

John Smith

Date: 24<sup>th</sup> September 2020

Court Clerk  
High Court, Queens Bench Division  
The Royal Courts of Justice  
Strand  
London  
WC2A 2LL

Case Ref. No.

**Lawful Notice**

Court Clerk,

For context, you are considered informed that all meanings in this/all communication/s are taken from the Oxford Dictionary of English or as commonly understood by living men and women, they are not to be confused with legalese or any other language. All character layout, whether capitalised, lower case or a combination of both are what is commonly recognised by living men and women and not to be taken in any other way or meaning. My position in this communication is that of a living man standing under gods law, also known as the creator's law, natural law, common law etc and operating outside the jurisdiction of statutory rules or man-made legislation. I do not work for any state department or the crown or operate under a licence as I do not require permission from another man or woman to run my life peacefully.

If you require the meaning or definition of any word, sentence, or paragraph in this document, then this can be done by submitting a written request within seven days, from receipt of this letter.

We the people, represented by John Smith, write to confirm that the Defendant is required to settle the outstanding claim due, in full and immediately and that we also require confirmation from the Defendant that the previously issued European Arrest Warrant against Lynda Thyer has been voided. To establish our position and to assist with clarification, we refer you to the following:

**Affidavit**

**GENERAL FORM OF AFFIDAVIT**

In the Matter Between

The People (Represented by John Smith)

**Claimant**

and

Suella Braverman (Acting as The Attorney General, Rt. Hon. QC MP)

**Defendant**

Case Ref:

The issue is in relation to the unlawful behaviour of the Defendant and the crimes committed against the people. The failure of the Defendant to comply with the common law, the lawfully issued Common Law Court deeds and with her statutory obligations.

I, John Smith a living man, currently domiciled at       ?       ?       ?       ?  
and having both ownership of the fictitious name/legal title (LYNDA THYER) and Power of Attorney for the living woman (Lynda Thyer), do solemnly and sincerely swear and declare with good faith and without prejudice.

I was born on the 1<sup>st</sup> April 1963 and am 57 years of age. I am of sound mind and reason and do sincerely and honestly swear the present instrument to be my own words, written by me, given freely, and without duress and expressing accurately to the best of my knowledge.

1. **I say that**, the Common Law Court, Great Britain and International was created on the 11<sup>th</sup> June 2017, to address the failings in the statutory judicial system and to provide a lawful remedy for living men and women.
2. **I say that**, as part of the Common Law Court responsibilities, it keeps a record of declarations for births of living men, women and their children.
3. **I say that**, the Common Law Court keeps a record of the business ownership for fictitious names (legal entities), thus confirming that the use of them without the owner's consent, authority or jurisdiction is unlawful.

4. **I say that I**, John Smith, confirmed my standing as a living man having submitted my declaration of birth to the Common Law Court. Accordingly, I have obtained a lawful court deed by way of a Birth Certificate which was issued by the Common Law Court.

This court deed and my position was established previously in a court of record and as a fact in law, during a criminal case (**Court Ref: PA18004245**) in Paisley Sheriff Court on the 28<sup>th</sup> February 2019.

5. **I say that**, Lynda Thyer, confirmed her standing as a living woman having submitted her declaration of birth to the Common Law Court. Accordingly, she has obtained a lawful court deed by way of a Birth Certificate which was issued by the Common Law Court.

This court deed and my position was established previously in a court of record and as a fact in law, during a criminal case (**Court Ref: PA18004245**) in Paisley Sheriff Court on the 28<sup>th</sup> February 2019.

6. **I say that I**, John Smith, confirm that I have obtained ownership of the Fictitious Names MR JOHN SMITH and LYNDA THYER and that I have obtained lawful court deeds by way of a Business Ownership Certificates, which were issued by the Common Law Court.

The ownership of the Fictitious Name has also been established in a court of record and as a fact in law, during a criminal case (**Court Ref: PA18004245**) in Paisley Sheriff Court on the 28<sup>th</sup> February 2019.

7. **I say that**, District Judge Crane had issued an order for the extradition of LYNDA THYER on the 4<sup>th</sup> May 2018 and while issuing her order, she ignored the standing of the Magna Carta 1215, the authority of the people, the standing of living men and women, the ownership of the legal entities and the issue of who the Defendant was (a living woman or a fiction), while using criminal coercion to justify her position.

As District Judge Crane failed to rebut the paperwork lodged, she has adopted the position where she believes that has superior authority to the Common Law Court, the people, the United Nations and God, the Common Law Court.

At the very least, before she proceeded it would have required a further hearing to establish which order was superior, the extradition order or the annulment order. Until such time that this issue had been established there should have been no additional action taken against Lynda Thyer.

8. **I say that**, a Common Law Court was convened on the 27<sup>th</sup> May 2019 in Dundee, to deal with the unlawful treatment of Lynda Thyer, the unlawful behaviour of Michael Alan Supperstone (The Honourable Mr Justice) and the unlawful extradition order that was issued against her.

*In relation to the issues before them, a jury of twelve reasonably minded men and women having considered all the evidence presented at this hearing, issued a court order confirming crimes committed against the people, the annulment of the extradition order, the unlawful behaviour of Michael Alan Supperstone and the annulment of the 1939 Cancer Act.*

9. **I say that**, Ian Burnett (The Lord Chief Justice) had ignored a letter to intervene in this extradition issue and as a result, a lawfully convened Common Law Court was established on 6<sup>th</sup> August 2019, on the Isle of Man to address his criminal behaviour.

In relation to the Statement of Claim and the supporting evidence presented by the Plaintiff, the jury, consisting of twelve reasonably minded men and women found the Defendant, Ian Burnett (The Lord Chief Justice) guilty of committing crimes against the people and was ordered to release Lynda Thyer immediately from prison. He was also ordered amongst other things to comply with the previously issued Extradition Annulment Order against LYNDA THYER.

10. **I say that**, regarding the behaviour of the judge's involved in this issue, I confirm that they seemed to lack the mental ability to deal with the issue before them and that they should have been removed.

The judges involved, all seemed to be unable to establish the existence of a living man before them, despite speaking to them, the evidence provided to confirm their stance and the lawful court deeds that were provided.

The judges involved did confirm that if the position of the legal fiction was accepted, a dead entity, they would be happy to speak to it, thus confirming that the judges are happy to speak to the dead. If I were to that I speak to the dead, I would be locked up, but given that the judges believe they can do so, I suggest that they are not fit for purpose and that they should be medically examined to protect not only themselves but the public.

11. **I say that**, the process used for voiding the European Arrest Warrant was the same process that was used by Lady Hale in 2019 to cease the shutdown of Parliament.

Despite being legal and lawful, the void order remains lodged at Westminster Magistrates Court as they are unable to cancel it, but they are refusing to set the original order aside. The failure to set the original order aside is a clear breach of the Crown Proceedings Act 1948 and it was for this reason that the Defendant was required to deal with this.

12. **I say that**, despite being served with a copy of the void order on the 2<sup>nd</sup> March 2020, the Defendant has refused to either acknowledge or respond to it. The Defendant was required to set the original order aside, but she failed to do so. Failure of the Defendant to deal with this issue confirmed that she is complicit in the following crimes against the people:

Fraud  
Theft

Criminal Coercion  
Kidnapping

Unlawful Detention  
Torture

Trespass  
Treason

13. **I say that**, until such time as it is established that there is a superior authority to the Common Law Court, the people and God, the Common Law Court documents and orders, stand as facts in law, which cannot be ignored.
14. **I say that**, the statutory courts are all corporations and can only deal with a person/corporation, they will never obtain parity with a living man or living woman and as such will never have any authority or jurisdiction over them.
15. **I say that**, statutory courts are required to establish authority and jurisdiction before they may adjudicate in any matter before them.

In relation to this issue and as the jurisdiction and sovereignty of the Crown/Regina had been officially challenged, the matter cannot be decided by any Crown Employee or Servant, as they are Parties to the Cause and therefore cannot be impartial or be seen to be impartial. Therefore, this dispute HAD TO BE decided by an independent jury, this was ignored.

If you believe we have a contract, then please provide full disclosure and a copy of the signed contract with both parties' signature on it. If I am party to a lawful contract then I will obviously stand by it, but take note that I am not operating under ANY licence or in commerce in any way, shape or form, so I fall outside the rules of legislation that are produced by the registered company known as parliament (Exhibit A).

Any and all references in this letter that point to private companies are found on public websites and not the product of a conspiracy but a creature of fact, so now you are aware of the situation, there is no excuse not to comply with this Notice, Affidavit and Royal Proclamations. Failure to do so will make you personally liable in your private capacity and guilty as if you were the main perpetrator.

16. **I say that**, contract law confirms that for a contract to be valid, certain conditions must be fulfilled, one of these conditions is that there must be full disclosure. This was not the case, given the failure to identify the Defendant and the use of the legal fiction 'LYNDA THYER' against the living woman.

It has become clear that under the Clearfield doctrine, which we are sure you are fully aware of, Westminster Magistrates Court, the Crown Prosecution Service, HMCTS and The Royal Courts of Justice have been operating as commercial enterprises, without full disclosure to living men and women who were deceived into believing you to be lawful authorities (Exhibits B, C, D, & E).

As Westminster Magistrates Court and the Royal Courts of Justice are operating as administrative courts, you are guilty of several crimes under common law and any decisions you have made or will make, were or will be clearly an opinion and not lawful. Under Halsbury's Law of England in the year 2011, under the heading "administrative courts" all courts acting in an administrative capacity are both

unlawful and illegal, this means that any man or woman that causes a tort under common law, is responsible in their private capacity and therefore will be required to remedy the situation or face a common law court. Commercial courts can ONLY operate with full disclosure, by mutual contractual consent and with equal consideration, this you have failed to do and the Defendant is also complicit in intentionally committing fraud with menaces in order to make a financial gain, this of course is unacceptable and will require immediate redress. Due to the failure to disclose the terms, conditions and the lack of a lawful contract that has been agreed and seen by all parties involved, the Defendant is required to produce the full terms and conditions, signed contracts and indemnity insurances applicable.

17. **I say that**, a valid contract also requires the consent of all parties involved, this was not the case as the living woman (Lynda Thyer) or the fictitious name/legal entity (LYNDA THYER) had not consented.
18. **I say that**, the legislation used to obtain an extradition order against the fictitious name/legal entity was statutory (the Extradition Act 2003), this is not enforceable against a living woman which has resulted in a crime being committed against her and the people.
19. **I say that** The United Nations created a Universal Declaration of Human Rights in 1948 which was to be used to protect all living men and women, this has not been complied with in relation to criminal coercion and slavery.
20. **I say that**, that all signatories to the United Nations have a lawful obligation to comply with the Universal Declaration of Human Rights 1948. That any country failing to comply with the Declaration of Human Rights 1948 would be guilty of committing crimes against its people, this is applicable in the case for this country.
21. **I say that**, a Common Law Court was convened on the 31<sup>st</sup> August 2019 in Guildford, to deal with the unlawful behaviour of Nicholas Lorraine Smith (Southwark Crown Court, Judge), Jean Luc Gadaud (Court of Appeal Judge, Paris) and the authority and jurisdiction of the Crown and the statutory courts.

*In relation to the issues before them, a jury of twelve reasonably minded men and women having considered all the evidence presented at this hearing, issued court orders confirming crimes committed against the people, the guilty verdicts of both Nicholas Lorraine Smith and Jean Luc Gadaud and the lawful use of GcMAF.*

*The jury also found that the coronation of the Elizabeth Alexandra Mary Battenberg on June 2nd in 1953 was fraudulent, due to the failure to have the ceremony witnessed by God (the Stone of Destiny) and therefore the crown, statutory courts and judges had no authority and jurisdiction over living men and living women who have confirmed their standing with the Common Law Court.*

22. **I say that**, in relation to the Extradition Order issued, the judges involved have all used the presumptions of law to assist.

Despite the fact that these judges had no authority or jurisdiction to deal with this issue, I also confirm that these presumptions were not accepted.

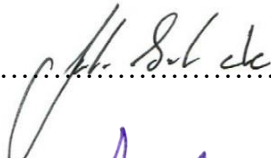
23. **I say that**, all the facts and circumstances deposed herein are within my knowledge and expertise except such as are sworn herein from information only in accordance with my reasonable knowledge and sources of information as appear within the present affidavit.

24. **I say that**, you will be fully aware, as a registered company you are also a service provider, established on the backs of the bonds created from people's birth certificates, you are employed to take care of service issues, you are therefore required to ensure that this matter is dealt with.


In the event that this matter is disputed I am happy to attend a meeting for clarification purposes.


I say these truths and stand by the contents until they are proven in a lawful court of common law not to be true, they currently stand unchallenged and a fact at law, therefore I claim payment for the total amount referred to, confirmation that the extradition has been voided and the return of the living woman Lynda Thyer.


I have provided three witnesses below who have attested that myself, John Smith, signed this document of my own free will and with sound mind and mental clarity.

John Smith  
Name..... Signature..... 

WITNESSES

Tony Coles  
Name..... Signature..... 

Ronald Hay  
Name..... Signature..... 

Dee Hastie  
Name..... Signature..... 

**Royal Proclamations**

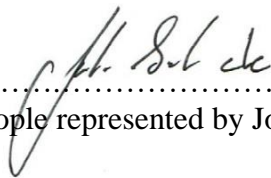
In relation to the position of *Elizabeth Alexandra Mary Battenberg*, it has already been established by the people that she was not lawfully crowned at the coronation in 1953.

Part of the Common Law Court Order issued on the 31<sup>st</sup> August 2019:

*‘therefore the crown, statutory courts and judges had no authority and jurisdiction over living men and living women who have confirmed their standing with the Common Law Court.’*

We have now been informed that we have a new king, ‘King John III’ and we the people attach the following Proclamations (Exhibits F & G) to assist in this matter. These Proclamations have been issued to clarify the position of the people, the statutory court, and the Common Law Court.

We hereby require that the Defendant settle the outstanding claim due, in full and immediately and that we also require confirmation that the previously issued European Arrest Warrant against Lynda Thyer has been voided, refusal to comply with these Royal Proclamations would be an act of Treason.

  
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We the people represented by John Smith  
Subject solely to the authority and  
jurisdiction of the Common Law Court