

# Facsimile Transmission

**From:** Lord Keir Argent  
**From Fax Number:** 01234480111  
**To:** 441234480111  
**Subject:** Writ of Mandamus  
**Date:** 2017/12/05 00:29:44  
**Pages:** 7

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To: All at Keison International Limited

4 December 2017

Dear All,

Forwarded is an email with 2 attachments sent this morning to a targeted list including Alexis, Doug Frame, Brian Johnson and Declan Williams.

Yours faithfully,

Lord Keir Argent,  
Duke of Switzerland in Her Majesty's Commonwealth  
Plaintiff

----- Original Message -----

Subject: Fwd: Re: Writ of Mandamus  
Date: Mon, 4 Dec 2017 13:35:33 +0000  
From: Court of Record <secretary@courtofreord.uk>

Her Majesty Queen Elizabeth [II]  
Defender of the Faith  
Court of St. James

Allies for the Rule of YHVH

Mon Dec 4 12:07:22 GMT 2017

In just under four hours, the deadline for action on this seemingly unimportant case shall expire, with \*fatal\* consequences for some fools who cannot read.

The following is from Mr. Argent at 10:40 AM:

> I called James Pickering but the girl answering, after checking  
> his availability, said he is out, back on Tuesday. I asked to  
> leave a voicemail "Good Morning Mr Pickering, I'm calling to check  
> that you have received my letter, Writ of Mandamus of Friday and  
> that you have served the people on the list. Please call me back  
> on 01245 600560 x 50 to confirm. I understand that you will be

> back in the office Tuesday, I'll give you another call then, thank  
> you".

Perhaps he thinks that his neck is made of brass.

Your Majesty's Housekeeper of Your Majesty's Commonwealth, Mrs. May,  
must reflect that grant of title is not grant of immunity.

Your Majesty's Permanent Secretary of the Treasury is in line for the  
axe - literally. Perhaps someone should "light a fire under his  
arse", this is not a time to dilly dally about the "dawdling of  
poops", says Mahakali.

The great Goddess has arranged that actual Rule of Law is not about  
going "vroom, vroom", in the House of Commons. Your Majesty's Duke of  
Versailles, who is on copy, can arrange the necessary  
Franco-Romano-Egyptian "whips". "H.T.F.U. ... A-10 A-10, do you  
copy?", says Mahakali.

A black Labrador appears, running to do his bidding.

> 12:58 UK - Talked to Declan Williams, he had not received the  
> Writ of Mandamus. He was rather matter-of fact, just managing the  
> business, I recalled our conversation some 2 months ago. I said  
> although he was low in the pecking order, he had been made aware  
> of this document and should refer to Fisher.

We recall here, writing to the Pope, about how His Holiness Pope  
Benedict XVI had shot a harpoon into a Whale. There is a lot of  
"blubbing" on the deck of the Barque of Peter.

> 12:10 UK - "Good morning Mr Frame, this is Keir Argent of Keison  
> International Ltd, telephone number 01245 600560 x50, I would be  
> grateful if you would confirm that you have received a copy of the  
> Writ of Mandamus sent to James Pickering, Barrister for Kennedy,  
> Fisher et al. Please call me back to confirm"

> 12:20 UK - "Good morning Mr Johnson, this is Keir Argent of  
> Keison International Ltd, how are you today - (slight silence), I  
> would be grateful if you would confirm that you have received a  
> copy of the Writ of Mandamus sent to James Pickering, Barrister  
> for Kennedy, Fisher et al" He replied that he was in a meeting  
> and to call back in an hour, I said I would.

It appears that on matters of life and death, Mr. Pickering of  
Enterprise Chambers is a bit tardy in his work. A "lifetime of  
experience" of going on vacation will not help him here.

The E.U. a lifeless corporation, is already as-if dissolved. "Brexit"  
is not about membership in the 'E.U.' Brussels Caviar Club. Mr. Blair  
must reflect that how many former U.K. Prime Ministers and French  
Presidents and Grand Orient members shall be \*guillotined\* shall be  
decided in this Court of Record of YHVH.

We do not forget the G.E. 17, the AXA insurance brigade, the 'Tri  
Lateral' commission, the heads of Swiss, European and American banks.

Mahakali shows a 'black'-smith sharpening his axe.

> 12:30 UK -I called Ian Harvey, Kennedy, he was not available -  
> Maisy answered. I asked to be put on to his voicemail - pause -  
> 'I am sorry he has no voicemail'. OK, then please leave a message  
> for Ian Harvey that a Writ of Mandamus has been sent to James  
> Pickering, a barrister acting for Kennedy in which Mr Harvey is  
> named. Please ask him to call me back on 01245 600560 x50. I  
> made sure she had the message.

Go on vacation, you lot, do you think that a "black Labrador" needs a  
"passport" to sniff you out?

> 12:43 UK - "Good morning Mr Cutting, this is Keir Argent of  
> Keison International Ltd, telephone number 01245 600560 x50, I  
> would be grateful if you would confirm that you have received a  
> copy of the Writ of Mandamus sent to James Pickering, Barrister  
> for Kennedy, Fisher et al. Please call me back when you are  
> available"

Your Majesty's Court of St. James and Your Majesty's Allies for the  
Rule of Law must prepare for the inevitable.

We send our love to YHVH as Lakshmi Narasimha for Your Majesty!

Yours faithfully,  
Joseph Ray Sundarsson  
Special Master

----- Forwarded Message -----  
Subject: Re: Writ of Mandamus  
Date: Mon, 04 Dec 2017 03:02:34 +0000

Her Majesty Queen Elizabeth [II]  
Defender of the Faith  
Court of St. James

Also to and via:  
His Excellency George W. Bush  
Duke of America in Her Majesty's Commonwealth

cc: James Pickering  
Enterprise Chambers  
9 Old Square  
Lincoln's Inn  
London  
WC2A 3SR

4 December 2017

May it please Your Majesty,

By this email we inform Mr. Pickering before Your Majesty that 4pm  
GMT today, 4 December 2017 is the "hard" deadline for "Mrs. Justice  
Rose" to dismiss the /void ab initio/ case against KEISON  
INTERNATIONAL LIMITED.

\*Should they fail to do this\*, after 4pm GMT, Your Majesty's Allies for the Rule of Law shall take such action as they see fit to \*demolish\* the said High Court and to \*evict\* the fools from 32 Writtle Road.

Yours faithfully,

Lord Keir Argent,  
Duke of Switzerland in Her Majesty's Commonwealth  
Plaintiff

Attached:

[http://www.courtrecord.uk/archive/Frame/KIL\\_Rolls\\_Ltr\\_05MAY16-edited\\_formatted.pdf](http://www.courtrecord.uk/archive/Frame/KIL_Rolls_Ltr_05MAY16-edited_formatted.pdf)

On 01/12/17 12:41, Lord Keir Argent wrote:

> Her Majesty Queen Elizabeth [II] Defender of the Faith Court of  
> St. James  
>  
> Also to and via: His Excellency George W. Bush Duke of America in  
> Her Majesty's Commonwealth  
>  
> cc: James Pickering Enterprise Chambers 9 Old Square Lincoln's  
> Inn London WC2A 3SR  
>  
> 1 December 2017  
>  
> May it please Your Majesty,  
>  
> At 12:24 GMT I rang Enterprise Chambers to speak with James  
> Pickering who was unavailable and I was informed that he would  
> return on Monday.  
>  
> I have left voice-mail to inform Mr Pickering of his  
> responsibility to ensure that all the defendants and those in  
> authority above them are served a copy of this our Writ of  
> Mandamus.  
>  
> Your Majesty's Allies for the rule of our Lord Jesus Christ must  
> ensure that enforcement of the "Will of our Lord" is made  
> unequivocally apparent to the defendants.  
>  
> Yours faithfully,  
>  
> Lord Keir Argent, Duke of Switzerland in Her Majesty's  
> Commonwealth Plaintiff  
>  
>  
>  
> On 01/12/17 11:50, Lord Keir Argent wrote:  
>> Her Majesty Queen Elizabeth [II] Defender of the Faith Court of  
>> St. James  
>>  
>> Also to and via: His Excellency George W. Bush Duke of America  
>> in Her Majesty's Commonwealth

>>  
>> James Pickering Enterprise Chambers 9 Old Square Lincoln's Inn  
>> London WC2A 3SR  
>>  
>> 1 December 2017  
>>  
>> Dear Mr Pickering,  
>>  
>> Please find attached Writ of Mandamus  
>>  
>> Yours faithfully,  
>>  
>> Lord Keir Argent, Duke of Switzerland in Her Majesty's  
>> Commonwealth Plaintiff  
>>



Keison International Ltd.  
PO Box 2124  
CHELMSFORD CM1 3UP  
United Kingdom  
Tel: +44 1245 600560  
Fax: +44 1245 808399  
Email: [info@keison.co.uk](mailto:info@keison.co.uk)

5 May, 2016

Bankruptcy Court  
Rolls Building  
7 Rolls Buildings  
Fetter Lane  
London EC4A 1NL

Dear Sir,

**Re: In the matter of Keison International Limited (Registered No. 01964559) and in the matter of the Insolvency Act 1986.**

Petition No: CR-2016-001440.

The creditors statutory demand delivered to Keison International Limited did not comply with the Insolvency Rules 1986 rule 4.6(1)(d) as amended by the Insolvency (Amendment) Rules 2010.

[https://www.insolvencydirect.bis.gov.uk/technicalmanual/Ch37-8/chapter45/part3/part\\_3.htm](https://www.insolvencydirect.bis.gov.uk/technicalmanual/Ch37-8/chapter45/part3/part_3.htm)

**45.36 Format of statutory demand and information to be included  
(Amended October 2010)**

*The statutory demand must be dated and be authenticated either by the creditor himself or a person authorised to act for him. It must be in the prescribed form and state the amount of the debt and the consideration for it [Note 4] [Note 5].*

*In order that a company has every opportunity to respond, information must be given in the statutory demand as to its purpose, the fact that if it is not complied with winding up proceedings may result and the time and methods for compliance. Also to be provided is the name, address and telephone number of a person with whom contact can be made with a view to securing or compounding the debt to the creditor's satisfaction [Note 6].*

*For post 6 April 2010 petition cases, the statutory demand must also state that the company has the right to make an application to the court for an injunction restraining the creditor from presenting or advertising a petition for the winding up of the company [Note 7]. An application for such an injunction must be made to a court having jurisdiction to wind up the company [Note 8].*

A facsimile of the statutory demand delivered to Keison International Limited at their registered office is produced in the creditors bundle of documents and is evidence that the section relating to the right of the company to obtain an injunction restraining the creditor from presenting a petition appears to have been deliberately omitted.

As a result of this omission, **the statutory demand is fundamentally defective and a nullity**, as it does not comply with the statutory requirement.

*Failure to comply with a statutory requirement includes rules made pursuant to a statute.* (Smurthwaite v Hannay [1894] A.C. 494).

Keison International Limited will rely on the issue of nullity as a defence to this claim.

A 'fundamental defect' includes a failure to serve process where service of process is required (Lord Greene in Craig v Kanssen [1943] 1 KB 256); or where service of proceedings never came to the notice of the defendant at all (e.g. he was abroad and was unaware of the service of proceedings); or where there is a fundamental defect in the issuing of proceedings so that in effect the proceedings have never started;

*It is never too late to raise the issue of nullity and a person can ignore the void order or claim and raise it as a defence when necessary* (Wandsworth London Borough Council v. Winder [1985] A.C. 461; Smurthwaite v Hannay [1894] A.C. 494; Upjohn LJ in Re Pritchard (deceased) [1963]; Lord Denning in MacFoy v United Africa Co. Ltd. [1961]).

As this claim is **void ab initio**, an application for an injunction restraining the creditor from presenting a winding up petition is unnecessary.

In Bellinger v Bellinger [2003] UKHL 21 the House of Lords confirmed that a void act is void from the outset and no Court – not even the House of Lords (now the Supreme Court) – has jurisdiction to give legal effect to a void act no matter how unreasonable that may seem, because doing so would mean reforming the law which no Court has power to do because such power rests only with Parliament. The duty of the Court is to interpret and apply the law not reform or create it.

In Wiseman v Wiseman [1953] 1 All ER 601 – Lord Denning confirmed that:

- (i) The issue of natural justice does not arise in a void order because it is void whether it causes a failure of natural justice or not;
- (ii) a claimant or defendant should not be allowed to abuse the process of Court by failing to comply with a statutory procedure and yet keep the benefit of it and for that reason also a void act is void even if it affects the rights of an innocent third party.

In light of all this **we request that this matter is struck out and the creditor be de-barred** from resubmitting his claim.

As there is **no valid statutory claim**, the paperwork submitted to the court by Solicitor D. Frame Solicitor Regulation Authority (SRA) ID# 426799 are **void ab initio**. This includes but is not limited to paperwork received with case numbers CR-2016-001440 and CR-2016-002292.

As it is in the Public Interest to end this abuse of power by Solicitor D. Frame and the use of Chancery Division by powers foreign to the living constitution of Our Sovereign Lady, the living woman known as Her Majesty Queen Elizabeth II, we are pursuing justice in a **Court of Record**. Statutory support for a Court of Record can be found in the 1770 Parliamentary Privileges Act, which curbs the abuse of authority by Parliament and the courts.

To our knowledge the solicitor, his client and the Chancery Division have failed to respond to the claims pursued in full view of the international de-facto World Powers where the Court of Record has demonstrated jurisdiction. The published claims are at [www.courtofrecord.org.uk](http://www.courtofrecord.org.uk).

We would ask the court to excuse our non attendance in this matter and no disrespect is intended to this honourable court.

All communication regarding this matter should be addressed and served at our registered office at 32 Writtle Road, Chelmsford, Essex CM1 3BX.

Yours faithfully,  
KEISON INTERNATIONAL LTD



Keir Argent  
Managing Director



Lord Keir Argent  
Duke of Switzerland in Her Majesty's Commonwealth  
c/o Global Isles Court of Record  
115 George Lane  
London E18 1AB  
Tel: +44 203 384 8620  
**Fax: +44 1234 48 0111**  
Email: [kargent@courtofrecord.uk](mailto:kargent@courtofrecord.uk)

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10

**Her Majesty Queen Elizabeth [II]**  
Court of St. James

15 cc: Rt. Hon. Theresa Mary May, M.P.  
Housekeeper for Her Majesty's Commonwealth, et al

cc: His Excellency George W. Bush  
Duke of America in Her Majesty's Commonwealth

20

cc: Allies for the Rule of YHVH

cc: Hill & Abbott  
Douglas Glynn Charles Frame

25

cc: Judges  
Mr Justice Morgan  
Mr Registrar Baister  
Mr Justice Nugee

30

His Honour Judge Barker QC  
The Honourable Mr Justice Warren  
Mrs Justice Rose

cc: Fisher Partners

35

Brian Johnson  
Abigail Jones  
Andrew Jagger  
Mark Gishen  
Elisa Cohen

40

Kerry Whalley

cc: Howard Kennedy  
Ian Harvey, Chief Executive  
Vernon Dennis

45

Nick Hill  
Suzanne Jones  
Jerome Small  
Dogus Cosgun  
Emily Kay

50

cc: Enterprise Chambers  
**James Pickering**

55

cc: Charterfields Limited  
Roger Cutting

cc: Catalise Limited  
Declan Williams

60

1 December 2017

65 May it please Your Majesty,

KEISON INTERNATIONAL LIMITED  
vs U.K. PLC and its *Nisi Prius* courts

**Her Majesty Queen Elizabeth [II]**  
**Magistrate**

70 In the name of our Lord Jesus Christ, Truth, YHVH, greeting!

At Your Majesty's Buckingham Palace, Royal Navy sailors, for the first time ever, have performed the "changing of the guard" ceremony. A "black labrador" has dropped a posy of flowers before Your Majesty.

75

The Common Law of England speaks in images, "until it becomes inconvenient", says The Genius of the Common Law.

80 Mr. Pickering, who is a Barrister, with whom I have had the pleasure of speaking before Mrs. Justice Rose in the High Court, claims to know The Law and to *represent* the *defendants*.

A Court is a "scene of battle"; the *dejure* Common Law "record" is the change in the *consciousness* of the "combatants", as a result of the "action".

85 When I appeared before Mrs. Justice Rose, the Special Master of this Court of Record of YHVH had sent in an *Amicus Curiae*, in which it was written that the legal successor to the Cosimo de Medici, the ROMAN CAESAR, erstwhile puppet master of the corporate U.K. PLC, be slain.

90 By the grace of YHVH, the living God, who incarnated in the flesh as our Lord, Jesus Christ, this has come to pass. His Holiness Pope Francis has acknowledged that legally, there is no longer any conflict between the position of 'Caesar' in Roman Law and YHVH.

95 The legal result is that the London Metropolitan Police, James Pickering, the barrister representing the *defendants*, Mrs. Justice Rose *et al*, the "collective" judiciary, the CITY OF LONDON corporation with its *formal* Lord Mayor, and the *corporate* UNITED KINGDOM PLC, the UNITED STATES, the EUROPEAN UNION, the UNITED NATIONS and the Roman Curia are now the "chattel property" of YHVH in this Court of Record.100 This is to say that the *de facto* possession of the Sovereign Authority rests with the Special Master in this Court of Record of YHVH.

105

**Writ of Mandamus**

James Pickering, a living man, must know that a *Writ of Mandamus* is the *command* of the Sovereign to compel the performance of his or her duties to achieve the object of the Sovereign.

110

As a Plaintiff, it is my duty to achieve the “will” of YHVH, the living God.

William Blackstone, writing about the **Act 11 Hen 7 c 1**, informally referred to as The Treason Act 1495 or as the *Rex de facto* statute, wrote that it is “declaratory of the common law”. It is still in force. This living law provides that obedience to the laws of a person with “possession *de facto* of the sovereign power” is protected from criminal responsibility.

115

“Blessed is he who comes in the name of the LORD”.

120

James Pickering, is **instructed** in the **name of the LORD** before Your Majesty, to take any and all steps required to release KEISON INTERNATIONAL LIMITED, and its bank accounts and employees, which is my “chattel property”, from the control of the Administrators, appointed by the said High Court.

125

Proverbs 1:7 The **fear of the LORD** is the beginning of knowledge: but fools despise wisdom and **instruction**.

Yours faithfully,



130

Lord Keir Argent,  
Duke of Switzerland in Her Majesty’s Commonwealth  
Plaintiff

