

# OP1200\_MPSHMG\_HOF105 MARK JAMES HARPER MP



Surety for a Security by Way of a lien

# Lien Number

HOF—MARK JAMES HARPER MP OFFICER HM GOVERNMENT—HOF105

MR MARK JAMES HARPER in the position of MP OFFICER for HM GOVERNMENT Corporation/State



Baroness.oftheHouseof+Featherstone\_105\_OP1200@gmail.com 11 Skylark Rise County Palatine of Nottinghamshire [NG9 8JR]

2 October 2023

To: MR MARK JAMES HARPER (CLAIMANT)

MP OFFICER for HM GOVERNMENT Corporation/State Corporation/State House of Commons London [SW1A 0AA], https://www.markharper.org, Unit P2 Innsworth Lane Gloucester [GL3 1DL], Department for Transport 33 Horseferry Road, London [SW1P 4DR] mark.harper.mp@parliament.uk, POCorrespondence@dft.gov.uk,

Your Ref:claims of being "elected" by Us, https://www.gov.uk/government/people/mark-harper , mark.harper.mp@parliament.uk ,https://members.parliament.uk/member/1520/contact

Our Ref:HOF—MARK JAMES HARPER MP OFFICER HM GOVERNMENT—HOF105

Dear MR MARK JAMES HARPER,

We have noted as of this day the 12 December 2022 that there has been no response to our previous correspondence and to that effect there is a formal and binding agreement to the following effect.

# Security by way of lien Number: HOF-MARK JAMES HARPER MP OFFICER HM GOVERNMENT-HOF105

#### Affidavit of Truth and Statement of Fact

- 1. I, Baroness Sue of the House of Featherstone (being the undersigned), do solemnly swear, declare, and depose:
- 2. That I am competent to state the matters herein and that I do take oath and swear that the matters herein are accurate, correct, honest, and true as contained within this Affidavit of Truth and Statement of Fact.
- 3. That I am herein stating the truth, the whole truth, and nothing but the truth, and that these truths stand as fact till another can provide the material, physical, and tangible evidence and substance to the contrary.
- 4. That I fully and completely comprehend that before any charges can be brought, it must be first proved, by presenting the material, physical, and tangible evidence and substance to support the facts, that the charges are valid and have substance that can be shown to have a foundation in fact.
- 5. That I have first-hand knowledge of the facts stated herein.
- 6. That all the facts stated herein are accurate, correct, honest, and true, and are admissible as material evidence, and that if I am called upon as a witness, that I will testify to their veracity.
- 7. That the eternal, unchanged principals of truth are as follows:
  - a) All are equal and are free by natural descent.
  - b) Truth is factual and not subjective to belief, which is nothing of any material, physical, or tangible substance in fact.
  - c) An un-rebutted Affidavit stands as the truth and fact.
  - d) An un-rebutted Affidavit is the documented fact and truth on and for the record.
  - e) All matters must be expressed to be resolved.
  - f) He who does not rebut the Affidavit agrees to it by default.
  - g) He who does anything by another's hand is culpable for the actions of the other's hand.
  - h) A security by way of a lien is, first and foremost, an agreement between the parties, as there is no disagreement between the parties.
  - I) That he who stands as surety, by providing the security by way of a lien, stands in honour, as that surety is undertaken by agreement, without coercion, duress, or protest, and without the threat of harm, loss, or injury, and, as such, stands in honour for the harm, loss, or injury by their own hand.
- 8. That a security by way of a lien, which is a commercial process (including this Affidavit), is non-judicial and pre-judicial, and:
  - a. That no judge, court, government, or any agencies thereof, or any third parties whatsoever, can abrogate anyone's Affidavit
    of Truth and Statement of Fact, and;
  - b. That only a party affected by an Affidavit can speak and act for himself and is solely responsible for responding with his own Affidavit of Truth and Statement of Fact, which no one else can do for him, where there is material, physical, and tangible evidence and substance in fact, which definitively is a firm foundation to rebut the rebutted affidavit.





- 9. That these facts, which form the main body of this Affidavit of Truth and Statement of Fact, are as follows, and that the material, physical, and tangible evidence and substance to support these facts is provided as exhibits and material, physical, and tangible evidence and substance as a foundation of these facts.
- 10. It is now on and for the record as of the 2 October 2023that this is a formal agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State that MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State has agreed to stand as a surety for a security by the way of a lien for the restoration for the criminal offences of fraud and malfeasance in the office of HM GOVERNMENT Corporation/State.
- 11. That there is a formal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State that the claim made by MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State that there is a legal and legitimate government is fraudulent in nature which is fraud by misrepresentation and carries a term of incarceration of seven (7) to ten (10) years and the latter where there is multiple instances of AND that there is a formal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State that MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State has formally agreed to stand for commercial charges to the same degree.
- 12. That there is a formal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State that the above noted and formally agreed Fraud by misrepresentation is also malfeasance by MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State which carries a term of incarceration of twenty five years (25) which is accumulative AND that there is a formal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State that MMR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State has formally agreed to stand for commercial charges to the same degree.
- 13. That there is a formal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State that the above noted and formally agreed Fraud by misrepresentation and Malfeasance by MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State is a recognised and demonstrated intention to cause distress and alarm which is also a wilful and belligerent act of terrorism AND that there is a formal and binding agreement between MMISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State that MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State has formally agreed to stand for commercial charges to the same degree.
- 14. These are very serious crimes MR MARK JAMES HARPER and under current state legislation there is a cumulative period of incarceration in excess of 150 years'. We would not wish to encumber the public purse for the costs of this incarceration as the public purse can ill afford this financial encumbrance. There is however an alternative and recognised process as suitable agreed remedy.
- 15. As there is now an agreement between the parties, as MR MARK JAMES HARPER has already agreed to the crime then we elect to charge you under this agreement. As the crime was committed against ourselves then we reserve the right to choose the remedy for these crimes.
- 16. Where there is a crime then there is a requirement for a remedy otherwise the crime goes unresolved. As we now have an obligation to bring this crime to resolution we therefore have given MR MARK JAMES HARPER an opportunity to resolve and MR MARK JAMES HARPER has elected to stand as surety.

# Surety and security by way of an agreed lien.

For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR MARK JAMES HARPER (CLAIMANT) that there is a Government is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence then we will elect to formally charge MR MARK JAMES HARPER (CLAIMANT) acting in the capacity of Member of Parliament

£5,000,000.00

For the formally agreed criminal offence of Malfeasance in the office where MR MARK JAMES HARPER (CLAIMANT) acting in the capacity of Member of Parliament has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence then we elect to formally charge MR MARK JAMES HARPER (CLAIMANT) acting in the capacity of Member of Parliament. Five Million Pounds GBP.

£5,000,000.00

For the formally agreed criminal offence of a wilful intent to cause distress and alarm which is a recognised and demonstrated wilful act of terrorism. Where this is an agreed chargeable criminal offence then we will elect to formally charge MR MARK JAMES HARPER (CLAIMANT) acting in the capacity of Member of Parliament. Five Million Pounds GBP.

£5,000,000.00

Total agreed debt as resolution for the above listed criminal offences equals fifteen million pounds GBP

F.

£15,000,000.00

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- 17. In accordance with the traditions of this land, and as this is a lien, this will be published in all the necessary places.
- 18. Ignorance is no defence for committing criminal acts. Considering the position that MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State holds that MMR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State should have shown more diligence and accountability in the office. It is an agreed fact and due to the severity of the most grievous agreed criminal offences, that MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State is no longer a fit and proper person to hold any trusted position in service in the office.
- 19. It can also be considered that since these most grievous agreed criminal offences have been committed in thMR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State has acted in an ultra vires capacity in the position as Member of Parliament for HM Parliaments and Governments Company/State and without the legal authority to do so, it can be concluded that MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State could be held culpable for their actions as not in the best interests of HM Parliaments and Governments Company/State and constitutes an enemy of the State.
- 20. Let it be known on and for the record that MR MARK JAMES HARPER is no longer a fit and proper person to be in a position of
- 21. Let it be known on and for the record that due to the compartmentalisation and lack of full disclosure by executive officers of HM Parliaments and Governments Company/State that MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State may have had no knowledge that his actions were criminal and ultra vires in nature.
- 22. Let it be known on and for the record that MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State has chosen, of their own free will, to stand as surety for a security by the way of a lien to the amount of fifteen million pounds GBP £15,000,000.00 GBP).
- 23. From the Exhibit (F) in the House of Ward Affidavit of Truth and Statement of Fact, which is on and for the record, it is noted that the Great British Pound (£) legal tender or fiat currency, whichever term is used, is representative of confidence, faith, and belief, so this surety for a security by way of a lien is equal to fifteen million pounds (£15,000,000.00) GBP of confidence, faith, and belief.
- 24. Let it be known on and for the record that confidence, faith, and belief is nothing of any material, physical, or tangible evidence or substance in fact.
- 25. Let it be known on and for the record that since MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State has agreed to this remedy of their own free will, in full knowledge and understanding, without coercion or deception, and without threat of harm, loss, or injury, that MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State stands in honour, and his dignity is restored by their own hand in the community regarding this matter.

We await your response. Silence creates a tacit and binding agreement through acquiescence. No Assured Value. No Liability. No Errors and Omissions Accepted. Without ill will or vexation.





# Exhibit (A)

Material evidence of claim by MR MARK JAMES HARPER in the position of MP OFFICER for HM GOVERNMENT Corporation/State.

and

Also Respondents correspondence By MISS SUE FEATHERSTONE





Baroness.oftheHouseof+Featherstone\_105\_OP1200@gmail.com 11 Skylark Rise County Palatine of Nottinghamshire [NG9 8JR] 28 August 2023

To: mark.harper.mp@parliament.uk, POCorrespondence@dft.gov.uk,

Your ref: claims of being "elected" by Us, https://www.gov.uk/government/people/mark-harper, mark.harper.mp@parliament.uk,https://members.parliament.uk/member/1520/contact

Our Reference: HOF-MARK JAMES HARPER MP OFFICER HM GOVERNMENT-HOF 1 05

Dear MR MARK JAMES HARPER (CLAIMANT)

We would bring your attention to the attached Affidavit which was served upon the 657 MP's and officers of government on the 28<sup>th</sup> day of February 2015 which is also a Published and Public Affidavit by way of a public declaration on the 28<sup>th</sup> Day of March 2015 which is also published here. <a href="https://www.facebook.com/groups/798269636907862/files/">https://www.facebook.com/groups/798269636907862/files/</a> and we note that MR MARK JAMES HARPER (CLAIMANT) was one of the 657 recipients by email of the same Affidavit on the 4<sup>th</sup> day of November 2020.

We would note to MR MARK JAMES HARPER (CLAIMANT) that the legal function of an Affidavit is that when the content of an Affidavit has not been legally redressed or proven to be incorrect, then the Affidavit is a formal and legal process to create legal and indisputable legal agreement and binding agreement to the details and content of the Affidavit.

We would draw MR MARK JAMES HARPER's attention again to Exhibit "C" in this Affidavit where it has been confirmed by none less than Chandran Kukathas PHD of the London School of Economics. That a State is a Company and as a Company a State is no different to McDonalds.

http://www.academia.edu/12226898/A Definition of the State We would also note to MR MARK JAMES HARPER (CLAIMANT) that this is also doctrine and can be cited and referenced by any law degree student for his thesis.

We would also note to MR MARK JAMES HARPER (CLAIMANT) in the same Exhibit "C" That is has been confirmed by the Lord Chief Justice. The Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA in the same year of 2008 that the Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA confirmed that the office of the Judiciary is a sub office of the same State/Company and this is also a Published Fact on the Judiciary website and is therefore a Confirmed and indisputable Fact. https://www.judiciary.gov.uk/wp-content/uploads/JCO/Documents/Speeches/beatsonj040608.pdf

"The 2003 changes and the new responsibilities given to the Lord Chief Justice necessitated a certain amount of reexamination of the relationship between the judiciary and the two stronger branches of the state --- the executive and the legislature."

We would also note to MR MARK JAMES HARPER (CLAIMANT) that and it has been confirmed by the Lord Chief Justice that this places every member and officer in the executive office of the company outside of the jurisdictional control of the office of the Judiciary and that all executive officers including Ministerial extensions to the executive office have complete impunity for any criminal offence they choose or wish to commit and this is now becoming widely known among the people of the UK.

We would also bring to MR MARK JAMES HARPER's attention to Exhibit "B" in the same formally agreed 657 Affidavits as of 2015 that there was a formal case at a Tribunal recognised by the same Company office where there was a claim made under the Traffic management Act 2004 and that it was found that and correctly by adjudication that Mr David Ward has no liability under the Traffic management Act 2004 for the very simple reason that the circa 64.1 Million people in the UK have never once in 800 years formally agreed to be governed and legally signed the legal "Consent of the governed" and without this Legal consent then none of the Act's and Statutes or legislations of the company have any valid legality and are by default totally illegal and criminal which constitutes criminal fraud and we would also note to MR MARK JAMES HARPER (CLAIMANT) that as a result of these legal proceedings at a company recognised Tribunal that there was also a signed and Legal Declaration of NO CONTEST which is legally signed by the company office as a formal agreement to the Facts.



We would further draw MR MARK JAMES HARPER (CLAIMANT)'s attention to further legal proceedings where this Affidavit and the 657 formal agreements to this same Affidavit has been repeatedly used as foundation in fact with 100% success inclusive of judges in the company office of the Judiciary of the same company and these are also formally published securitised commercial Liens here.

# Judges

District Judge HOW-LATEF-LIEN-001 <a href="https://www.facebook.com/groups/798269636907862/permalink/1292888400779314/">https://www.facebook.com/groups/798269636907862/permalink/1292888400779314/</a>
District Judge HOW-LATEF-LIEN-002 <a href="https://www.facebook.com/groups/798269636907862/permalink/1292876174113870/">https://www.facebook.com/groups/798269636907862/permalink/1292868276174113870/</a>
District Judge HOW-GRAY-LIEN-001 <a href="https://www.facebook.com/groups/798269636907862/permalink/1292868254114662/">https://www.facebook.com/groups/798269636907862/permalink/1292868254114662/</a>
District Judge HOW-FITSGERALD-LIEN-001 <a href="https://www.facebook.com/groups/798269636907862/permalink/1292862800781774/">https://www.facebook.com/groups/798269636907862/permalink/129286280078174/</a>
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#### MP

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#### Lawyers

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# Warrant of arrest.

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# Bailiff

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## Parking ticket.

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We would note to MR MARK JAMES HARPER (CLAIMANT) that the words Obligation and Liability do not, and cannot exist outside of a formal and legally agreed contract and this fact has been formally agreed in the fact that Mr David Ward has no Liability under the Traffic Management Act 2004—the formal and legally signed declaration of NO CONTEST is definitive and absolute legal proof and agreement of this FACT.

We would further note to MR MARK JAMES HARPER (CLAIMANT) that there can be no legal representation unless there has been a formal and legal transfer of power of Attorney and without this legal and signed transfer of power of attorney any re-presentation would also be illegal and criminal conclusively. It is therefore legally impossible for there to be a legal and legitimate Government and this has been true for



800 years. It is therefore a FACT MR MARK

JAMES HARPER (CLAIMANT) that there has never once in the 800 years been a legal and legitimate Government to represent the current day circa 64.1 million people. In the absence of these current day, missing and legally signed 64.1 MILLION legally transferred powers of Attorney then no legal representation can be made.

This is all definitive and absolute legal proof of the Fact that a general election by way of a SECRET Ballot has always been illegal and does not constitute any legal transfer of power of authority in any way.

We would also note to MR MARK JAMES HARPER (CLAIMANT) that all Tax in all its forms is criminal fraud. None of the circa 64.1 million people has any legal obligations to pay tax in any form. More to the point, in economics when what we pay tax for also pays Tax then there is no return Path for the Tax cash back into economy and there is Billions in Tax which just gets flushed down some cash black hole because of the absence of an economic return path for the Billions in Tax Cash. Economic austerity is a planned and executed Poverty with now 300,000 or more homeless in the UK as a direct result of being Taxed beyond economic capabilities to sustain. This is unconscionable—unless of course this is wilfully planned and executed and we fail to see how this can be otherwise.

It is a Maxim, a Maxim in FACTS—He who makes a claim carries the obligation to present the material evidence of the claim. The very existence of a State/Company which as a company is no different to McDonalds and there is a position of Member of Parliament or CEO of that company which is no different to McDonalds is the very evidence that there is a claim. The very existence of MR MARK JAMES HARPER's email address is indisputable evidence in fact of that claim.

He who makes a claim carries the FORMAL and Legal Obligation to present the foundation in evidence of that claim.

It is therefore a noted obligation for MR MARK JAMES HARPER (CLAIMANT) to present the material evidence to support this claim in one of two forms.

- 1. MR MARK JAMES HARPER (CLAIMANT) carries the formal obligation to present the material evidence that the circa 64.1 Million people have formally signed and legal transferred the legal power of Attorney where the circa 64.1 million people can be legally represented by a government. OR.
- 2. MR MARK JAMES HARPER (CLAIMANT) carries the formal obligation to present the material evidence that the circa 64.1 Million people have formally signed and legal "Consent to be governed" which would be representative of a commercial agreement where there can be contractual legal Obligations or Liabilities under the Act's and Statute's and legislation which would be in accordance with the formally agreed and legally signed Agreement to the facts; And with the Legal and signed declaration of NO CONTEST to that legal effect.

Failure to present this legally obligated evidence in fact will enter MR MARK JAMES HARPER (CLAIMANT) in to a lasting and legally binding agreement with the following effect.

- 1. That there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that the claim that there is a legal and legitimate government is fraudulent in nature which is fraud by misrepresentation and carries a term of incarceration of seven to ten years and the latter, where there is multiple instances of, is a chargeable criminal offence AND that there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that MR MARK JAMES HARPER (CLAIMANT) has formally and legally agreed to stand for commercial charges to the same degree.
- 2. That there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that the above formally agreed Fraud by misrepresentation is also formal and criminal malfeasance in the office which carries a term of incarceration of twenty five years (Life) which is also a chargeable criminal offence AND that there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT



CORPORATION/STATE that MR MARK JAMES HARPER (CLAIMANT) has formally and legally agreed to stand for commercial charges to the same degree.

3. That there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that the above formally agreed Fraud by misrepresentation and Malfeasance in the office is a demonstrated and wilful intention to cause distress and alarm which is also a demonstrated wilful and belligerent act of terrorism AND that there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that MR MARK JAMES HARPER (CLAIMANT) has formally and legally agreed to stand for commercial charges to the same degree.

So let it be said. So let it be written. So let it be done. Without ill will or vexation.





Baroness.oftheHouseof+Featherstone\_105\_OP1200@gmail.com 11 Skylark Rise County Palatine of Nottinghamshire [NG9 8JR] 4 September 2023

To: MR MARK JAMES HARPER (CLAIMANT)
MP OFFICER for HM GOVERNMENT Corporation/State Corporation/State
House of Commons London [SW1A 0AA], https://www.markharper.org, Unit P2 Innsworth Lane Gloucester [GL3 1DL],
Department for Transport 33 Horseferry Road, London [SW1P 4DR]
mark.harper.mp@parliament.uk, POCorrespondence@dft.gov.uk,

Your ref: claims of being "elected" by Us, https://www.gov.uk/government/people/mark-harper, mark.harper.mp@parliament.uk,https://members.parliament.uk/member/1520/contact

Our Reference: HOF-MARK JAMES HARPER MP OFFICER HM GOVERNMENT-HOF105

Dear MR MARK JAMES HARPER (CLAIMANT),

We have noted as of this date the 4 September 2023 that there has been no legal response to our previous correspondence dated the 28 August 2023 and that there is now a formal agreement due the absence of any valid material legal evidence. In the interest of candour we have elected to extend by another seven days. In the interests of clarity we repeat the same here.

Without ill will or vexation.

# Dear MR MARK JAMES HARPER (CLAIMANT)

We would bring your attention to the attached Affidavit which was served upon the 657 MP's and officers of government on the 28<sup>th</sup> day of February 2015 which is also a Published and Public Affidavit by way of a public declaration on the 28<sup>th</sup> Day of March 2015 which is also published here.

<a href="https://www.facebook.com/groups/798269636907862/files/">https://www.facebook.com/groups/798269636907862/files/</a> and we note that MR MARK JAMES HARPER (CLAIMANT) was one of the 657 recipients by email of the same Affidavit on the 4<sup>th</sup> day of November 2020.

We would note to MR MARK JAMES HARPER (CLAIMANT) that the legal function of an Affidavit is that when the content of an Affidavit has not been legally redressed or proven to be incorrect, then the Affidavit is a formal and legal process to create legal and indisputable legal agreement and binding agreement to the details and content of the Affidavit.

We would draw MR MARK JAMES HARPER's attention again to Exhibit "C" in this Affidavit where it has been confirmed by none less than Chandran Kukathas PHD of the London School of Economics. That a State is a Company and as a Company a State is no different to McDonalds.

http://www.academia.edu/12226898/A Definition of the State We would also note to MR MARK JAMES HARPER (CLAIMANT) that this is also doctrine and can be cited and referenced by any law degree student for his thesis.

We would also note to MR MARK JAMES HARPER (CLAIMANT) in the same Exhibit "C" That is has been confirmed by the Lord Chief Justice. The Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA in the same year of 2008 that the Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA confirmed that the office of the Judiciary is a sub office of the same State/Company and this is also a Published Fact on the Judiciary website and is therefore a Confirmed and indisputable Fact. <a href="https://www.judiciary.gov.uk/wp-content/uploads/JCO/Documents/Speeches/beatsonj040608.pdf">https://www.judiciary.gov.uk/wp-content/uploads/JCO/Documents/Speeches/beatsonj040608.pdf</a>

"The 2003 changes and the new responsibilities given to the Lord Chief Justice necessitated a certain amount of reexamination of the relationship between the judiciary and the two stronger branches of the state --- the executive and the legislature."



We would also note to MR MARK JAMES confirmed by the Lord Chief Justice that this office of the company outside of the

HARPER (CLAIMANT) that and it has been places every member and officer in the executive jurisdictional control of the office of the Judiciary

and that all executive officers including Ministerial extensions to the executive office have complete impunity for any criminal offence they choose or wish to commit and this is now becoming widely known among the people of the UK.

We would also bring to MR MARK JAMES HARPER's attention to Exhibit "B" in the same formally agreed 657 Affidavits as of 2015 that there was a formal case at a Tribunal recognised by the same Company office where there was a claim made under the Traffic management Act 2004 and that it was found that and correctly by adjudication that Mr David Ward has no liability under the Traffic management Act 2004 for the very simple reason that the circa 64.1 Million people in the UK have never once in 800 years formally agreed to be governed and legally signed the legal "Consent of the governed" and without this Legal consent then none of the Act's and Statutes or legislations of the company have any valid legality and are by default totally illegal and criminal which constitutes criminal fraud and we would also note to MR MARK JAMES HARPER (CLAIMANT) that as a result of these legal proceedings at a company recognised Tribunal that there was also a signed and Legal Declaration of NO CONTEST which is legally signed by the company office as a formal agreement to the Facts.

We would further draw MR MARK JAMES HARPER (CLAIMANT)'s attention to further legal proceedings where this Affidavit and the 657 formal agreements to this same Affidavit has been repeatedly used as foundation in fact with 100% success inclusive of judges in the company office of the Judiciary of the same company and these are also formally published securitised commercial Liens here.

#### Judges

District Judge HOW-LATEEF-LIEN-001 <a href="https://www.facebook.com/groups/798269636907862/permalink/1292888400779314/">https://www.facebook.com/groups/798269636907862/permalink/1292888400779314/</a>
District Judge HOW-LATEEF-LIEN-002 <a href="https://www.facebook.com/groups/798269636907862/permalink/1292876174113870/">https://www.facebook.com/groups/798269636907862/permalink/1292876174113870/</a>
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District Judge HOW-FITSGERALD-LIEN-001 <a href="https://www.facebook.com/groups/798269636907862/permalink/1292863800781774/">https://www.facebook.com/groups/798269636907862/permalink/1292862800781744/</a>
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#### MP

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## Lawyers

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## Warrant of arrest.

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## Bailiff

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HOW-CEO-203-LIEN-0001 https://www.facebook.com/groups/798269636907862/permalink/856324024435756/

We would note to MR MARK JAMES HARPER (CLAIMANT) that the words Obligation and Liability do not, and cannot exist outside of a formal and legally agreed contract and this fact has been formally agreed in the fact that Mr David Ward has no Liability under the Traffic Management Act 2004—the formal and legally signed declaration of NO CONTEST is definitive and absolute legal proof and agreement of this FACT.

We would further note to MR MARK JAMES HARPER (CLAIMANT) that there can be no legal representation unless there has been a formal and legal transfer of power of Attorney and without this legal and signed transfer of power of attorney any re-presentation would also be illegal and criminal conclusively. It is therefore legally impossible for there to be a legal and legitimate Government and this has been true for 800 years. It is therefore a FACT MR MARK JAMES HARPER (CLAIMANT) that there has never once in the 800 years been a legal and legitimate Government to represent the current day circa 64.1 million people. In the absence of these current day, missing and legally signed 64.1 MILLION legally transferred powers of Attorney then no legal representation can be made.

This is all definitive and absolute legal proof of the Fact that a general election by way of a SECRET Ballot has always been illegal and does not constitute any legal transfer of power of authority in any way.

We would also note to MR MARK JAMES HARPER (CLAIMANT) that all Tax in all its forms is criminal fraud. None of the circa 64.1 million people has any legal obligations to pay tax in any form. More to the point, in economics when what we pay tax for also pays Tax then there is no return Path for the Tax cash back into economy and there is Billions in Tax which just gets flushed down some cash black hole because of the absence of an economic return path for the Billions in Tax Cash. Economic austerity is a planned and executed Poverty with now 300,000 or more homeless in the UK as a direct result of being Taxed beyond economic capabilities to sustain. This is unconscionable—unless of course this is wilfully planned and executed and we fail to see how this can be otherwise.

It is a Maxim, a Maxim in FACTS—He who makes a claim carries the obligation to present the material evidence of the claim. The very existence of a State/Company which as a company is no different to McDonalds and there is a position of Member of Parliament or CEO of that company which is no different to McDonalds is the very evidence that there is a claim. The very existence of MR MARK JAMES HARPER's email address is indisputable evidence in fact of that claim.

He who makes a claim carries the FORMAL and Legal Obligation to present the foundation in evidence of that claim.

It is therefore a noted obligation for MR MARK JAMES HARPER (CLAIMANT) to present the material evidence to support this claim in one of two forms.

- 1. MR MARK JAMES HARPER (CLAIMANT) carries the formal obligation to present the material evidence that the circa 64.1 Million people have formally signed and legal transferred the legal power of Attorney where the circa 64.1 million people can be legally represented by a government. OR.
- 2. MR MARK JAMES HARPER (CLAIMANT) carries the formal obligation to present the material evidence that the circa 64.1 Million people have formally signed and legal "Consent to be governed" which would be representative of a commercial agreement where there can be contractual legal Obligations or Liabilities under the Act's and Statute's and legislation which would be in accordance with the formally agreed and legally signed Agreement to the facts; And with the Legal and signed declaration of NO CONTEST to that legal effect.

Failure to present this legally obligated evidence in fact will enter MR MARK JAMES HARPER (CLAIMANT) in to a lasting and legally binding agreement with the following effect.

 That there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that the claim that there is a legal and legitimate government is fraudulent in nature which is fraud by misrepresentation and carries a



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So let it be said. So let it be written. So let it be done. Without ill will or vexation.





Baroness.oftheHouseof+Featherstone\_105\_OP1200@gmail.com 11 Skylark Rise County Palatine of Nottinghamshire [NG9 8JR] 11 September 2023

To: mark.harper.mp@parliament.uk, POCorrespondence@dft.gov.uk,

Your ref: claims of being "elected" by Us, https://www.gov.uk/government/people/mark-harper, mark.harper.mp@parliament.uk,https://members.parliament.uk/member/1520/contact

Our Reference: HOF-MARK JAMES HARPER MP OFFICER HM GOVERNMENT-HOF 1 05

Dear MR MARK JAMES HARPER (CLAIMANT),

We have noted as of this date the 11 September 2023 that there has been no legal response to our previous correspondence dated the 28 August 2023 and 4 September 2023 respectively. There is now a formal agreement due the absence of any valid material legal evidence. In the interest of candour we have elected to extend the previous seven days by another seven days. In the interests of clarity we repeat the same here.

Without ill will or vexation.

# Dear MR MARK JAMES HARPER (CLAIMANT)

We would bring your attention to the attached Affidavit which was served upon the 657 MP's and officers of government on the 28<sup>th</sup> day of February 2015 which is also a Published and Public Affidavit by way of a public declaration on the 28<sup>th</sup> Day of March 2015 which is also published here. <a href="https://www.facebook.com/groups/798269636907862/files/">https://www.facebook.com/groups/798269636907862/files/</a> and we note that MR MARK JAMES HARPER (CLAIMANT) was one of the 657 recipients by email of the same Affidavit on the 4<sup>th</sup> day of November 2020.

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#### Judges

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#### MP

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#### Lawvers

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## Warrant of arrest.

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## Bailiff

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HOW-JUMC-LIEN-0001 <a href="https://www.facebook.com/groups/798269636907862/permalink/856321777769314/">https://www.facebook.com/groups/798269636907862/permalink/856321777769314/</a>

## Parking ticket.





We would note to MR MARK JAMES HARPER Liability do not, and cannot exist outside of a has been formally agreed in the fact that Mr Management Act 2004—the formal and legally significant.

(CLAIMANT) that the words Obligation and formal and legally agreed contract and this fact David Ward has no Liability under the Traffic

Management Act 2004—the formal and legally signed declaration of NO CONTEST is definitive and absolute legal proof and agreement of this FACT.

We would further note to MR MARK JAMES HARPER (CLAIMANT) that there can be no legal representation unless there has been a formal and legal transfer of power of Attorney and without this legal and signed transfer of power of attorney any re-presentation would also be illegal and criminal conclusively. It is therefore legally impossible for there to be a legal and legitimate Government and this has been true for 800 years. It is therefore a FACT MR MARK JAMES HARPER (CLAIMANT) that there has never once in the 800 years been a legal and legitimate Government to represent the current day circa 64.1 million people. In the absence of these current day, missing and legally signed 64.1 MILLION legally transferred powers of Attorney then no legal representation can be made.

This is all definitive and absolute legal proof of the Fact that a general election by way of a SECRET Ballot has always been illegal and does not constitute any legal transfer of power of authority in any way.

We would also note to MR MARK JAMES HARPER (CLAIMANT) that all Tax in all its forms is criminal fraud. None of the circa 64.1 million people has any legal obligations to pay tax in any form. More to the point, in economics when what we pay tax for also pays Tax then there is no return Path for the Tax cash back into economy and there is Billions in Tax which just gets flushed down some cash black hole because of the absence of an economic return path for the Billions in Tax Cash. Economic austerity is a planned and executed Poverty with now 300,000 or more homeless in the UK as a direct result of being Taxed beyond economic capabilities to sustain. This is unconscionable—unless of course this is wilfully planned and executed and we fail to see how this can be otherwise.

It is a Maxim, a Maxim in FACTS—He who makes a claim carries the obligation to present the material evidence of the claim. The very existence of a State/Company which as a company is no different to McDonalds and there is a position of Member of Parliament or CEO of that company which is no different to McDonalds is the very evidence that there is a claim. The very existence of MR MARK JAMES HARPER's email address is indisputable evidence in fact of that claim.

He who makes a claim carries the FORMAL and Legal Obligation to present the foundation in evidence of that claim.

It is therefore a noted obligation for MR MARK JAMES HARPER (CLAIMANT) to present the material evidence to support this claim in one of two forms.

- 1. MR MARK JAMES HARPER (CLAIMANT) carries the formal obligation to present the material evidence that the circa 64.1 Million people have formally signed and legal transferred the legal power of Attorney where the circa 64.1 million people can be legally represented by a government. OR.
- 2. MR MARK JAMES HARPER (CLAIMANT) carries the formal obligation to present the material evidence that the circa 64.1 Million people have formally signed and legal "Consent to be governed" which would be representative of a commercial agreement where there can be contractual legal Obligations or Liabilities under the Act's and Statute's and legislation which would be in accordance with the formally agreed and legally signed Agreement to the facts; And with the Legal and signed declaration of NO CONTEST to that legal effect.

Failure to present this legally obligated evidence in fact will enter MR MARK JAMES HARPER (CLAIMANT) in to a lasting and legally binding agreement with the following effect.

1. That there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that the claim that there is a legal and legitimate government is fraudulent in nature which is fraud by misrepresentation and carries a term of incarceration of seven to ten years and the latter, where there is multiple instances of, is a chargeable criminal offence AND that there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that MR MARK JAMES HARPER



(CLAIMANT) has formally and legally same degree.

agreed to stand for commercial charges to the

- 2. That there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that the above formally agreed Fraud by misrepresentation is also formal and criminal malfeasance in the office which carries a term of incarceration of twenty five years (Life) which is also a chargeable criminal offence AND that there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that MR MARK JAMES HARPER (CLAIMANT) has formally and legally agreed to stand for commercial charges to the same degree.
- 3. That there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that the above formally agreed Fraud by misrepresentation and Malfeasance in the office is a demonstrated and wilful intention to cause distress and alarm which is also a demonstrated wilful and belligerent act of terrorism AND that there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that MR MARK JAMES HARPER (CLAIMANT) has formally and legally agreed to stand for commercial charges to the same degree.

So let it be said. So let it be written. So let it be done. Without ill will or vexation.





# Exhibit (B)

# OPPORTUNITY TO RESOLVE

AND

NOTICE OF DEFAULT





Baroness.oftheHouseof+Featherstone\_105\_OP1200@gmail.com 11 Skylark Rise County Palatine of Nottinghamshire [NG9 8JR] 18 September 2023

To: MR MARK JAMES HARPER (CLAIMANT)
MP OFFICER for HM GOVERNMENT Corporation/State Corporation/State
House of Commons London [SW1A 0AA], https://www.markharper.org, Unit P2 Innsworth Lane Gloucester [GL3 1DL],
Department for Transport 33 Horseferry Road, London [SW1P 4DR]

mark.harper.mp@parliament.uk,POCorrespondence@dft.gov.uk,

Your ref: claims of being "elected" by Us, https://www.gov.uk/government/people/mark-harper, mark.harper.mp@parliament.uk,https://members.parliament.uk/member/1520/contact

Our Reference: HOF-MARK JAMES HARPER MP OFFICER HM GOVERNMENT-HOF 1 05

Dear MR MARK JAMES HARPER (CLAIMANT),

We have noted as of this date the 18 September 2023 that there has been no response to our previous correspondence dated the 28 August 2023, 4 September 2023 and 11 September 2023 respectively. There is now a formal agreement due to the absence of any valid material legal evidence. We note once again that all correspondence will be kept on file pending future legal action. If there is a crime to be redressed, then it is important to comprehend the full extent of the crime before a solution or a remedy can be executed. You MR MARK JAMES HARPER have already been instrumental in this remedy, as you have provided vital material evidence which is a part of the solution or remedy. For this material evidence, we thank you.

This may not be evident at first, but the solution or remedy will benefit all including yourself. Complex matters have complex solutions, we can assure you that this solution is complex and these complexities may not be comprehended at first.

In the interests of candour and clarity:

It is a maxim of the rule of law that he/she who brings a claim has the obligation to provide the material substance of that claim. Otherwise, the claim is fraudulent in nature which is fraud by misrepresentation and Malfeasance in the office. In addition to this an act of force where there is no material evidence and substance to a valid claim is also an act of force and an act of terrorism.

We would further note to MR MARK JAMES HARPER that there can be no legal representation unless there has been a formal and legal transfer of power of Attorney has been legally transferred and without this legal and signed transfer of power of attorney any representation would also be illegal and criminal conclusively. It is therefore legally impossible for there to be a legal and legitimate Government and this has been true for 800 years. It is there for a FACT MR MARK JAMES HARPER that there has never once in the 800 years been a legal and legitimate Government to represent the current day circa 64.1 million people. In the absence of these circa current day missing and legally signed 64.1 MILLION legally transferred powers of Attorney No legal representation can be made.

This is all definitive and absolute legal proof of the Fact that a general election by way of a SECRET Ballot has always been illegal and does not constitute any legal transfer of power of authority in any way.

We have previously noted to MR MARK JAMES HARPER that all Tax in all its forms is criminal fraud. None of the circa 64.1 million people current day has any legal obligations to pay Tax in any form. More to the point in economics when what we pay tax for also pays Tax then there is no return Path for the Tax cash back into economics and there is Billions in Tax which just gets flushed down some cash black hole because there is no economic return path for the Billions in Tax Cash. Economic austerity is a planned and executed Poverty with now 300,000 or more Homeless in the UK as a direct result of being Taxed beyond economic capabilities to sustain. This is unconscionable. Unless of course this is wilfully planned and executed, and we fail to see how this cannot be otherwise.

It is a Maxim, and a Maxim in FACTS, He who makes a claim carries the obligation to present the material evidence of the claim. The very existence of a State/Company which as a corporate entity is no different to McDonalds and there being a position of Member of Parliament or CEO of that company evidences it is no different to McDonalds and a *prima facie* a claim. The very existence of MR MARK JAMES HARPER's email address is indisputable evidence in fact of that claim.

He who makes a claim carries the FORMAL and Legal Obligation to present the foundation in evidence of that claim.

It is therefore a noted obligation for MR MARK JAMES HARPER (CLAIMANT) to present the material evidence to support this claim in one of two forms.





- MR MARK JAMES HARPER
   (CLAIMANT) carries the formal obligation to present
  the material evidence that the circa 64.1 Million people have formally signed and legal transferred the legal power of
  Attorney where the circa 64.1 million people can be legally represented by a government. OR.
- 2. MR MARK JAMES HARPER (CLAIMANT) carries the formal obligation to present the material evidence that the circa 64.1 Million people have formally signed and legal "Consent to be governed" which would be representative of a commercial agreement where there can be contractual legal Obligations or Liabilities under the Act's and Statute's and legislations in accordance with the formally agreed and legally signed Agreement to the facts and with the Legal and signed declaration of NO CONTEST to that legal effect.

Failure to present this legally obligated evidence in fact will enter MR MARK JAMES HARPER (CLAIMANT) in to a lasting and legally binding agreement the following effect.

- 1. That there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that the claim there is a legal and legitimate government is fraudulent in nature which is fraud by misrepresentation which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, and is a chargeable criminal offence AND that there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that MR MARK JAMES HARPER (CLAIMANT) has formally and legally agreed to stand for commercial charges to the same degree.
- 2. That there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that the above formally agreed Fraud by misrepresentation is also formal and criminal malfeasance in the office which carries a term of incarceration of twenty five years (Life) which is also a chargeable criminal offence AND that there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that MR MARK JAMES HARPER (CLAIMANT) has formally and legally agreed to stand for commercial charges to the same degree.
- 3. That there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that the above formally agreed Fraud by misrepresentation and Malfeasance in the office is a demonstrated and wilful intention to cause distress and alarm which is also a demonstrated wilful and belligerent act of terrorism AND that there is a formal and lasting legal and binding agreement between MISS SUE FEATHERSTONE and MR MARK JAMES HARPER (CLAIMANT) IN THE POSITION OF MP OFFICER FOR HM GOVERNMENT CORPORATION/STATE that MR MARK JAMES HARPER (CLAIMANT) has formally and legally agreed to stand for commercial charges to the same degree.

These are very serious crimes MR MARK JAMES HARPER (CLAIMANT) and under current state legislation there is a cumulative period of incarceration in excess of 150 years' incarceration. We would not wish to encumber the public purse for the costs of this incarceration as the public purse can ill afford this financial encumbrance. There is however an alternative and recognised process as suitable remedy.

As there is now an agreement between the parties by way of lasting tacit agreement through acquiescence, as you have already agreed to the crime then we elect to charge you under this agreement. As the crime was committed against ourselves, then we reserve the right to choose the remedy for these crimes.

Where there is a crime then there is a requirement for a remedy otherwise the crime goes unresolved. As we now have an obligation to bring this crime to resolution, we therefore are giving MR MARK JAMES HARPER (CLAIMANT) an opportunity to resolve.

# Opportunity to resolve.

 For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR MARK JAMES HARPER (CLAIMANT) that there is a Government is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence then we will elect to formally charge MR MARK JAMES HARPER (CLAIMANT) acting in the capacity of Member of Parliament

£5,000,000.00

 For the formally agreed criminal offence of Malfeasance in the office where MR MARK JAMES HARPER (CLAIMANT) acting in the capacity of Member of Parliament has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence then we elect to formally charge MR MARK JAMES HARPER (CLAIMANT) acting in the capacity of Member of Parliament. Five Million Pounds GBP.

£5,000,000.00



For the formally agreed criminal offence of a
 alarm which is a recognised and demonstrated wilful act of terrorism. Where this is an agreed chargeable
 criminal offence then we will elect to formally charge MR MARK JAMES HARPER (CLAIMANT)
 acting in the capacity of Member of Parliament. Five Million Pounds GBP.

£5,000,000.00

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Total agreed debt as resolution for the above listed criminal offences equals fifteen million pounds GBP

£15,000,000.00

If you MR MARK JAMES HARPER (CLAIMANT) elect not to resolve this matter and debt in the next seven days from the receipt of this correspondence then, seven days later, we will issue a further reminder as you MR MARK JAMES HARPER (CLAIMANT) are in default of your agreement and your agreed obligation.

We will take further legal action by raising a Notice of Default and a surety on the debt by way of a security by way of a lien against the estate of MR MARK JAMES HARPER (CLAIMANT) and the future earnings of yourself and by way of the sins of the father to your descendants to the seventh generation where there may be an attachment of earnings and the pension of your grandchildren's grandchildren.

This may be viewed to be an excessive action to take as a remedy, but we bring your attention back to the affidavit Exhibit (F) No Body gets Paid. So is this an excessive action where there is no monetary value. No injury loss or harm can be caused by the action. This is just numbers of no commercial significance as there cannot be commerce without money and there is no such thing as money so there is no such thing as economics.

It is not our intent to place you MR MARK JAMES HARPER (CLAIMANT) in a state of distress or cause any distress loss or harm by this legal action. Let us face the facts. See Exhibit (F) in the affidavit. There is no such thing as Money. The Bank of England note is based upon confidence and Belief where belief is a concept in the abstract which is of no material substance.

There have been extensive conversations with Bank Managers. These conversations were fruitful. It was agreed and is true to note that a lien is an asset and is a security and also a commercial instrument. The enquiry was to distinguish if a special portfolio account was needed for the deposit of these commercial instruments. The response was that any one could deposit these commercial instruments in any account such as a current account.

It could be said that to take this action is to destabilise the economy. WHAT economy? That was done generations ago when the government licensed fraudulent Banking Practice by that we mean Federal Reserve Banking practices, fractional lending and quantitative easing. All of which are Licensed Fraud by a Parliament that does not have the legal authority to do so.

We did ask ourselves "Are we committing Fraud" Our response to this was. Is there full disclosure? YES. Is there an agreement between the parties as a result of that disclosure? YES "Is there any injury loss or harm?" NO. Then there is no fraud?

Are we destabilising Government.? Without the consent of the governed on and for the record then there is no governed and no government by default. What Government? See Exhibit under the Affidavit Exhibit (H). Without a valid and accountable government then there is no such thing as the public or the public purse.

MR MARK JAMES HARPER (CLAIMANT) you have seven (7) days to make reparation for your criminal offences. Seven (7) days after that there will be a notice of default and a security commercial instrument by way of a lien.

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





Baroness.oftheHouseof+Featherstone\_105\_OP1200@gmail.com 11 Skylark Rise County Palatine of Nottinghamshire [NG9 8JR] 25 September 2023

# **NOTICE of DEFAULT**

To: MR MARK JAMES HARPER (CLAIMANT)
MP OFFICER for HM GOVERNMENT Corporation/State Corporation/State
House of Commons London [SW1A 0AA], https://www.markharper.org, Unit P2 Innsworth Lane Gloucester [GL3 1DL],
Department for Transport 33 Horseferry Road, London [SW1P 4DR]
mark.harper.mp@parliament.uk, POCorrespondence@dft.gov.uk,

Your Ref:claims of being "elected" by Us, https://www.gov.uk/government/people/mark-harper , mark.harper.mp@parliament.uk ,https://members.parliament.uk/member/1520/contact

Our Ref:HOF—MARK JAMES HARPER MP OFFICER HM GOVERNMENT—HOF105

Dear MR MARK JAMES HARPER,

Notice of Default - Non Negotiable

Important Legal Information - Do not Ignore

Re: By Formal Agreement dated 11 September 2023 and opportunity to resolve dated 18 September 2023.

This is to notify you that you are now in default of your obligations under the above written formal agreement as a result of your failure to make remedy by way of commercial instrument.

I hereby declare as of the date above, MR MARK JAMES HARPER in the position of MP OFFICER for HM GOVERNMENT Corporation/State is now in default.

So there can be no confusion, this legal Notice is lawfully executed as of the date above. If, however, you make remedy by way of commercial instrument within the next 7 (Seven) days, the Notice of Default will not be entered against MR MARK JAMES HARPER.

For the avoidance of doubt: failure to make remedy by way of commercial instrument of the Final Demand dated, the 25 September 2023 within the 7 (Seven) days allowance, we will enforce the Notice of Default in its entirety. Further legal action will be taken to recover the outstanding debt.

Legal proceedings will be taken to resolve this matter by raising a security by way of a lien.

We await your response. Silence creates a tacit and binding agreement through acquiescence. No Assured Value. No Liability. No Errors and Omissions Accepted. Without ill will or vexation.





# Exhibit (C)

Affidavit of Truth and Statement of Fact.

Placed formally on the record of Government and the State.

As of March 2015





Baroness.oftheHouseof+Featherstone\_105\_OP1200@gmail.com 11 Skylark Rise County Palatine of Nottinghamshire [NG9 8JR] 2 October 2023

To: MR MARK JAMES HARPER
MP OFFICER for HM GOVERNMENT Corporation/State
House of Commons London [SW1A 0AA], https://www.markharper.org, Unit P2 Innsworth Lane Gloucester [GL3 1DL],
Department for Transport 33 Horseferry Road, London [SW1P 4DR]

Reference Lien Number HOF-MARK JAMES HARPER MP OFFICER HM GOVERNMENT-HOF105

To the following by email: Lord President of the Privy Council to King Charles London Gazette Edinburgh Gazette Belfast Gazette Land Registry Information Commissioners Office Experian Equifax Daily Mail News Financial Conduct Authority

This is a formal Notification of the following.

There is a formal and civil obligation to publish this public notice.

This is a notice of a formal and agreed lien by way of a resolution for the criminal offences of Fraud and Malfeasance in the office of claimant of **MR MARK JAMES HARPER**.

# **Public Notice**

NOTICE that I, Baroness Sue of the House of Featherstone, have an Affidavit of Obligation – Security by way of a lien against, and therefore an interest in, the personal estate of MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State. For the amount of Fifteen million pounds GBP 15,000,000.00.

This is a formally published legal securitised commercial instrument in PDF format at

Record location: https://barondavidward.com/wp-content/uploads/2022/07/a-HOH-DALEWILLETT-LIEN-001.pdf And here:

https://jpst.it/32SKA https://tinyurl.com/4eaannz9

And here: https://www.facebook.com/groups/1191551411479810/ And here:

https://www.facebook.com/groups/527118124607307/permalink/1194932514492528

## **End of Notice**

Without ill will or vexation





Baroness.oftheHouseof+Featherstone\_105\_OP1200@gmail.com 11 Skylark Rise County Palatine of Nottinghamshire [NG9 8JR] 2 October 2023

# **Notification Address List**

The Edinburgh Gazette
PO Box 3584
Norwich NR7 7WD
T: +44 (0)131 659 7032
F: +44 (0)131 659 7039
E: edinburgh@thegazette.co.uk

Information Commissions Office Wycliffe House Water Lane Wilmslow Cheshire SK9 5AF www.ico.org.uk 01625 545745

icocasework@ico.org.uk

Experian
The Sir John Peace Building
Experian Way
NG2 Business Park
Nottingham
NG80 1ZZ
consumer.helpservice@uk.experian.com

The London Gazette
PO Box 3584
Norwich NR7 7WD
T: +44 (0)870 600 33 22
F: +44 (0)20 7394 4572
E: london@thegazette.co.uk

Daily Mail / DMGTplc Northcliffe House 2 Derry Street London W8 5TT +44 207 938 6000 news@dailymail.co.uk The Belfast Gazette TSO Ireland 19a Weavers Court, Weavers Court Business Park Linfield Road Belfast BT12 5GH T: +44 (0)28 9089 5135

F: +44 (0)28 9023 5401 E: <u>belfast@thegazette.co.uk</u>

Equifax Credit File Advice Centre Capital House, 25 Chapel Street, London NW1 5DS Customer.RelationsUK@equifax.com

Land Registry
Leigh Court,
Torrington Avenue,
Coventry,
West Midlands
CV4 9XZ
T: 0300 006 0411

Email, <a href="mailto:contact@landregistry-uk.com">contact@landregistry-uk.com</a>.



# HOF105 HOF-MARK JAMES HARPER MP OFFICER HM G



Baroness.oftheHouseof+Featherstone\_105\_OP1200@gmail.com 11 Skylark Rise County Palatine of Nottinghamshire [NG9 8JR] 2 October 2023

To: MR MARK JAMES HARPER
MP OFFICER for HM GOVERNMENT Corporation/State
House of Commons London [SW1A 0AA], https://www.markharper.org, Unit P2 Innsworth Lane Gloucester [GL3 1DL],
Department for Transport 33 Horseferry Road, London [SW1P 4DR]

Reference Lien Number HOF-MARK JAMES HARPER MP OFFICER HM GOVERNMENT-HOF105

To the following by email: Lord President of the Privy Council to King Charles London Gazette Edinburgh Gazette Belfast Gazette Land Registry
Information Commissioners Office Experian Equifax Daily Mail News Financial Conduct Authority

This is a formal Notification of the following.

There is a formal and civil obligation to publish this public notice.

This is a notice of a formal and agreed lien by way of a resolution for the criminal offences of Fraud and Malfeasance in the office of claimant of **MR MARK JAMES HARPER**.

# **Public Notice**

NOTICE that I, Baroness Sue of the House of Featherstone, have an Affidavit of Obligation – Security by way of a lien against, and therefore an interest in, the personal estate of MR MARK JAMES HARPER (CLAIMANT) in the position of MP OFFICER for HM GOVERNMENT Corporation/State. For the amount of Fifteen million pounds GBP 15,000,000.00.

This is a formally published legal securitised commercial instrument in PDF format at

Record location: <a href="https://barondavidward.com/wp-content/uploads/2022/07/a-HOH-DALEWILLETT-LIEN-001.pdf">https://jpst.it/32SKA</a> <a href="https://ipst.it/32SKA">https://inyurl.com/4eaannz9</a>

And here: https://www.facebook.com/groups/1191551411479810/ And here:

https://www.facebook.com/groups/527118124607307/permalink/1194932514492528

# **End of Notice**

Without ill will or vexation

