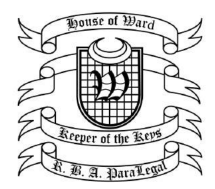


	(2) Sutor
	Enforcement Agents
Tel: 087	artleet Road Washford Redditch Worcestershire B98 OFL 1 677 0070 Fax: 0871 677 0072 Website: www.bristowsutor.co.uk be charged at up to 7 pence per minute at all times. Mobile and other providers' charges may vary)
Case ID:- 2056-392	21005
B&S Reference:- WRR	- 1 3888
Council Reference:- 700	066722X
To: Mr Davi	d Authory leard
	ion of Enforcement Agent Visit
(3) _Cc	ouncil Tax / Non Domestic Rates / Penalty Charge ess Improvement District Levy / Rent & Costs Due to
4) Worrington	Borough Council
The emount due is C	d. You cannot remove, sell or otherwise dispose of them.
	ent Stage Fee of £ 4/6
This includes an Enforcem	4544.04
This includes an Enforcem Please call me on	ent Stage Fee of £ 4/6
Please call me on I can ther (Do Not call the Additional details of how to f your goods, but not necessions Agreement to allow Schedule 12). A further armore, merely the time to co	ent Stage Fee of £ 46 2919 881922 Before 7 PM n arrange to take payment in full or discuss this with you.
Please call me on I can ther (Do Not call the Additional details of how to f your goods, but not necessions Agreement to allow Schedule 12). A further armore, merely the time to co	ent Stage Fee of £ 4/6 2919 881922 Before 7 PM In arrange to take payment in full or discuss this with you. office, they will not intervene and will only refer you back to me) In pay are on the reverse. If you cannot pay in full, I will need to take control essarily remove them immediately. You will need to sign a Controlled the goods to remain with you whilst you pay this debt off (TCE 2007 & rangement to pay can then be made. This process will not cost you any amplete the paperwork in accordance with the legislation mentioned above. Further costs may be incurred in the removal of the goods.
Please call me on Control of your goods, but not need Goods Agreement to allow Schedule 12). A further armore, merely the time to collowever if you fail to pay, for the collower if you fail to pay, for the collower if you fail to pay, for the collower in the col	ent Stage Fee of £ 4/6 29/9 88/922 Before 7 PW In arrange to take payment in full or discuss this with you. Office, they will not intervene and will only refer you back to me) In pay are on the reverse. If you cannot pay in full, I will need to take control essarily remove them immediately. You will need to sign a Controlled the goods to remain with you whilst you pay this debt off (TCE 2007 & rangement to pay can then be made. This process will not cost you any amplete the paperwork in accordance with the legislation mentioned above. Further costs may be incurred in the removal of the goods.





To MR SULLIMAN KHAN C/O Bristow & Sutor Bartleet Road Washford Redditch Worcestershire B98 0FL

URGENT

You're Ref: WRR T 3858

Our Ref: HOW/MRKN/LIEN/0000001

Dear MR SULLIMAN KHAN. Thank you for your correspondence dated the 29th Day of July 2015. We have noted it content and will be keeping this on file as material evidence pending future legal action.

- 1. We have noted that MR SULLIMAN KHAN is claimant.
- 2. We have noted that MR SULLIMAN KHAN is an independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents
- 3. We have noted that there is a claim Underlined Council Tax.
- 4. We have noted that this claim for Council Tax is by Warrington Borough Council.
- 5. We have noted that this act of enforcement is under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. We have noted that there is a claim of a Debt.
- 7. We have noted that there is a claim to an obligation to pay.
- 8. We have noted that there is a claim to further cost for service.
- 9. We have noted that there is a claim and intended act of enforcement.

In the interests of candour we have enclosed previous correspondence regarding this matter.

- 1. Previous correspondence to Bristow and Sutor dated the 19th Day of June 2015.
- 2. Previous Notice of enforcement from Bristow & Sutor Enforcement Agents dated 26th May 2015
- 3. Previous response to Bristow & Sutor Enforcement Agents Dated 23rd Day of June 2015
- 4. Affidavit of truth and statement of fact. This Affidavit has been served upon every MP and the office of Government and stands as uncontested fact.

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.

There is now a clear and noted obligation for MR SULLIMAN KHAN acting in the capacity of independent enforcement agent for Bristow & Sutor Enforcement Agents for Warrington Borough Council to provide the material evidence to the following effect.

1. That MR SULLIMAN KHAN has the legal authority to act in the capacity of independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents. Where MR SULLIMAN KHAN as claimed enforcement Agent caries and is a recognised licensed authorised by a certifying named Judge, accompanied by an affixed court seal granting this claimed enforcement agent authority as enforcement agent. Also the





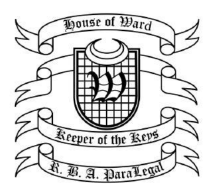
required indemnity insurance along with photo ID (Passport or photo driving licence) combined with Utility Bill for the address of MR SULLIMAN KHAN claimed Enforcement Agent.

- 2. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that any Judge has the authority to grant authority to another, where that judge is not a fit and proper person to grant such an authority to another, as that judge is an employee of a private company which is no different to McDonalds in status and standing and this fact has been confirmed by the Rt. Hon. Lord chief Justice Sir Jack Beatson FBA. See exhibit (B) in the affidavit.
- 3. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an obligation to pay council tax under the local government finance Act 1992. See exhibit (A) in the Affidavit where it has been proven at tribunal where a claim was made under traffic management Act 2004 that the appellant had no obligation under the act as a mandatory requirement of obligation has not been fulfilled and this was agreed also by an officer of the State Scott Clark. Where it is now conclusive that none of the circa 63.5 million people have no obligations under any of the Acts and Statutes of Parliament and any such claim made under an Act of Parliament would be fraudulent in nature which is also fraud by misrepresentation and caries a term of incarceration of 7 to 10 years.
- 4. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is a letter of assignment from Warrington Borough Council to Bristow & Sutor Enforcement Agents which is signed in wet ink by a named officer of Warrington Borough Council. Without this signed assignment then there is no legal authority under which Bristow & Sutor Enforcement Agents or MR SULLIMAN KHAN can legal act upon.
- 5. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an agreement or obligation raised under Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is an agreed debt that MR DAVID WARD has an obligation to settle.
- 7. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has failed in an agreed obligation of performance for which MR DAVID WARD has an obligation to pay.
- 8. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has an obligation with Bristow & Sutor Enforcement Agents for any costs or service that Bristow & Sutor Enforcement Agents claim to hold.

Failure to provide the above material evidence in the next seven days will enter MR SULLIMAN KHAN in to a lasting and binding tacit agreement through acquiescence to the following effect:

- 1. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent enforcement agent or enforcement agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the claim being made by MR SULLIMAN KHAN that MR SULLIMAN KHAN is a authorised Enforcement Agent is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 2. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the above wilful and





premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.

- 3. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR SULLIMAN KHAN has any legal authority to undertake an enforcement action is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 4. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 5. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR SULLIMAN KHAN claim that MR DAVID WARD has an obligation to pay Council Tax is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 6. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 7. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that there is a legal assignment from Warrington Borough Council to Bristow & Sutor Enforcement agents which is a legally signed assignment by a named officer of Warrington Borough Council is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 8. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 9. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 10. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated





Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.

- 11. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has a debt of obligation is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 12. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 13. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation to PAY is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 14. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 15. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation to Bristow & Sutor Enforcement Agents by way of a contract or agreement for services of which MR DAVID WARD is culpable is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 16. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 17. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that any further action which would cause distress and alarm is also recognised as an act of tourism by MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents





Also find enclosed and under castle law doctrine a denial of any implied right of access and any violation of this Castle Law Doctrine is a recognised Act of War.

Also find enclosed a fee schedule which will be in full force and effect as of this date 02^{nd} of August 2015 including any historic administrative activities.

Here is a link to the video were there was a High Court Bailiff (Peter) eight Police officers and a Sergeant at my house. https://www.youtube.com/watch?v=E545q2jAgeQ

We would draw your attention to a recent lien undertaken against an officer of the Council who is also an officer of the court. http://discovertheevidence.org/downloads/security-by-the-way-of-a-lien/

We would draw your attention to a recent lien undertaken against officers of the Government.

 $\underline{http://discover the evidence.org/downloads/lien-number-how-mrtd-0001/}$

http://discovertheevidence.org/downloads/lien-number-how-las-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-203-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-084-0001-3/

The same listed on and for the public record you will also find here:-https://www.facebook.com/groups/798269636907862/files/

We await your response Without ill will or vexation.

For and on behalf of the Principal legal embodiment by the title of MR DAVID WARD.

For and on behalf of the attorney General of the House of Ward

For and on behalf of Baron David of the House of Ward.

All rights reserved.





To MR SULLIMAN KHAN C/O Bristow & Sutor Bartleet Road Washford Redditch Worcestershire B98 0FL

URGENT

You're Ref: WRR T 3858

Our Ref: HOW/MRKN/LIEN/0000001

Dear MR SULLIMAN KHAN.

We have noted as of this day the 13th day of August 2015 we have had no response from previous correspondence dated the 2nd Day of August 2015. Copies enclosed. We note once again that all correspondence will be kept on file pending future legal action.

In the interests of candour we will extend the deadline by another seven days for MR SULLIMAN KHAN to provide the material evidence required as MR SULLIMAN KHAN has made claims.

It is a Maxim of the rule of law that he/she who makes a Claim must provide the material evidence of that claim without which the claim is fraudulent in nature and a criminal offence.

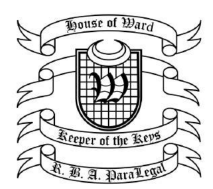
We repost the obligations of MR SULLIMAN KHAN here for the sake of clarity.

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.

There is now a clear and noted obligation for MR SULLIMAN KHAN acting in the capacity of independent enforcement agent for Bristow & Sutor Enforcement Agents for Warrington Borough Council to provide the material evidence to the following effect.

- That MR SULLIMAN KHAN has the legal authority to act in the capacity of independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents. Where MR SULLIMAN KHAN as claimed enforcement Agent caries and is a recognised licensed authorised by a certifying named Judge, accompanied by an affixed court seal granting this claimed enforcement agent authority as enforcement agent. Also the required indemnity insurance along with photo ID (Passport or photo driving licence) combined with Utility Bill for the address of MR SULLIMAN KHAN claimed Enforcement Agent.
- 2. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that any Judge has the authority to grant authority to another, where that judge is not a fit and proper person to grant such an authority to another, as that judge is an employee of a private company which is no different to McDonalds in status and standing and this fact has been confirmed by the Rt. Hon. Lord chief Justice Sir Jack Beatson FBA. See exhibit (B) in the affidavit.





- 3. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an obligation to pay council tax under the local government finance Act 1992. See exhibit (A) in the Affidavit where it has been proven at tribunal where a claim was made under traffic management Act 2004 that the appellant had no obligation under the act as a mandatory requirement of obligation has not been fulfilled and this was agreed also by an officer of the State Scott Clark. Where it is now conclusive that none of the circa 63.5 million people have no obligations under any of the Acts and Statutes of Parliament and any such claim made under an Act of Parliament would be fraudulent in nature which is also fraud by misrepresentation and caries a term of incarceration of 7 to 10 years.
- 4. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is a letter of assignment from Warrington Borough Council to Bristow & Sutor Enforcement Agents which is signed in wet ink by a named officer of Warrington Borough Council. Without this signed assignment then there is no legal authority under which Bristow & Sutor Enforcement Agents or MR SULLIMAN KHAN can legal act upon.
- 5. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an agreement or obligation raised under Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is an agreed debt that MR DAVID WARD has an obligation to settle.
- 7. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has failed in an agreed obligation of performance for which MR DAVID WARD has an obligation to pay.
- 8. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has an obligation with Bristow & Sutor Enforcement Agents for any costs or service that Bristow & Sutor Enforcement Agents claim to hold.

Failure to provide the above material evidence in the next seven days will enter MR SULLIMAN KHAN in to a lasting and binding tacit agreement through acquiescence to the following effect:

- 1. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent enforcement agent or enforcement agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the claim being made by MR SULLIMAN KHAN that MR SULLIMAN KHAN is a authorised Enforcement Agent is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 2. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 3. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR SULLIMAN KHAN has any legal authority to undertake an enforcement action is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.





- 4. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 5. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR SULLIMAN KHAN claim that MR DAVID WARD has an obligation to pay Council Tax is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 6. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 7. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that there is a legal assignment from Warrington Borough Council to Bristow & Sutor Enforcement agents which is a legally signed assignment by a named officer of Warrington Borough Council is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 8. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 9. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 10. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 11. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has a debt of obligation is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.





- 12. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 13. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation to PAY is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 14. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 15. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation to Bristow & Sutor Enforcement Agents by way of a contract or agreement for services of which MR DAVID WARD is culpable is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 16. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 17. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that any further action which would cause distress and alarm is also recognised as an act of tourism by MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents

Also find enclosed and under castle law doctrine a denial of any implied right of access and any violation of this Castle Law Doctrine is a recognised Act of War.

Also find enclosed a fee schedule which will be in full force and effect as of this date 02^{nd} of August 2015 including any historic administrative activities.

Here is a link to the video were there was a High Court Bailiff (Peter) eight Police officers and a Sergeant at my house. https://www.youtube.com/watch?v=E545q2jAgeQ

We would draw your attention to a recent lien undertaken against an officer of the Council who is also an officer of the court.





http://discovertheevidence.org/downloads/security-by-the-way-of-a-lien/

We would draw your attention to a recent lien undertaken against officers of the Government.

http://discovertheevidence.org/downloads/lien-number-how-mrtd-0001/

http://discovertheevidence.org/downloads/lien-number-how-las-0001/

http://discovertheevidence.org/downloads/lien-number-how-jumc-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-203-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-084-0001-3/

The same listed on and for the public record you will also find here:-https://www.facebook.com/groups/798269636907862/files/

We await your response Without ill will or vexation.

For and on behalf of the Principal legal embodiment by the title of MR DAVID WARD.

For and on behalf of the attorney General of the House of Ward

For and on behalf of Baron David of the House of Ward.

All rights reserved.





To MR SULLIMAN KHAN C/O Bristow & Sutor Bartleet Road Washford Redditch Worcestershire B98 0FL

URGENT

You're Ref: WRR T 3858

Our Ref: HOW/MRKN/LIEN/0000001

Dear MR SULLIMAN KHAN.

We have noted as of this day the 26the Day of August 2015 we have had no response to our previous correspondence of the 08^{th} of July 2015 and the 13^{th} day of August 2015 respectively.

We note once again that all correspondence will be kept on file pending future legal action.

In the interests of candour we will extend the deadline by another seven days for MR SULLIMAN KHAN to provide the material evidence required as MR SULLIMAN KHAN has made claims.

It is a Maxim of the rule of law that he/she who makes a Claim must provide the material evidence of that claim without which the claim is fraudulent in nature and a criminal offence.

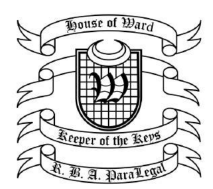
We repost the obligations of MR SULLIMAN KHAN here for the sake of clarity.

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.

There is now a clear and noted obligation for MR SULLIMAN KHAN acting in the capacity of independent enforcement agent for Bristow & Sutor Enforcement Agents for Warrington Borough Council to provide the material evidence to the following effect.

- 1. That MR SULLIMAN KHAN has the legal authority to act in the capacity of independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents. Where MR SULLIMAN KHAN as claimed enforcement Agent caries and is a recognised licensed authorised by a certifying named Judge, accompanied by an affixed court seal granting this claimed enforcement agent authority as enforcement agent. Also the required indemnity insurance along with photo ID (Passport or photo driving licence) combined with Utility Bill for the address of MR SULLIMAN KHAN claimed Enforcement Agent.
- 2. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that any Judge has the authority to grant authority to another, where that judge is not a fit and proper person to grant such an authority to another, as that judge is an employee of a private company which is no different to McDonalds in status and standing and this fact has been confirmed by the Rt. Hon. Lord chief Justice Sir Jack Beatson FBA. See exhibit (B) in the affidavit.





- 3. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an obligation to pay council tax under the local government finance Act 1992. See exhibit (A) in the Affidavit where it has been proven at tribunal where a claim was made under traffic management Act 2004 that the appellant had no obligation under the act as a mandatory requirement of obligation has not been fulfilled and this was agreed also by an officer of the State Scott Clark. Where it is now conclusive that none of the circa 63.5 million people have no obligations under any of the Acts and Statutes of Parliament and any such claim made under an Act of Parliament would be fraudulent in nature which is also fraud by misrepresentation and caries a term of incarceration of 7 to 10 years.
- 4. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is a letter of assignment from Warrington Borough Council to Bristow & Sutor Enforcement Agents which is signed in wet ink by a named officer of Warrington Borough Council. Without this signed assignment then there is no legal authority under which Bristow & Sutor Enforcement Agents or MR SULLIMAN KHAN can legal act upon.
- 5. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an agreement or obligation raised under Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is an agreed debt that MR DAVID WARD has an obligation to settle.
- 7. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has failed in an agreed obligation of performance for which MR DAVID WARD has an obligation to pay.
- 8. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has an obligation with Bristow & Sutor Enforcement Agents for any costs or service that Bristow & Sutor Enforcement Agents claim to hold.

Failure to provide the above material evidence in the next seven days will enter MR SULLIMAN KHAN in to a lasting and binding tacit agreement through acquiescence to the following effect:

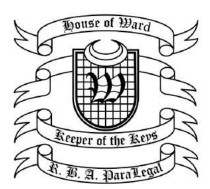
- 1. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent enforcement agent or enforcement agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the claim being made by MR SULLIMAN KHAN that MR SULLIMAN KHAN is a authorised Enforcement Agent is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 2. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 3. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR SULLIMAN KHAN has any legal authority to undertake an enforcement action is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.





- 4. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 5. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR SULLIMAN KHAN claim that MR DAVID WARD has an obligation to pay Council Tax is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 6. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 7. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that there is a legal assignment from Warrington Borough Council to Bristow & Sutor Enforcement agents which is a legally signed assignment by a named officer of Warrington Borough Council is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 8. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 9. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 10. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 11. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has a debt of obligation is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.





- 12. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 13. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation to PAY is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 14. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 15. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation to Bristow & Sutor Enforcement Agents by way of a contract or agreement for services of which MR DAVID WARD is culpable is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 16. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 17. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that any further action which would cause distress and alarm is also recognised as an act of tourism by MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents

Also find enclosed and under castle law doctrine a denial of any implied right of access and any violation of this Castle Law Doctrine is a recognised Act of War.

Also find enclosed a fee schedule which will be in full force and effect as of this date 02^{nd} of August 2015 including any historic administrative activities.

Here is a link to the video were there was a High Court Bailiff (Peter) eight Police officers and a Sergeant at my house. https://www.youtube.com/watch?v=E545q2jAgeQ

We would draw your attention to a recent lien undertaken against an officer of the Council who is also an officer of the court.





http://discovertheevidence.org/downloads/security-by-the-way-of-a-lien/

We would draw your attention to a recent lien undertaken against officers of the Government.

http://discovertheevidence.org/downloads/lien-number-how-mrtd-0001/

http://discovertheevidence.org/downloads/lien-number-how-las-0001/

http://discovertheevidence.org/downloads/lien-number-how-jumc-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-203-0001/

The same listed on and for the public record you will also find here:-https://www.facebook.com/groups/798269636907862/files/

We await your response Without ill will or vexation.

For and on behalf of the Principal legal embodiment by the title of MR DAVID WARD.

For and on behalf of the attorney General of the House of Ward

For and on behalf of Baron David of the House of Ward.

All rights reserved.





To MR SULLIMAN KHAN C/O Bristow & Sutor Bartleet Road Washford Redditch Worcestershire B98 0FL

URGENT

You're Ref: WRR T 3858

Our Ref: HOW/MRKN/LIEN/0000001

Dear MR SULLIMAN KHAN.

We have noted as of this day the 05th Day of September 2015 we have had no response to our previous correspondence of the 08th of July 2015, 13th day of August 2015 and the 26th Day of August 2015 respectively.

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 Mrs Wilson 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.

There is now a clear and noted obligation for MR SULLIMAN KHAN acting in the capacity of independent enforcement agent for Bristow & Sutor Enforcement Agents for Warrington Borough Council to provide the material evidence to the following effect.

- That MR SULLIMAN KHAN has the legal authority to act in the capacity of independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents. Where MR SULLIMAN KHAN as claimed enforcement Agent caries and is a recognised licensed authorised by a certifying named Judge, accompanied by an affixed court seal granting this claimed enforcement agent authority as enforcement agent. Also the required indemnity insurance along with photo ID (Passport or photo driving licence) combined with Utility Bill for the address of MR SULLIMAN KHAN claimed Enforcement Agent.
- 2. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that any Judge has the authority to grant authority to another, where that judge is not a fit and proper person to grant such an authority to another, as that judge is an employee of a private company which is no different to McDonalds in status and standing and this fact has been confirmed by the Rt. Hon. Lord chief Justice Sir Jack Beatson FBA. See exhibit (B) in the affidavit.





- 3. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an obligation to pay council tax under the local government finance Act 1992. See exhibit (A) in the Affidavit where it has been proven at tribunal where a claim was made under traffic management Act 2004 that the appellant had no obligation under the act as a mandatory requirement of obligation has not been fulfilled and this was agreed also by an officer of the State Scott Clark. Where it is now conclusive that none of the circa 63.5 million people have no obligations under any of the Acts and Statutes of Parliament and any such claim made under an Act of Parliament would be fraudulent in nature which is also fraud by misrepresentation and caries a term of incarceration of 7 to 10 years.
- 4. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is a letter of assignment from Warrington Borough Council to Bristow & Sutor Enforcement Agents which is signed in wet ink by a named officer of Warrington Borough Council. Without this signed assignment then there is no legal authority under which Bristow & Sutor Enforcement Agents or MR SULLIMAN KHAN can legal act upon.
- 5. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an agreement or obligation raised under Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is an agreed debt that MR DAVID WARD has an obligation to settle.
- 7. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has failed in an agreed obligation of performance for which MR DAVID WARD has an obligation to pay.
- 8. That MR SULLIMAN KHAN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has an obligation with Bristow & Sutor Enforcement Agents for any costs or service that Bristow & Sutor Enforcement Agents claim to hold.

Failure to provide the above material evidence in the next seven days will enter MR SULLIMAN KHAN in to a lasting and binding tacit agreement through acquiescence to the following effect:

- 1. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent enforcement agent or enforcement agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the claim being made by MR SULLIMAN KHAN that MR SULLIMAN KHAN is a authorised Enforcement Agent is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 2. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 3. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR SULLIMAN KHAN has any legal authority to undertake an enforcement action is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.





- 4. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 5. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR SULLIMAN KHAN claim that MR DAVID WARD has an obligation to pay Council Tax is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 6. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 7. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that there is a legal assignment from Warrington Borough Council to Bristow & Sutor Enforcement agents which is a legally signed assignment by a named officer of Warrington Borough Council is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 8. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 9. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 10. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 11. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has a debt of obligation is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.





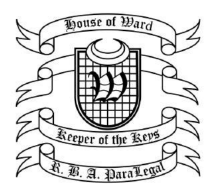
- 12. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 13. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation to PAY is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 14. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 15. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation to Bristow & Sutor Enforcement Agents by way of a contract or agreement for services of which MR DAVID WARD is culpable is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 16. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 17. That there is a binding agreement that MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR SULLIMAN KHAN has agreed that any further action which would cause distress and alarm is also recognised as a wilful act of tourism by MR SULLIMAN KHAN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents

These are very serious crimes MR SULLIMAN KHAN 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 you an opportunity to resolve.





Opportunity to resolve.

 For the first formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR SULLIMAN KHAN that MR SULLIMAN KHAN is an authorised Enforcement Agent 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 SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

2. For the first formally agreed criminal offence of Malfeasance Where MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents has agreed to this criminal offence. Where this is an agreed chargeable criminal offence then we elect to formally charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

3. For the second formally agreed criminal offence of fraud by misrepresentation where MR SULLIMAN KHAN has agreed that the claim that MR SULLIMAN KHAN has any legal authority to undertake an enforcement action 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 charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

4. For the second formally agreed criminal offence of Malfeasance Where MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents has agreed to this criminal offence. Where this is an agreed chargeable criminal offence then we elect to formally charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

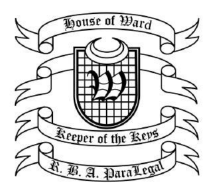
5. For the third formally agreed criminal offence of fraud by misrepresentation where MR SULLIMAN KHAN has agreed that the claim that MR SULLIMAN KHAN claim that MR DAVID WARD has an obligation to pay Council Tax is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence then we will elect to charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

6. For the third formally agreed criminal offence of Malfeasance Where MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents has agreed to this criminal offence. Where this is an agreed chargeable criminal offence then we elect to formally charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00





7. For the forth formally agreed criminal offence of fraud by misrepresentation where MR SULLIMAN KHAN has agreed that the claim that there is a legal assignment from Warrington Borough Council to Bristow & Sutor Enforcement agents which is a legally signed assignment by a named officer of Warrington Borough Council 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 charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

8. For the forth formally agreed criminal offence of Malfeasance Where MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents has agreed to this criminal offence. Where this is an agreed chargeable criminal offence then we elect to formally charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

9. For the fifth formally agreed criminal offence of fraud by misrepresentation where MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound 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 charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

10. For the fifth formally agreed criminal offence of Malfeasance Where MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents has agreed to this criminal offence. Where this is an agreed chargeable criminal offence then we elect to formally charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

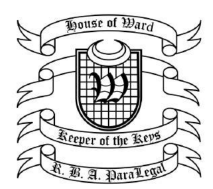
11. For the sixth formally agreed criminal offence of fraud by misrepresentation where MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has a debt of obligation is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence then we will elect to charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

12. For the sixth formally agreed criminal offence of Malfeasance Where MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents has agreed to this criminal offence. Where this is an agreed chargeable criminal offence then we elect to formally charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00





13. For the seventh formally agreed criminal offence of fraud by misrepresentation where MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation to PAY 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 charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

14. For the seventh formally agreed criminal offence of Malfeasance Where MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents has agreed to this criminal offence. Where this is an agreed chargeable criminal offence then we elect to formally charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

15. For the eighth formally agreed criminal offence of fraud by misrepresentation where MR SULLIMAN KHAN has agreed that the claim that MR DAVID WARD has an obligation to Bristow & Sutor Enforcement Agents by way of a contract or agreement for services of which MR DAVID WARD is culpable 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 charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

16. For the eighth formally agreed criminal offence of Malfeasance Where MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents has agreed to this criminal offence. Where this is an agreed chargeable criminal offence then we elect to formally charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

17. For the formally agreed wilful and premeditated act of terrorism which is a recognised criminal offence. Where this is an agreed chargeable criminal offence then we will elect to charge MR SULLIMAN KHAN in the position of independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents. Five Million Pounds GBP.

£5,000,000.00

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

£85,000,000.00

Please make remedy by way of commercial instruments or personal cheque to the above address. If this is by personal cheque then please make the cheque in the name of David Ward.

If you MR SULLIMAN KHAN elects 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 SULLIMAN KHAN are in default of your agreement and your obligation.





If you then elect to not resolve this default notice then we will take further legal action by raising a surety on the debt by way of a security by way of a lien against the estate of MR SULLIMAN KHAN and the future earnings of yourself and by way of the sins of the farther your decedents to the seventh generation were there may be an attachment of earnings on the earnings and the pension of your grand children's grand children.

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 Mrs Wilson 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. You MR SULLIMAN KHAN are an officer either in a private capacity of Enforcement agent for Marston Group Limited or in the employment of Bristow & Sutor Enforcement Agents then the Directors and secretary of Bristow & Sutor Enforcement Agents also have the same obligations and that of full disclosure as MR SULLIMAN KHAN in the position of Enforcement agent for Bristow & Sutor Enforcement Agents.

There is two executive officers directly above yourself who have a liability to you for full disclosure and who are legally responsible for your actions. Also MR SULLIMAN KHAN you are also a victim of the same crime. The Directors and the secretary of Bristow & Sutor Enforcement Agents have an obligation to yourself and are culpable and liable for their criminal actions. Also David Cameron and the Secretary of State have the same liabilities and obligations as you do.

I have had an extensive conversation with my Bank Manager. This conversation was very fruitful. It was agreed and is true to note that a lien is an asset, and is a security and also a commercial instrument. My enquiry was to distinguish if I needed a special portfolio account for the deposit of these commercial instruments. The response was that I could deposit these commercial instruments in any account such as a current account or better still an ISA account with 3.5% interest.

MR SULLIMAN KHAN we have expressed the criminal offences and there is an obligation to resolve. We have also noted that others is association are also complicit in the same criminal offences. He who is complicit in any criminal offences also carries the obligating to bring those also complicit in the same criminal offences to resolution.

I stated close to the beginning of this letter that this solution or remedy would be beneficial to others including yourself. This also includes The Directors and the secretary of Bristow & Sutor Enforcement Agents as we are all victims of the same crime. In another few weeks you could have in excess of £170 million in a current account. You have a choice. The choice is continue committing crimes or stop committing crimes. The outcome will be the same and to the benefit of all.

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.

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 SULLIMAN KHAN. You have seven days to make reparation for your criminal offences. Seven days after that there will be a notice of default. Seven days after that there will be a security by way of a lien.

- 1. We would draw your attention to the following public record.
 - a. https://www.youtube.com/watch?v=E545q2jAgeQ We would note here formally that the High Court Bailiff in this matter re-evaluated his options and declared no goods to Levi.
- 2. We would draw your attention to a recent perfected and published lien's undertaken against officers of the Government.
 - a. http://discovertheevidence.org/downloads/security-by-the-way-of-a-lien/
 - b. http://discovertheevidence.org/downloads/lien-number-how-mrtd-0001/
 - c. http://discovertheevidence.org/downloads/lien-number-how-las-0001/
 - d. http://discovertheevidence.org/downloads/lien-number-how-jumc-0001/
 - e. http://discovertheevidence.org/downloads/lien-number-how-ceo-203-0001/
 - f. http://discovertheevidence.org/downloads/lien-number-how-ceo-084-0001-3/
- 3. The same listed on and for the public record you will also find here:
 - a. https://www.facebook.com/groups/798269636907862/files/

We await your response Without ill will or vexation.

For and on behalf of the Principal legal embodiment by the title of MR DAVID WARD.

For and on behalf of the attorney General of the House of Ward.

For and on behalf of Baron David of the House of Ward.

All rights reserved.



Bristow Sutor

Enforcement Agents

Bartleet Road Washford Redditch Worcestershire B98 0FL
Tel: 0871 677 0070 | Fax: 0871 677 0072 | Website: www.bristowsutor.co.uk

(Calls provided by BT will be charged at up to 7 pence per minute at all times. Mobile and other providers' charges may vary)

Case ID:- 1056-392(005 B&S Reference:- WRL-T Council Reference: 2003/721X Enforcement Visit Warning Council Tax)/ Non Domestic Rates / Penalty Charge Business Improvement District Levy / Rent & Costs Due to DO NOT IGNORE THIS LETTER - ACT NOW Amount outstanding £ 4544 . 04 This includes all fees to date. An Enforcement Agent has again attended your premises today to take control of your goods as this debt still remains outstanding. Your goods are bound. You cannot remove, sell or otherwise dispose of them. Further visits can be made to your property. These visits can be made, without warning, between 0600-2100 hrs 7 days a week, in order to remove your goods for sale at public auction. This action may incur you additional costs to those already in place and may be substantial. This is in accordance with the Taking Control of Goods (Fees) Regulations 2014 This can still be avoided. before 1200pm Today 07970 137819 You must ring me immediately on Additional details of how to pay are on the reverse. Do Not contact the office, they will not be able to intervene and will refer you back to me. Signed (Enforcement Agent) Full Name (Enforcement Agent)



To MR MALCOLM DAREN C/O Bristow & Sutor Bartleet Road Washford Redditch Worcestershire B98 0FL

<u>URGENT</u>

You're Ref: WRR T 3858

Our Ref: HOW/MRKN/LIEN/0000001

Dear MR MALCOLM DAREN. Thank you for your correspondence dated the 29th Day of July 2015. We have noted it content and will be keeping this on file as material evidence pending future legal action.

- 1. We have noted that MR MALCOLM DAREN is claimant.
- 2. We have noted that MR MALCOLM DAREN is an independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents
- 3. We have noted that there is a claim Underlined Council Tax.
- 4. We have noted that this claim for Council Tax is by Warrington Borough Council.
- 5. We have noted that this act of enforcement is under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. We have noted that there is a claim of a Debt.
- 7. We have noted that there is a claim to an obligation to pay.
- 8. We have noted that there is a claim to further cost for service.
- 9. We have noted that there is a claim and intended act of enforcement.

In the interests of candour we have enclosed previous correspondence regarding this matter.

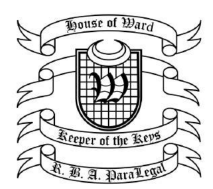
- 1. Previous correspondence to Bristow and Sutor dated the 19th Day of June 2015.
- 2. Previous correspondence to MR SULLIMAN KHAN Dated 02nd Day of August 2015.
- 3. Previous Notice of enforcement from Bristow & Sutor Enforcement Agents dated 26th May 2015
- 4. Previous response to Bristow & Sutor Enforcement Agents Dated 23rd Day of June 2015
- 5. Affidavit of truth and statement of fact. This Affidavit has been served upon every MP and the office of Government and stands as uncontested fact.

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.

There is now a clear and noted obligation for MR MALCOLM DAREN acting in the capacity of independent enforcement agent for Bristow & Sutor Enforcement Agents for Warrington Borough Council to provide the material evidence to the following effect.

 That MR MALCOLM DAREN has the legal authority to act in the capacity of independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents. Where MR MALCOLM DAREN as claimed enforcement Agent caries and is a recognised licensed authorised by a certifying named Judge,





accompanied by an affixed court seal granting this claimed enforcement agent authority as enforcement agent. Also the required indemnity insurance along with photo ID (Passport or photo driving licence) combined with Utility Bill for the address of MR MALCOLM DAREN claimed Enforcement Agent.

- 2. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that any Judge has the authority to grant authority to another, where that judge is not a fit and proper person to grant such an authority to another, as that judge is an employee of a private company which is no different to McDonalds in status and standing and this fact has been confirmed by the Rt. Hon. Lord chief Justice Sir Jack Beatson FBA. See exhibit (B) in the affidavit.
- 3. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an obligation to pay council tax under the local government finance Act 1992. See exhibit (A) in the Affidavit where it has been proven at tribunal where a claim was made under traffic management Act 2004 that the appellant had no obligation under the act as a mandatory requirement of obligation has not been fulfilled and this was agreed also by an officer of the State Scott Clark. Where it is now conclusive that none of the circa 63.5 million people have no obligations under any of the Acts and Statutes of Parliament and any such claim made under an Act of Parliament would be fraudulent in nature which is also fraud by misrepresentation and caries a term of incarceration of 7 to 10 years.
- 4. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is a letter of assignment from Warrington Borough Council to Bristow & Sutor Enforcement Agents which is signed in wet ink by a named officer of Warrington Borough Council. Without this signed assignment then there is no legal authority under which Bristow & Sutor Enforcement Agents or MR MALCOLM DAREN can legal act upon.
- 5. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an agreement or obligation raised under Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is an agreed debt that MR DAVID WARD has an obligation to settle.
- 7. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has failed in an agreed obligation of performance for which MR DAVID WARD has an obligation to pay.
- 8. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has an obligation with Bristow & Sutor Enforcement Agents for any costs or service that Bristow & Sutor Enforcement Agents claim to hold.

Failure to provide the above material evidence in the next seven days will enter MR MALCOLM DAREN in to a lasting and binding tacit agreement through acquiescence to the following effect:

- That there is a binding agreement that MR MALCOLM DAREN in the position of independent enforcement agent or
 enforcement agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the claim being made by MR
 MALCOLM DAREN that MR MALCOLM DAREN is a authorised Enforcement Agent is fraudulent in nature which is
 also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and
 the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the
 same degree.
- 2. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the above wilful and





premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.

- 3. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR MALCOLM DAREN has any legal authority to undertake an enforcement action is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 4. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 5. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR MALCOLM DAREN claim that MR DAVID WARD has an obligation to pay Council Tax is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 6. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 7. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that there is a legal assignment from Warrington Borough Council to Bristow & Sutor Enforcement agents which is a legally signed assignment by a named officer of Warrington Borough Council is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 8. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 9. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has an obligation under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 10. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated





Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.

- 11. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has a debt of obligation is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 12. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 13. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has an obligation to PAY is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 14. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 15. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has an obligation to Bristow & Sutor Enforcement Agents by way of a contract or agreement for services of which MR DAVID WARD is culpable is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 16. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 17. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that any further action which would cause distress and alarm is also recognised as an act of tourism by MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents





Also find enclosed and under castle law doctrine a denial of any implied right of access and any violation of this Castle Law Doctrine is a recognised Act of War.

Also find enclosed a fee schedule which will be in full force and effect as of this date 02^{nd} of August 2015 including any historic administrative activities.

Here is a link to the video were there was a High Court Bailiff (Peter) eight Police officers and a Sergeant at my house. $\underline{ https://www.youtube.com/watch?v=E545q2jAgeQ}$

We would draw your attention to a recent lien undertaken against an officer of the Council who is also an officer of the court. http://discovertheevidence.org/downloads/security-by-the-way-of-a-lien/

We would draw your attention to a recent lien undertaken against officers of the Government.

 $\underline{http://discover the evidence.org/downloads/lien-number-how-mrtd-0001/}$

http://discovertheevidence.org/downloads/lien-number-how-las-0001/

http://discovertheevidence.org/downloads/lien-number-how-jumc-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-203-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-084-0001-3/

The same listed on and for the public record you will also find here:-https://www.facebook.com/groups/798269636907862/files/

We await your response Without ill will or vexation.

For and on behalf of the Principal legal embodiment by the title of MR DAVID WARD.

For and on behalf of the attorney General of the House of Ward

For and on behalf of Baron David of the House of Ward.

All rights reserved.





To MR MALCOLM DAREN C/O Bristow & Sutor Bartleet Road Washford Redditch Worcestershire B98 0FL

URGENT

You're Ref: WRR T 3858

Our Ref: HOW/MRKN/LIEN/0000001

Dear MR MALCOLM DAREN. Thank you for your correspondence dated the 29th Day of July 2015.we have noted that there has been no response to our correspondence dated the 13th day of august 2015 We note once again that all correspondence will be kept on file as material evidence pending future legal action.

- 1. We have noted that MR MALCOLM DAREN is claimant.
- 2. We have noted that MR MALCOLM DAREN is an independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents
- 3. We have noted that there is a claim Underlined Council Tax.
- 4. We have noted that this claim for Council Tax is by Warrington Borough Council.
- 5. We have noted that this act of enforcement is under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. We have noted that there is a claim of a Debt.
- 7. We have noted that there is a claim to an obligation to pay.
- 8. We have noted that there is a claim to further cost for service.
- 9. We have noted that there is a claim and intended act of enforcement.

In the interests of candour we have enclosed previous correspondence regarding this matter.

- 1. Previous correspondence to Bristow and Sutor dated the 19th Day of June 2015.
- 2. Previous correspondence to MR SULLIMAN KHAN Dated 02nd Day of August 2015.
- 3. Previous Notice of enforcement from Bristow & Sutor Enforcement Agents dated 26th May 2015
- 4. Previous response to Bristow & Sutor Enforcement Agents Dated 23rd Day of June 2015
- 5. Affidavit of truth and statement of fact. This Affidavit has been served upon every MP and the office of Government and stands as uncontested fact.

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.

There is now a clear and noted obligation for MR MALCOLM DAREN acting in the capacity of independent enforcement agent for Bristow & Sutor Enforcement Agents for Warrington Borough Council to provide the material evidence to the following effect.

1. That MR MALCOLM DAREN has the legal authority to act in the capacity of independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents. Where MR MALCOLM





DAREN as claimed enforcement Agent caries and is a recognised licensed authorised by a certifying named Judge, accompanied by an affixed court seal granting this claimed enforcement agent authority as enforcement agent. Also the required indemnity insurance along with photo ID (Passport or photo driving licence) combined with Utility Bill for the address of MR MALCOLM DAREN claimed Enforcement Agent.

- 2. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that any Judge has the authority to grant authority to another, where that judge is not a fit and proper person to grant such an authority to another, as that judge is an employee of a private company which is no different to McDonalds in status and standing and this fact has been confirmed by the Rt. Hon. Lord chief Justice Sir Jack Beatson FBA. See exhibit (B) in the affidavit.
- 3. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an obligation to pay council tax under the local government finance Act 1992. See exhibit (A) in the Affidavit where it has been proven at tribunal where a claim was made under traffic management Act 2004 that the appellant had no obligation under the act as a mandatory requirement of obligation has not been fulfilled and this was agreed also by an officer of the State Scott Clark. Where it is now conclusive that none of the circa 63.5 million people have no obligations under any of the Acts and Statutes of Parliament and any such claim made under an Act of Parliament would be fraudulent in nature which is also fraud by misrepresentation and caries a term of incarceration of 7 to 10 years.
- 4. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is a letter of assignment from Warrington Borough Council to Bristow & Sutor Enforcement Agents which is signed in wet ink by a named officer of Warrington Borough Council. Without this signed assignment then there is no legal authority under which Bristow & Sutor Enforcement Agents or MR MALCOLM DAREN can legal act upon.
- 5. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an agreement or obligation raised under Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is an agreed debt that MR DAVID WARD has an obligation to settle.
- 7. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has failed in an agreed obligation of performance for which MR DAVID WARD has an obligation to pay.
- 8. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has an obligation with Bristow & Sutor Enforcement Agents for any costs or service that Bristow & Sutor Enforcement Agents claim to hold.

Failure to provide the above material evidence in the next seven days will enter MR MALCOLM DAREN in to a lasting and binding tacit agreement through acquiescence to the following effect:

That there is a binding agreement that MR MALCOLM DAREN in the position of independent enforcement agent or
enforcement agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the claim being made by MR
MALCOLM DAREN that MR MALCOLM DAREN is a authorised Enforcement Agent is fraudulent in nature which is
also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and
the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the
same degree.





- 2. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 3. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR MALCOLM DAREN has any legal authority to undertake an enforcement action is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 4. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 5. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR MALCOLM DAREN claim that MR DAVID WARD has an obligation to pay Council Tax is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 6. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 7. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that there is a legal assignment from Warrington Borough Council to Bristow & Sutor Enforcement agents which is a legally signed assignment by a named officer of Warrington Borough Council is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 8. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 9. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has an obligation under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.





- 10. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 11. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has a debt of obligation is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 12. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 13. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has an obligation to PAY is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 14. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 15. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has an obligation to Bristow & Sutor Enforcement Agents by way of a contract or agreement for services of which MR DAVID WARD is culpable is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 16. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 17. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that any further action which would cause distress and alarm is also recognised as an act of tourism by MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents





Also find enclosed and under castle law doctrine a denial of any implied right of access and any violation of this Castle Law Doctrine is a recognised Act of War.

Also find enclosed a fee schedule which will be in full force and effect as of this date 02^{nd} of August 2015 including any historic administrative activities.

Here is a link to the video were there was a High Court Bailiff (Peter) eight Police officers and a Sergeant at my house. https://www.youtube.com/watch?v=E545q2jAgeQ

We would draw your attention to a recent lien undertaken against an officer of the Council who is also an officer of the court. http://discovertheevidence.org/downloads/security-by-the-way-of-a-lien/

We would draw your attention to a recent lien undertaken against officers of the Government.

http://discovertheevidence.org/downloads/lien-number-how-mrtd-0001/

http://discovertheevidence.org/downloads/lien-number-how-las-0001/

http://discovertheevidence.org/downloads/lien-number-how-jumc-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-203-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-084-0001-3/

The same listed on and for the public record you will also find here:-https://www.facebook.com/groups/798269636907862/files/

We await your response Without ill will or vexation.

For and on behalf of the Principal legal embodiment by the title of MR DAVID WARD.

For and on behalf of the attorney General of the House of Ward.

For and on behalf of Baron David of the House of Ward.

All rights reserved.





To MR MALCOLM DAREN C/O Bristow & Sutor Bartleet Road Washford Redditch Worcestershire B98 0FL

<u>URGENT</u>

You're Ref: WRR T 3858

Our Ref: HOW/MRKN/LIEN/000001

Dear MR MALCOLM DAREN. Thank you for your correspondence dated the 29th Day of July 2015.we have noted that there has been no response to our correspondence dated the 13th day of August 2015 and the 26th day of August 2015 respectively. We note once again that all correspondence will be kept on file as material evidence pending future legal action.

In the interests of candour we have elected to extend the deadline for response for another seven days.

- 1. We have noted that MR MALCOLM DAREN is claimant.
- 2. We have noted that MR MALCOLM DAREN is an independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents
- 3. We have noted that there is a claim Underlined Council Tax.
- 4. We have noted that this claim for Council Tax is by Warrington Borough Council.
- 5. We have noted that this act of enforcement is under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. We have noted that there is a claim of a Debt.
- 7. We have noted that there is a claim to an obligation to pay.
- 8. We have noted that there is a claim to further cost for service.
- 9. We have noted that there is a claim and intended act of enforcement.

In the interests of candour we have enclosed previous correspondence regarding this matter.

- 1. Previous correspondence to Bristow and Sutor dated the 19th Day of June 2015.
- 2. Previous correspondence to MR SULLIMAN KHAN Dated 02nd Day of August 2015.
- 3. Previous Notice of enforcement from Bristow & Sutor Enforcement Agents dated 26th May 2015
- 4. Previous response to Bristow & Sutor Enforcement Agents Dated 23rd Day of June 2015
- 5. Affidavit of truth and statement of fact. This Affidavit has been served upon every MP and the office of Government and stands as uncontested fact.

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.

There is now a clear and noted obligation for MR MALCOLM DAREN acting in the capacity of independent enforcement agent for Bristow & Sutor Enforcement Agents for Warrington Borough Council to provide the material evidence to the following effect.





- That MR MALCOLM DAREN has the legal authority to act in the capacity of independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents. Where MR MALCOLM DAREN as claimed enforcement Agent caries and is a recognised licensed authorised by a certifying named Judge, accompanied by an affixed court seal granting this claimed enforcement agent authority as enforcement agent. Also the required indemnity insurance along with photo ID (Passport or photo driving licence) combined with Utility Bill for the address of MR MALCOLM DAREN claimed Enforcement Agent.
- 2. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that any Judge has the authority to grant authority to another, where that judge is not a fit and proper person to grant such an authority to another, as that judge is an employee of a private company which is no different to McDonalds in status and standing and this fact has been confirmed by the Rt. Hon. Lord chief Justice Sir Jack Beatson FBA. See exhibit (B) in the affidavit.
- 3. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an obligation to pay council tax under the local government finance Act 1992. See exhibit (A) in the Affidavit where it has been proven at tribunal where a claim was made under traffic management Act 2004 that the appellant had no obligation under the act as a mandatory requirement of obligation has not been fulfilled and this was agreed also by an officer of the State Scott Clark. Where it is now conclusive that none of the circa 63.5 million people have no obligations under any of the Acts and Statutes of Parliament and any such claim made under an Act of Parliament would be fraudulent in nature which is also fraud by misrepresentation and caries a term of incarceration of 7 to 10 years.
- 4. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is a letter of assignment from Warrington Borough Council to Bristow & Sutor Enforcement Agents which is signed in wet ink by a named officer of Warrington Borough Council. Without this signed assignment then there is no legal authority under which Bristow & Sutor Enforcement Agents or MR MALCOLM DAREN can legal act upon.
- 5. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an agreement or obligation raised under Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is an agreed debt that MR DAVID WARD has an obligation to settle.
- 7. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has failed in an agreed obligation of performance for which MR DAVID WARD has an obligation to pay.
- 8. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has an obligation with Bristow & Sutor Enforcement Agents for any costs or service that Bristow & Sutor Enforcement Agents claim to hold.

Failure to provide the above material evidence in the next seven days will enter MR MALCOLM DAREN in to a lasting and binding tacit agreement through acquiescence to the following effect:

1. That there is a binding agreement that MR MALCOLM DAREN in the position of independent enforcement agent or enforcement agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the claim being made by MR MALCOLM DAREN that MR MALCOLM DAREN is a authorised Enforcement Agent is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and

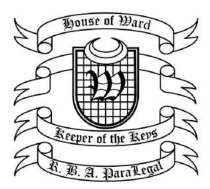




the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.

- 2. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 3. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR MALCOLM DAREN has any legal authority to undertake an enforcement action is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 4. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 5. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR MALCOLM DAREN claim that MR DAVID WARD has an obligation to pay Council Tax is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 6. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 7. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that there is a legal assignment from Warrington Borough Council to Bristow & Sutor Enforcement agents which is a legally signed assignment by a named officer of Warrington Borough Council is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 8. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 9. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has an obligation under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound is fraudulent in nature which is also wilful and premeditated fraud by





- misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 10. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 11. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has a debt of obligation is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 12. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 13. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has an obligation to PAY is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 14. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 15. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has an obligation to Bristow & Sutor Enforcement Agents by way of a contract or agreement for services of which MR DAVID WARD is culpable is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 16. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 17. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that any further action which would cause distress and alarm is also recognised as an act of tourism by MR





MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents

Also find enclosed and under castle law doctrine a denial of any implied right of access and any violation of this Castle Law Doctrine is a recognised Act of War.

Also find enclosed a fee schedule which will be in full force and effect as of this date 02^{nd} of August 2015 including any historic administrative activities.

We would draw your attention to a recent lien undertaken against an officer of the Council who is also an officer of the court. http://discovertheevidence.org/downloads/security-by-the-way-of-a-lien/

We would draw your attention to a recent lien undertaken against officers of the Government.

http://discovertheevidence.org/downloads/lien-number-how-mrtd-0001/

http://discovertheevidence.org/downloads/lien-number-how-las-0001/

http://discovertheevidence.org/downloads/lien-number-how-jumc-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-203-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-084-0001-3/

The same listed on and for the public record you will also find here:-https://www.facebook.com/groups/798269636907862/files/

We await your response Without ill will or vexation.

For and on behalf of the Principal legal embodiment by the title of MR DAVID WARD.

For and on behalf of the attorney General of the House of Ward

For and on behalf of Baron David of the House of Ward.

All rights reserved.





To MR MALCOLM DAREN C/O Bristow & Sutor Bartleet Road Washford Redditch Worcestershire B98 0FL

<u>URGENT</u>

You're Ref: WRR T 3858

Our Ref: HOW/MRKN/LIEN/000001

Dear MR MALCOLM DAREN. Thank you for your correspondence dated the 29th Day of July 2015.we have noted that there has been no response to our correspondence dated the 13th day of August 2015 and the 26th day of August 2015 respectively. We note once again that all correspondence will be kept on file as material evidence pending future legal action.

In the interests of candour we have elected to extend the deadline for response for another seven days.

- 1. We have noted that MR MALCOLM DAREN is claimant.
- 2. We have noted that MR MALCOLM DAREN is an independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents
- 3. We have noted that there is a claim Underlined Council Tax.
- 4. We have noted that this claim for Council Tax is by Warrington Borough Council.
- 5. We have noted that this act of enforcement is under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. We have noted that there is a claim of a Debt.
- 7. We have noted that there is a claim to an obligation to pay.
- 8. We have noted that there is a claim to further cost for service.
- 9. We have noted that there is a claim and intended act of enforcement.

In the interests of candour we have enclosed previous correspondence regarding this matter.

- 1. Previous correspondence to Bristow and Sutor dated the 19th Day of June 2015.
- 2. Previous correspondence to MR SULLIMAN KHAN Dated 02nd Day of August 2015.
- 3. Previous Notice of enforcement from Bristow & Sutor Enforcement Agents dated 26th May 2015
- 4. Previous response to Bristow & Sutor Enforcement Agents Dated 23rd Day of June 2015
- 5. Affidavit of truth and statement of fact. This Affidavit has been served upon every MP and the office of Government and stands as uncontested fact.

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.

There is now a clear and noted obligation for MR MALCOLM DAREN acting in the capacity of independent enforcement agent for Bristow & Sutor Enforcement Agents for Warrington Borough Council to provide the material evidence to the following effect.





- That MR MALCOLM DAREN has the legal authority to act in the capacity of independent enforcement Agent for Bristow & Sutor Enforcement Agents or an employee of Bristow & Sutor Enforcement Agents. Where MR MALCOLM DAREN as claimed enforcement Agent caries and is a recognised licensed authorised by a certifying named Judge, accompanied by an affixed court seal granting this claimed enforcement agent authority as enforcement agent. Also the required indemnity insurance along with photo ID (Passport or photo driving licence) combined with Utility Bill for the address of MR MALCOLM DAREN claimed Enforcement Agent.
- 2. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that any Judge has the authority to grant authority to another, where that judge is not a fit and proper person to grant such an authority to another, as that judge is an employee of a private company which is no different to McDonalds in status and standing and this fact has been confirmed by the Rt. Hon. Lord chief Justice Sir Jack Beatson FBA. See exhibit (B) in the affidavit.
- 3. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an obligation to pay council tax under the local government finance Act 1992. See exhibit (A) in the Affidavit where it has been proven at tribunal where a claim was made under traffic management Act 2004 that the appellant had no obligation under the act as a mandatory requirement of obligation has not been fulfilled and this was agreed also by an officer of the State Scott Clark. Where it is now conclusive that none of the circa 63.5 million people have no obligations under any of the Acts and Statutes of Parliament and any such claim made under an Act of Parliament would be fraudulent in nature which is also fraud by misrepresentation and caries a term of incarceration of 7 to 10 years.
- 4. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is a letter of assignment from Warrington Borough Council to Bristow & Sutor Enforcement Agents which is signed in wet ink by a named officer of Warrington Borough Council. Without this signed assignment then there is no legal authority under which Bristow & Sutor Enforcement Agents or MR MALCOLM DAREN can legal act upon.
- 5. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD has an agreement or obligation raised under Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound.
- 6. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that there is an agreed debt that MR DAVID WARD has an obligation to settle.
- 7. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has failed in an agreed obligation of performance for which MR DAVID WARD has an obligation to pay.
- 8. That MR MALCOLM DAREN as an independent enforcement agent or an employee of Bristow & Sutor Enforcement Agents can provide the material evidence that MR DAVID WARD by way of an agreement or contract that MR DAVID WARD has an obligation with Bristow & Sutor Enforcement Agents for any costs or service that Bristow & Sutor Enforcement Agents claim to hold.

Failure to provide the above material evidence in the next seven days will enter MR MALCOLM DAREN in to a lasting and binding tacit agreement through acquiescence to the following effect:

1. That there is a binding agreement that MR MALCOLM DAREN in the position of independent enforcement agent or enforcement agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the claim being made by MR MALCOLM DAREN that MR MALCOLM DAREN is a authorised Enforcement Agent is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and

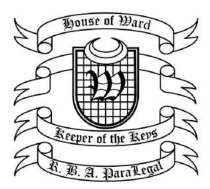




the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.

- 2. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 3. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR MALCOLM DAREN has any legal authority to undertake an enforcement action is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 4. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 5. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR MALCOLM DAREN claim that MR DAVID WARD has an obligation to pay Council Tax is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 6. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 7. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that there is a legal assignment from Warrington Borough Council to Bristow & Sutor Enforcement agents which is a legally signed assignment by a named officer of Warrington Borough Council is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 8. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 9. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has an obligation under the Taking Control of Goods (Fees) Regulation 2014 and that the goods are bound is fraudulent in nature which is also wilful and premeditated fraud by





- misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 10. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 11. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has a debt of obligation is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 12. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 13. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has an obligation to PAY is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 14. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 15. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the claim that MR DAVID WARD has an obligation to Bristow & Sutor Enforcement Agents by way of a contract or agreement for services of which MR DAVID WARD is culpable is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, Or have agreed to by bound and culpable for commercial charges to the same degree.
- 16. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office where there is a term of incarceration of twenty five years which is accumulative or commercial charges to the same degree.
- 17. That there is a binding agreement that MR MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents has agreed that MR MALCOLM DAREN has agreed that any further action which would cause distress and alarm is also recognised as an act of tourism by MR





MALCOLM DAREN in the position of independent Enforcement Agent or Enforcement Agent in the employ of Bristow & Sutor Enforcement Agents

Also find enclosed and under castle law doctrine a denial of any implied right of access and any violation of this Castle Law Doctrine is a recognised Act of War.

Also find enclosed a fee schedule which will be in full force and effect as of this date 02^{nd} of August 2015 including any historic administrative activities.

We would draw your attention to a recent lien undertaken against an officer of the Council who is also an officer of the court. http://discovertheevidence.org/downloads/security-by-the-way-of-a-lien/

We would draw your attention to a recent lien undertaken against officers of the Government.

http://discovertheevidence.org/downloads/lien-number-how-mrtd-0001/

http://discovertheevidence.org/downloads/lien-number-how-las-0001/

http://discovertheevidence.org/downloads/lien-number-how-jumc-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-203-0001/

http://discovertheevidence.org/downloads/lien-number-how-ceo-084-0001-3/

The same listed on and for the public record you will also find here:-https://www.facebook.com/groups/798269636907862/files/

We await your response Without ill will or vexation.

For and on behalf of the Principal legal embodiment by the title of MR DAVID WARD.

For and on behalf of the attorney General of the House of Ward

For and on behalf of Baron David of the House of Ward.

All rights reserved.





Bartleet Road Washford Redditch Worcestershire B98 0FL
Tel: 0871 677 0070 | Fax: 0871 677 0072 | Website: www.bristowsutor.co.uk
(Calls to this number will be charged at 9 pence per minute, plus your operator's access charge)

Our reference: WRR-T/3858 DM

Case ID: 2056-3921005

Council reference: 70066722X

Mr D A Ward 145 Slater Street Warrington WA4 1DW

11th September 2015

Dear Mr Ward

Re: Outstanding Council Tax Arrears owed to Warrington Borough Council

Thank you for your recent correspondence.

Please be advised that the Liability Orders have been returned to the Council and our files closed.

Any future correspondence or payments should be directed to Warrington Borough Council.

Yours sincerely

Mrs D Mayneord Compliance Officer Bristow & Sutor