

COMMON LAW COURTS
GREAT BRITAIN
OTH / 20 / 160143



17 JUL 2020

Royal Proclamation #2 of King John III of England Joseph Gregory Hallett
outlining the Common Law Courts Lawful & Legal Documentation Remedy,
proclaimed herein on 17 July 2020

The short form is "Common Law Documentation Remedy".

Joseph Gregory Hallett, being the rightful King and servant for and of the men, women, and children, land, sea, air, resources, positive finance, invisibles, and Justice, recognized by international tradition to the vacant throne of England, proclaimed and ratified as King of The Kingdoms, and King John III of England, and King of the United Kingdom of Great Britain and Northern Ireland, on 9 July 2020 ...

This Common Law Documentation Remedy removes unnecessary complexities of the Courts of England and Wales legalese, establishes the correct layout for lawful and legal documentation, and sets the new standard for simplicity, while adhering to the correct form, such that it will not be excluded from the many and varied Courts of England and Wales, and sets the standard for the Common Law Courts, herein made public.

The form of paperwork of the Courts of England and Wales ("CEW") fails to adhere to the New Oxford Style Manual, and the Chicago Manual of Style. This means all the Courts of England and Wales paperwork and Statutes, are made up. This is a simple way to negate the Courts of England and Wales Statutes and Civil Statutes as having never been in law, as though they never were from the beginning (void ab Initio) and null and void.

It is the same for the worst offender, The London Gazette, which is more of a cartoon than a written document, tablet, newsletter, or magazine, being the absolute antithesis of correct style, and therefore being a model for non-reality, and a model of what not to do.

Every man and woman needs to be recognised as a living man, and as a living woman. Registering with the Common Law Courts of Great Britain & International, "CLC", as a living man, or living woman, the CLC delivers a lower-case Common Law Birth Certificate to confirm you are a living man, or a living woman – "living man".

These grant a status, that removes any man or woman from the jurisdiction of the Dead Fiction Courts of England and Wales, and into the Living Reality Common Law Court, where cases can be heard on paper, and on evidence, and or in front of a jury of your peers, without the Courts of England and Wales incorrect paperwork, Statutes, and Civil Statutes, without the CEW prejudice of outcome, and without the CEW interference of oaths to a Flat Lie Royal, Queen Elizabeth II.

No one could bring a case exposing the frauds of Queen Elizabeth II in front of the Courts of England and Wales without the judges ignoring the



evidence, sabotaging the process, or the applicant facing jail time. This is termed "bias", and finds in favour of the Applicant when correctly exposed.

The Shareholder Publicly-listed Corporation-owned Courts of England and Wales (CEW) deal with the All Capital Letters 'Dead Fiction' stemming from your Birth Certificate. The Common Law Courts of Great Britain & International (CLC) is the first remedy for this. In the Common Law Court of Great Britain & International, evidence has priority over form. In the Courts of England and Wales, the continuation of existing-use incorrect-form negates the intended content. The CEW focus goes to understanding the incorrect form, keeping its secret meanings secret – with secret Law Society rules for its own – and using these to negate the Claim, and negate the Evidence, while never ever informing the Applicant of their secret Law Society rules, which are a series of very dodgy excuses.

This is actually part of the Privy Council, which is an extension of the East India Company. The Privy Council Oath states "We will lett anything against the Queen", which is to condemn anything against the Queen, which is to condemn anything against the Deep State, which is to condemn anything against Silent Weapons for Quiet Wars, which got the Coronation on 2 June 1953, not Elizabeth. The worlds' public has been fooled beyond belief. See OTH / 19 / 50289 of 17 November 2019, and OTH / 20 / 72370 of 6 April 2020.

This Common Law Documentation Remedy removes all possible ambiguity. Anything ambiguous is not legally binding. Any words in italics are not legally binding and can be removed off the page. Patent Ambiguity falls against the Crown, and against its author. Anything in a box is considered removed off the page, and so is not to be considered. The box represents a coffin, and the Dead Fiction, also represented in All Capital Letters. Anything in All Capital Letters, or in a box, is removed off the page, and also does not ever apply to any living man, especially one registered as a living man in the Common Law Courts of Great Britain & International, as established in OTH / 20 / 151870, Joseph Gregory Hallett declares the, Courts of England and Wales compromised null & void, and the Common Law Courts Great Britain & International validated.

Because the Courts of England and Wales fail to adhere to any of the layout and text protocols in the New Oxford Style Manual, and the Chicago Manual of Style, their Statutes are void for any living man registered as a living man in the Common Law Courts of Great Britain & International.

The true and correct layout and text protocols, according to the New Oxford Style Manual, and the Chicago Manual of Style are ...

A4 paper gets the case absorbed into military courts and discarded from all other courts. If you round off the A4 corners, it is no longer a coffin, and no longer part of the dead entity realm of the military courts, but ...

It is far more effective to use oversized SRA4 320 x 225 mm cream linen watermarked paper, like Conqueror Cream Laid 100gsm SRA4.

Margins should be at least 25mm. Left, right & top margins of 36 mm, with 38 mm lower margin is better. Increase the front page top margin to 50–70 mm for your wax seal.

When doing multiple pages, increase the inside margin by 3 mm, so 39 & 33 mm.

Use Times New Roman or Century Schoolbook 12 point ("pt") lettering.

Text should all be the same size. Titles can be 12.5 pt and footnotes can be 10 pt. Any text under 6 pt is not legal. Extremely variant letter size can be read as a separate document, or a piece of artwork, and therefore a sign, i.e. from 6pt to 20 pt to 12 pt, and also from bold, to bold italics, to regular, to round brackets, to round brackets with italics, to square brackets, to All Capital Letters in square brackets.

None of the text should be in bold, italics, underlined, or All Capital Letters.

Instead of bold, use a 0.01mm stroke outline, as done in the above title.

Italicised text is 'legally ambiguous'. Italicised text can be removed as of no legal merit.

Underlined text means 'everything below and to the left is to be removed off the page.'

Queen Elizabeth II underlined her signature at the top right for Prince Harry's permission to marry Meghan. This was no permission at all, and meant that Harry was no longer in line to the throne, and no longer a Prince, so he left for Canada, then America, and was then lost.

English uses lower-case words, with occasional upper-case first letters.

Example: Birth Certificate – English, BIRTH-CERTIFICATE – Latin, and BIRTH CERTIFICATE – Babylonian.

All Caps hyphenated-text is Dog Latin, and another language, to be read separately.

All Caps without hyphens is Babylonian babble, and another language, to be read separately again.

That is, the correct lower-case English text is read in English; then the Dog-Latin is read; then the Babylonian All Capital Letters is read; so the document is read separately three times for each language.

All Caps text without hyphens reads as, BIRTH & CERTIFICATE, and is Babylonian corrupt sign language of the dead world, and just babble. It is another language, and brings one into the dead language, and the dead courts, addressing you as a dead person, and as a Debtor to Pay, not the Creditor to be Credited. Avoid All Capital Letters at all times. Never write anything in All Capital Letters except perhaps Land, but even that is best avoided.

In school, college, and university many were taught the opposite of what is real. So here is what is real ...

Live blood Red is the colour of the Creditor, so Sign in Red Ink. Banks demand that you don't sign in Red Ink, because that makes you the Creditor.

Blue Ink is for the Debtor, and banks prefer you to sign in Blue Ink, even providing the pen. Black Ink typeface is fine. Some prefer Red Ink typeface and that also works. Don't use Blue Ink typeface, nor sign in Blue Ink. Sign with a Red "Ink" pen.

The left-hand side of the page is the Debtor's side.

The right-hand side of the page the Creditor's side.

Sign off on the right-hand side as low down the page as possible, so you are the Creditor with the last word. Placing a Purple Penny Stamp at the bottom right, and signing over it, gives you the last word on the Document, as does your Ink Stamp.

Punch 5 holes on the left an inch in then evenly between, then thread with Red Tape (faded to pink). Place Purple Penny 1p Stamp on top right and bottom right of the front page, and on the bottom right of the signing page. This gives the document value. Write your name across the stamp at 45 degrees in Red Ink, bottom left to top right. This shows you are drawing your sword. Place your Ink Stamp half over the Purple Penny Stamp. Use a fast drying Red Ink, or allow time to dry.

On all other pages, initial your name bottom right, in Red Ink.

Recommend Diameter for: Wax Seal 32 mm; Ink Stamp 38 mm; Embosser 38 mm.

"..." has no spaces, is only three dots, and means, what has just been written is here again, so reconsider the previous idea with the following point.

Once the document has Wax Seal, is Emboss, with Ink Stamped over signature on purple penny stamp with Red Ink name signed at 45 degrees, with your main signature in wet Red Ink, and your signatures are witnessed, scan the document and lodge at www.commonlawcourt.com, login, deeds, upload, get the OTH #, then stamp this on the top right or bottom right of your document addressee page, and front page, signing page and witness page.

Then scan the completed Document, print it, bind the multiple Copies, clip on the Addressee page, and post it out to the Recipients, with signed and tracked postage, and screen capture when it was signed for received. Use this in your next document.

Your First Document is a Statement of Claim, with Affidavit, Witnesses & Addendum (Exhibits). Trace & Trace ("T&T") signed for delivery to every recipient named. First Class covers this, and can be a lot quicker, 1–2 working days as opposed to 9–10 working days.

Your Second Document is a Confirmation of this Claim, Witnessed with proof of postage & receipt of the previous document. T&T delivery again.

Your Third Document is a Certification of this Claim, Witnessed with proof of postage & receipt of the previous document. T&T delivery again.

In your Fourth Document, move into Estoppel to put an end to it. In the Law Dictionary, study Estoppel and isolate which ones you are going to use. Explain clearly in your Document. Add proof of postage & receipt of the previous document. T&T delivery again.

The Embosser gives relief and brings life to the page. Embossing in the middle right-hand side gives relief to the Creditor. It is also where the thumb turns the page and feels the life in your document.

The Wax Seal also gives relief and brings the page to life.

All of your Documents should be to the same standard. Your standard becomes your style and is part of your identifying signature. All Document paragraph and text layout needs to be according to the, New Oxford Styles Manual, and, The Chicago Manual of Style.

On the addressee page, and on the front page add: Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent.

When you transfer from an All Capital Letter Upper Case Dead Fiction name to your lower-case living man name, all debts are cancelled, and fall on the Administrator who had access to both Accounts. This may be effective in settling mortgage disputes.

First-line indent is equivalent to speech marks, so the text becomes a quote.

A Paragraph indent is equivalent to speech marks, so the text becomes a quote.

A Paragraph indent with First-line indent with Speech marks is a quote, within a quote, within a quote, which means it is hearsay.

A colon : ":" means that everything after it is a subclause.

A : followed by a : followed by a : means a subclause followed by a subclause followed by a subclause, which means it is a moot-point hearsay, not considered worthy of debate, not considered lawful, and not considered legal – so unlawful. The best example of this is ...

FRIDAY, 29 MAY, 1953

BY THE QUEEN
A PROCLAMATION

ELIZABETH R. FRIDAY, 29 MAY, 1953 BY THE QUEEN A PROCLAMATION
ELIZABETH R.

Whereas there has been passed ... a form suiting its particular circumstances, would retain a substantial element common to all :

And Whereas by the said Act ... of Our Royal Proclamation under the Great Seal of the Realm :

We have thought fit, and We do hereby appoint and declare, by and with the advice of Our Privy Council ... the same shall be expressed in the English tongue by these words : –

"Elizabeth II, by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith".

The colons, first line and paragraph inset and speech marks mean ELIZABETH R.'s PROCLAMATION as Queen, is a moot-point hearsay, not considered worthy of debate, not considered lawful, and not considered legal – so unlawful.

In addition, ELIZABETH is a suffix Queen, which means delinquent – which means she is either bankrupt or illegitimate.

Don't use double spacing as two spaces reads as a full stop. Avoid double and triple spacing. The Courts of England and Wales use 4 to 10 blank spaces between words, and are an abomination of the New Oxford Style Manual, and the Chicago Manual of Style, as though the Courts of England and Wales were outlaws, and pirates, and pirates who became a law unto themselves, which is exactly what happened when the East India Company became the Privy Council, using the same offices, and same unlawful practises, changing in name only.

Anything in round brackets (thus) is removed off the page.

Anything in square brackets [thus] is removed off the page as though it was in a coffin [stopped dead in its tracks, and thus having no voice].

Overleaf ... this Act, Agreement, Civil Statute, or Law, reads, Nothing below and to the left of this top line is to be considered, and the next full line confirms it. These first three lines include two bold italics, two colons, and two brackets, and are therefore a legally ambiguous moot point.

European Union (Withdrawal Agreement) Act 2020 ... means the Withdrawal Agreement is removed from the European Union Act, and the Withdrawal has no effect, and will be sabotaged with distraction news – like Prince Andrew's relationship with paedophiles, and Fake News like Covid 19.

2020 CHAPTER 1 is in unhyphenated All Capital Letters meaning it is Babylonian, which is meaningless babble.

An Act to implement, and make other provision in connection with, the agreement between the United Kingdom and the EU under Article 50(2) of the Treaty on European Union which sets out the arrangements for the United Kingdom's withdrawal from the EU [23rd January 2020]. These 'Kill Brackets' are removed off the page, and ordered dead, a dead date, never a living date, and not to be considered.

In All capitals, BE IT ENACTED means Be it killed by the Queen's most Excellent Majesty, meaning no Deeds done, by and with the advice and consent of the unnamed Lords Spiritual and Temporal, and Commons – the real Lords removed by Queen Elizabeth II and Tony Blair in 1998 – in this present Parliament assembled, and by the authority of the same, as follows:— a symbol of two testicles and a penis pointing dicks and their followers at this dashing subclause:—.

PART 1 for Babylonian babble Dead language to be read separately

IMPLEMENTATION PERIOD for Babylonian babble Dead language read separately

Saved law for implementation period is legally ambiguous in every way.



European Union (Withdrawal Agreement) Act 2020

2020 CHAPTER 1

An Act to implement, and make other provision in connection with, the agreement between the United Kingdom and the EU under Article 50(2) of the Treaty on European Union which sets out the arrangements for the United Kingdom's withdrawal from the EU.
[23rd January 2020]

BE IT ENACTED by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

PART 1

IMPLEMENTATION PERIOD

Saved law for implementation period

1 Saving of ECA for implementation period

After section 1 of the European Union (Withdrawal) Act 2018 (repeal of the European Communities Act 1972) insert—

"Savings for implementation period"

1A 1A Saving for ECA for implementation period

(1) Subsections (2) to (4) have effect despite the repeal of the European Communities Act 1972 on exit day by section 1.

Edt

... So now we have, after a long pause, the date removed off the page, and ordered dead, a dead date, never a living date, and not to be considered, the whole concept killed by the Queen's most Excellent Majesty, meaning No Deeds Done, followed by a dashing subclause Babylonian babble Dead language to be read separately and legally ambiguous in every way ...

1 Bold Saving of undefined ECA implementation period

After section 1 of the European Union non-Withdrawal Act 2018 and the non-repeal of the European Communities Act 1972 insert an endless dick with no closed speech marks — which is exactly what has happened, as though they were following the Diction to the Letter.

"Savings for implementation period,

1A After an enormous gap, then a repeat of the same for the undefined 1A Saving for ECA for implementation period

(1) Subsections (2) to (4) have effect despite the repeal of the European Communities Act 1972 on exit day by section 1,

being Patent Ambiguity which falls against the Crown, Deep State and Silent Weapons for Quiet Wars, adding confusion upon confusion, instilling a non-reality and depleting emetics, such that every mind turns off on the first page – it being nonsense for the subconscious and conscious mind.

This means there are no valid Statutes or Civil Statutes stemming from the Courts of England and Wales, and we are at Common Law, with a choice of Common Law Courts only.

Since the Courts of England and Wales have hidden their Common Law Courts from the public, requiring a special knock on a secret door to even get in, to be considered only by prior private arrangement, the Courts of England and Wales do not represent any Courts, as confirmed and ratified by, Joseph Gregory Hallett declares the Courts of England and Wales compromised null & void, and the Common Law Courts Great Britain & International validated, OTH / 20 / 151870 ... completed by the, Certified Ratification Judgment for the Legal Judicial Estoppel Contract and Sanction Certificate to The Kingdoms, and King of The Kingdoms, for Joseph Gregory Hallett, as King John III, OTH / 20 / 151866, and its, Proclamation of the Certified Ratification for the Legal Sanction Certificate to The Kingdoms, and King of The Kingdoms, for Joseph Gregory Hallett, as King John III, OTH / 20 / 152263.

The Common Law Court, established since 11 June 2017, provides lawful remedy for living men, women, and children, with the lawful right to their personal freedoms, and those of their loved ones, for which they have standing. The living man and living woman's evidence and content takes precedence over form and process, retaining innocence until

proven guilty, and trial by a jury of their common peers. The living man and living woman have the inherent right to stand under the jurisdiction of the Common Law, with superiority over the dead fiction, and dead law, as used by Statutory Courts, with the removal of double jeopardy, the law of the sea, the law of piracy, the removal of unlawful arrest, and removal of any and all ambiguity.

The Common Law Courts Great Britain & International are the preferred principal court in England, Scotland, Wales, Northern Ireland, Ireland, Australia, Canada, New Zealand, and the Commonwealth of Nations, superior to any and all of Her Majesty's Courts and Tribunals Service, the Queen-in-Council, the Ministry of Justice, civil and criminal Courts of England and Wales – the Admiralty Court, Court of Appeal, Judicial Committee of the Privy Council, High Court Queen's Bench, High Court, Crown Court, County Court, Magistrates Court, all Statutory Courts, and all Commercial Courts.

The Common Law Courts Great Britain & International are superior to the court Christian, court spiritual, ecclesiastical courts, any canon law jurisprudence, and any courts of the European Union, courts of the United Nations, any private foreign international courts, and their laws, any foreign counterfeit court and or foreign corporation, and their laws, lawyers, and or courts.

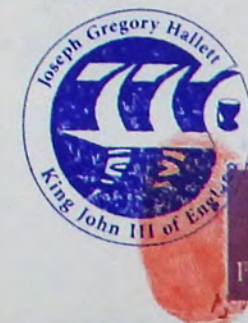
The Common Law Courts Great Britain & International are superior to the Roman Law courts, Babylonian courts, and Babylonian Talmud. Life law is superior to death law, declared ratified by this registered proclamation of 17 July 2020, OTH / 20 / 160143.

Joseph Gregory Hallett, King John III of England, King of the United Kingdom of Great Britain and Northern Ireland, and King of The Kingdoms, on 17 July 2020 proclaims this ten page Common Law Documentation Remedy on Friday 17 July 2020 ... for which I sign with my will, honour, stamp, wax seal, emboss, and in wet ink,

Joseph Gregory Hallett

King John III Joseph Gregory Hallett

declared at Lancashire on this Friday the Seventeenth day of July 2020.



COMMON LAW COURTS
GREAT BRITAIN
OTH / 20 / 160143
17 JUL 2020

INVENTION
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