the one invoking this clause no longer wishes to commit Iain Clifford fraud/any crimes against another whatsoever, while removing all traces of the former Birth Certificate Name from their's and everyone else's reality, regardless of the aiding and abetting attempts of/by/for/in fraud by various Crown Corporations Agents to illicit/force/demand/coerce etc. et al anyone/all who have stated and shown otherwise;

180. The doctrine is part of customary international law, but is also provided for in the 1969 Vienna Convention on the Law of Treaties under Article 62 (Fundamental Change of Circumstance), although the doctrine is never mentioned by name. Article 62 provides the only two justifications of the invocation of rebus sic stantibus: first, that the circumstances existing at the time of the conclusion of the treaty were indeed objectively essential to the obligations of treaty (sub-paragraph A) and the instance wherein the change of circumstances has had a radical effect on the obligations of the treaty (sub-paragraph B). In short, the intent to commit, aid and abet fraud falls squarely on those perpetuating this legal name/birth certificate fraud, typically anywhere anyone is being forced to enlist/impressed into service unwillingly/unknowingly their child through registrations of any/all forms ab initio until dissolved or remains intact willingly by any/all who continue to be guilty in their own fraud by wilfully using any/all Birth Certificate name/title(s) after the fact where fraud absolute is self-evident where this Birth Certificate fraud is in plain view;

181. If the parties to a treaty/contract had/have previously/currently contemplated/known

all facts regarding the treaty/contract (based on a full and open disclosure from all parties involved in the Birth Certificate (BC) contract/s) for the occurrence of the changed circumstance, the doctrine does not apply and the provision remains in effect even though the full disclosure of the fraudulent intent of the Birth Certificate is a Lawful fact and is fully exposed/a known fact within the confines of the fictional Legal reality, whereas those continuing to use said treaty/contract/Birth Certificate name as identification render Clausula Rebus Sic Stantibus null and void by/of their own hand and doing for willfully/knowingly continuing in its use after the fact (i.e. contempt of court, profiting from the avails of crime etc. et al). Clausula Rebus Sic Stantibus only relates to changed circumstances that were never contemplated by one or more of the parties, since one or more of the parties involved to initiate/force/enforce fraud after the fact such contracts/treaties is knowingly/unknowingly (ignorance is no defence) by/of/for/in omission/commission committing fraud with intent, regardless of claims made otherwise by any/all who are legally dead, B.A.R. members/Crown Agents etc. et al using this fraud to steal the life source of another in any way shape or form;

182. Although it is clear that a fundamental change of circumstance(s) justifies terminating or modifying a treaty/contract (i.e. the Birth Certificate contract is deliberately set up to deceive the mother as the Grantor of male/female creators of physical child/children/intellectual, spiritual name(s) with intent to transfer the living child/children (gamete-intra-fallopian) into a dead legal name(s) ward of admiralty/state placing all contracting parties in a state of fraud absolute, collectively), a unilateral denunciation of a treaty is prohibited to any/all Iain Clifford fraud participants (i.e. participants without B.A.R./Crown Corporation member permissions, where the Crown Corporation agents/servants intent to commit fraud is self-evidenced by the very existence of registration/hospital etc. et al offices trading in birth certificate(s) slavery) and must be done only on an individual choice basis to make this fraud known to any/all Crown Agents or remain a knowingly fraudulent, by the nature of the Legal name constructed reality, willing participant. Any/all Legal name fraud party(s) do not have the right to denounce a treaty unilaterally (i.e. on behalf of everyone involved) where a non-legal individual can, to expose, and, which exposes this fraud for all of humanity to see, where humanity must make it's own choice individually where the Birth Certificate is unilaterally deemed fraud upon all humanity notwithstanding;

183. As a fundamental flaw/mistake of all legal proceedings, it is a lawful fact in the legal reality/fictional existence that it is unlawful for anyone/everyone, outside of a B.A.R. card (in which one must already be in fraud to enter Law school using a fraudulent legal name as one example of fraud on fraud regardless) or sworn Oath using a fraudulent, with

permissions granted only to title(s), attached to Legal name(s) likewise, to serve the "owners/operators" of the fictional Crown Corporation by wilful and knowing/unknowing, omission/commission of fraud absolute, consent to be, act as, lay claim to, act in the role of, etc. et al a legal name/legal entity/legal character as it appears in any/all Books of the registrar/registration/registry(regis-tree = dead Crown family I.D.-entity tree) whereby any/all legal name/s titles, designations, ranks, corporations etc. et al are, in fact, property of the Crown Corporation and use thereof without clear and explicitly present permission(s) by the "legal owner or representative" thereof, by and for said/such "owner" of all such/said legal creations, is illegal in every way rendering such user in a state of instant dishonour in the "eyes of the court", a fraudulent felon/criminal, regardless of the nature of any/all accusations made by any/all Crown Corporation representatives, B.A.R. card/Sworn oath or not since they are in the "commission" of a fraudulent act (i.e. CAFR accounts, Bonds, etc.).

184. Here, in this doctrine, it is spelled out for the reader/receiver clearly and their lack of understanding this doctrine renders them incompetent thus everything they "take" is a "mistake" ab initio where fraud was/is the intent of legal name(s) fraud ad infinitum and obviously a criminal mind/heart is incapable of rational thought where a "reasonable" being (insane) simply looks for every reason under the sun to escape their own responsibility, via unlawful means in their complicitness in these crimes against creation and truth until they decide otherwise; simply put, criminals, destroyers of humanity, destroyers of life itself;

185. In short, it is unlawful to use a legal name/any/all legal references aforementioned, regardless of claims made to the contrary by any/all "legal agents" to the contrary where "legal agents" is defined herein as anyone who uses any/all legal "definitions" of who and what they think they are; a dead fictional character, no voice. Following this outline are only some examples of the total illegality of legal name fraud where legal name (any/all fictional legal entity formations/references/non-living paper constructs/exists nowhere in any living, conscious form outside of the confines of a dead, legal reality where one must speak or spell it/I.D. into existence for it/I.D. to exist at all) is a fictional character/reality that only exists in the minds of those that create said "fictional character(s)" be they in a human/sentient/consciously aware form, or any other inanimate/lifeless form, assumed/presumed as living mental/quantum and can only exist between two parties in order for them to exist at all, and, whereas an/the original fundamental nature/construct of the Treaty/contract/agreement(s) has been altered/changed/fraudulent and misleading intent by one or more contracting parties and, where intent to commit fraud/to deceive another acting as frauds, liars, thieves etc. et al criminal/evil intentions, hiding behind legal name(s)/title(s) are/is exposed by the very use of any/all of these "legality is not reality" fictional constructs that renders any/all users of such things, a felon/criminal by deliberately deceptive design and, where i, the living in creation am not, nor will i be assumed and/or

presumed henceforth and forever a dead legal name/title I.D.-entity ad infinitum, ab initio, nunc pro tunc, tunc pro nunc;

186. Legal name/title/construct Party claiming any/all legal name is 3rd/third party interloping in/on the Birth Certificate contract between Crown agent and male/female wards of admiralty where the "legally enslaved child" (i.e. the current legal name(s) I.D.-entity user/3rd/third party interloper unknowingly) was not present at the signing/sinning of said birth certificate contract, nor were any details of this intent to commit fraud disclosure given to contracting parties/all participants, where a child and/or children is/are involved. In short, the one using the legal name wasn't there at the signing of the contract (guilty of the original sin/sign of/by the "father"), null and void, nunc pro tunc, contracting with a minor ensues; Clausula Rebus Sic Stantibus is invoked/spoken/written legal name/title/construct participant is immediately guilty within the constructs of the legal unreality of Crown Copyright infringement (where the Crown does not "prosecute" meaning "does not pursue" deliberately for the only purpose of the continuation of humanity's overall fraud which is far more profitable) in accordance with the warnings placed on various Birth Certificates (if it's on one contract/construct, it's on all contracts/constructs, based in the same non-reality of legality is not reality delusion, different in form, identical in conceptual INTENT, Clausula Rebus Sic Stantibus) and in subsequent Certificates/aliases created by any/all parties that use said Birth Certificate (proof of intent to commit fraud by its very existence) to create any/all forms of identification from it and/or any/all related forms rendering said user in immediate fraud for doing so, where any/all creation of any/all forms of Legal identification in any/all legal definitions where this legal name(s) fraud is deemed mandatory by/for/of/in the Legal fictional reality construct agents/practitioners thereof, where force, coercion, deceptions, threats, thefts, blackmail, etc. et al is used to knowingly/unknowingly by/of/for/in omission/commission to enslave any/all humanity partaking in this/the/any/all legal realm(s) of fictional delusions where the legal system demands humanity commit fraud in order to survive if one is presently/was formerly using any/all such said legal identification where the fundamental nature of the Birth Certificate is to create fraudulent parties on both sides of the contract. In short, a "license to kill, steal, cheat etc. et al" any/all individuals as its primary intent; Clausula Rebus Sic Stantibus is invoked/spoken/written.

187. It is unlawful to aid and abet anyone knowingly/unknowingly that is fully unaware of the Legal name(s) fraud deception into a criminal activity against their wishes by forcefully, in any/all ways (includes trickery, violent actions/threats thereof to comply with fraud, means of wording deceptions etc. et al) being assumed/presumed a dead legal name I.D.-entity where "following orders" by any/all Crown agents is assumed/presumed authority

based on deceptive/violent means and measures to gain such fictional "jurisdiction/control" over another and by any/all means of deception where the intent to deceive another is self-evident by the very nature of Legal name(s) fraud original intent by design by one who is titled/uniformed in any/all Legal senses/legal unreality definitions, where their role to act in the "character" of any/all Crown agent/s for the purpose of legal deception(s) a.k.a. "commissions" as the basis of their jobs/roles, namely a uniformed officer/robed judge etc. et al wears ("the emperor's clothes removed") their intent to do so (i.e. the very clothes/uniforms/robes/chains of office etc. et al), where to don any/all robes/legal garments of the legal reality deems Crown agent(s) easily visible and absolutely transparent for/by/of/in the intent to commit fraud/aid and abet fraud, in the very act to don them; Clausula Rebus Sic Stantibus is invoked/spoken/written.

188. Profiting from criminal activity (employment, shares, profits, investments, sales, any/all means of procuring legal FIAT currencies etc.) inasmuch as any/all commerce is based totally and utterly (udders of life, humanity's "milk and honey") on the legal name/title fraud construct from the creation of FIAT currencies based on the valuations of the slave trading bonds (UCC/UPU a.k.a. corporation of the City of London, state/corporation of Vatican City, state) that the Birth Certificate is, and intended to be for just such a purpose to involve every form of "money made" be it through peaceful and/or criminal activities from being paid to deliver newspapers to being paid to legally murder another human being under the legal umbrella of war/military, where murder in any form is murder and any/all associations to/by/for/of/in any/all Legal name(s)/title(s) forms renders one guilty by association absolute inasmuch as one is still mentally, physically, spiritually bound in the legal reality/unreality ("deal with the devil/Satan") by agreement to be so involved in this criminal activity. I don't associate with murderers/I.D.-doll worshiping at any/all levels nor will I be assumed/presumed otherwise via Legal name fraud associations/assumptions/presumptions and the legal sorcery practitioners therein; Clausula Rebus Sic Stantibus is invoked/spoken/written.

189. Any/all individuals that use, claim to be, actively participate in/of/by/for the legal name(s)/title(s) in any/all ways whatsoever without explicit permission by their "illusional legal masters" a.k.a. B.A.R. card/Crown agent sworn oath members, are practicing Law (which is not lawful) without a license but are deemed to be "practicing law" (using legal/commerce anything in day to day living reality where the Legal name is a Legal definition within the confines of the legal unreality/reality) where lawyers are used to fill this gap in the illusion of "legal representation" that renders any/all who do so silenced, without voice and are in-voiced accordingly as a ward of admiralty or, essentially a child of the dead corporate (body consumed, phonetically) State until such guilt by legal name association is

removed by the one being deemed to practice law/sorcery (literally) by not using a lawyer to keep the court "in honour" where now, contempt of court is enacted upon any/all who enter a court of man-made "law" which places the Crown agents/court officials in peril of dishonour where only the confession of the one entering/thinking they actually need to be there at all to BE a legal name or tricked into claiming anything that resembles, in part and/or in full, anything that can bind them to the Birth Certificate contract spelling(s) as they appear on said birth certificate that will ultimately render the "user" as a felon fraud first, thus "restoring the illusion of honour" in their court where the ruse is perpetuated anon; Clausula Rebus Sic Stantibus is invoked/spoken/written.

190. These are just a few of the examples that anyone with any sense of "legal wrongdoing" can see to illustrate clearly the absolute fraud nature of the entire legal system and the basis of the fraud against humanity it is based upon where the legal name/title claims are the cornerstone that holds the entire pyramid construct with the criminals (legal sorcerers) atop the pyramid of delusional and illusional power and where any/all cops/judges/lawyers/common people should have a basic understanding of what fraud is where fraud is clearly defined in the ten commandments motif. Fraud (entire legal reality) includes, not limited to, murder, stealing, raping, adulterant, greed, lust, covetousness, false idol creation and worship, and all manner of evil intentions where only the veil of a papered reality protects the evil with knowing intentions and now you know, ignorance removed herein where it is incumbent with every individual to prove otherwise, silence equates acquiescence maxim invoked; Clausula Rebus Sic Stantibus is invoked/spoken/written.

191. Inasmuch as the Vatican/corporation of Vatican City, state, as commonly understood, is also complicit in this legal name/title reality by virtue of Legal registration, all spiritual notions of "power" are hereby nullified ab initio, ad infinitum where Vatican City is registered as are all nations/countries etc. et al as registered crown owned corporations and are neutered by association accordingly where any/all assumed presumed "power" is fully and completely destroyed by/of/in/for this legal name/title complicit agreement/treaty fraud and is therefore complicit in this fraud against all of humanity and life itself as are all claiming any/all legal status in any/all legal forms ab initio, ad infinitum, nunc pro tunc, tunc pro nunc.

Responses to this Notice and Responses relating to the

[IAIN CLIFFORD STAMP] Estate

Correspondence Contractor Address

IAIN CLIFFORD STAMP LTD
Office 208
Alfa House
Molesey Road
Walton-on-Thames
Surrey
KT12 3PD

JURAT

i Iain Clifford, attest and affirm that the aforementioned is true and correct, attested to and submitted by The Chief Administrator / Grantor / Settlor / Creditor, I Iain Clifford, a living, breathing, self-aware woman, not deceased, who is also the Executor / Director / Sole Beneficiary

/ Sole Shareholder / Chief Executive Officer of any associated Trust, Estate, Legal Name, State (Foreign or otherwise) and/or corporation of the Legal Person known by, referred to or rendered as [IAIN CLIFFORD STAMP] Estate.

i further acknowledge that this is an act of my free will and Deed to execute my acknowledgement of my acceptance of the trust/real property/Estate as well as lawful control of the real property/Estate/Corporation/Trust, be it said, be it documented done in/on/and for the record, in this lawful court of record on this Twenty Sixth Day of November Twenty Twenty Four.

i solemnly swear and affirm, under penalty of perjury, that the contents of this document are the truth, the whole truth, and nothing but the truth.

By: General Executor : *Iain Clifford*

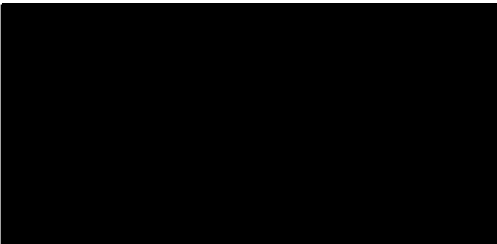
Twenty Sixth Day of November Twenty Twenty Four.

Certificate of Service

i Iain Clifford CERTIFY the foregoing was provided by UK Special delivery mailed to:

The Office of [DANIEL MARC NEIDLE] represented by Daniel-Marc (Tortfeasor)
118 Pall Mall
London
SW1Y 5EA

The Office of [DANIEL MARC NEIDLE] represented by Daniel-Marc (Tortfeasor)



The Office of [JANET YELLEN]
The Office of the Secretary of the US Department of Treasury
1500 Pennsylvania Avenue
NW Washington
DC 20220

The Office of [RICHARD HERMER]
The Office of the Attorney General
102 Petty France
London
SW1H 9EA

As per Section 196(4) of the Law of Property Act 1925 (LPA 1925) provides that: "Any notice shall also be sufficiently served if it is served by registered post or recorded delivery by virtue of section 1 of the Recorded Delivery Service Act 1962" Furthermore: Under section 127(4) of the Postal Services Act 2000 (PSA 2000) and PSA 2000, Sch 8 Pt II, paras 2–3.