

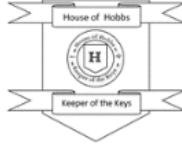
Surety for a Security by Way of a lien

Lien Number

HOH—CHARLES ALAN NUNN LLOYDS BANK PLC CEO
OFFICER—HOHO175

MR CHARLES ALAN NUNN for LLOYDS BANK PLC
Corporation/State





Baroness.oftheHouseof+Hobbs_175_OL503@gmail.com
20 August 2023

To: CHARLES ALAN NUNN (CLAIMANT)
CEO OFFICER for LLOYDS BANK PLC Corporation/State
25 GRESHAM STREET LONDON [EC2V 7HN]

pmstgo@lloydsbanking.com
Your Ref: 50000066905984 "30 00 00 00353019"
Corps reg ID}2065 , FCA ID}119278
cc. King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt.mp@parliament.uk , GCT-
MiddleOffice@lloydsbanking.com , , rob.nixon@leics.police.uk , rob.nixon@leicestershire.pnn.police.uk ,
andrew.griffith.mp@parliament.uk , Lord Chief Justice contactholmember@parliament.uk ,
andrew.bridgen.mp@parliament.uk , alberto.costa.mp@parliament.uk , claudia.webbe.mp@parliament.uk ,
jon.ashworth.mp@parliament.uk , liz.kendall.mp@parliament.uk ,

Our Ref: HOH—CHARLES ALAN NUNN LLOYDS BANK PLC CEO OFFICER—HOHO175

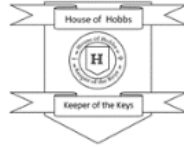
Dear MR CHARLES ALAN NUNN,

We have noted as of this day the 20 August 2023 that there has been no formal legal response to our previous correspondence and we attach again under this same cover the Affidavit and the correspondence sent to you on 16 July 2023, 23 July 2023, 30 July 2023, 06 August 2023 and 13 August 2023 respectively. We therefore note that there is a formal agreement to the following:

**Security and Surety by way of: Lien HOH—CHARLES ALAN NUNN LLOYDS BANK PLC
CEO OFFICER—HOHO175
Affidavit of Truth and Statement of Fact**

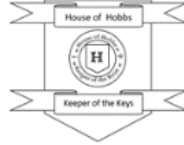
1. I, Baroness Yvonne of the House of Hobbs (being the undersigned), do solemnly swear, declare, and depose:
2. That I am competent to state the matters herein and that I do take oath and swear that the matters herein are accurate, correct, honest, and true as contained within this Affidavit of Truth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





8. That a security by way of a lien, which is a non-judicial and pre judicial, and: commercial process (including this Affidavit), is
- a. That no judge, court, government, or any agencies thereof, or any third parties whatsoever, can abrogate the Affidavit of Truth and Statement of Fact of another, and;
 - b. That only a party affected by an Affidavit can speak and act for himself and is solely responsible for responding with his own Affidavit of Truth and Statement of Fact, which no one else can do for him, where there is material, physical, and tangible evidence and substance in fact, which definitively is a firm foundation to rebut the rebutted affidavit.
9. That these facts, which form the main body of this Affidavit of Truth and Statement of Fact, are as follows, and that the material, physical, and tangible evidence and substance to support these facts is provided as exhibits and material, physical, and tangible evidence and substance as a foundation of these facts.
10. It is now on and for the record and in perpetuity as of the 20 August 2023 that this is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State whereby MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to stand as a surety for a security by the way of a lien for restoration for the criminal offences of fraud and malfeasance in the office of LLOYDS BANK PLC Corporation/State.
11. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has never, at any time provided valid, presentable material evidence to support the claim of authority under UK Public General Acts—for which the mandatory requirement for HM Government Corporation/State before any Acts and statutes can be legally acted upon—being the getting of the wet-ink consents of the 64.1 million 'governed' is required and that you had these consents as presentable, material fact before you brought your charges or made your claims.
12. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has never, at any time provided valid, presentable material evidence to support the claim of exemption under UK Public General Acts—from the UK 1882 Bills of Exchange Act Section 23--Signature essential to liability ; And of exemption under 1989 UK Law of Property (Miscellaneous Provisions) Act c.34, s.2—Contracts for sale etc. of land to be made by signed writing and that you had these exemptions as presentable, material fact before you brought your charges or made your claims.
13. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has never, at any time provided valid, presentable material evidence to support the claim of exemption under UK Public General Acts—from the UK 2006 Companies Act, including section 44, the Execution of documents.
14. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has never, at any time provided valid, presentable material evidence to support the claim of exemption under UK Public General Acts—from the UK 2000 Terrorism Act, including section 1-action taken for the benefit of a proscribed organisation.
15. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has never, at any time provided valid, presentable material evidence to support the claim of exemption under UK Public General Acts—from the UK 2006 Fraud Act, including section 4-Abuse of position
16. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has never, at any time provided valid, presentable material evidence to support the claim that the judiciary, and all corporations/states have exemption from the getting of the wet-ink consent of the 64.1 million 'governed' before any of their private charter ; OR the superior branches of Executive or Legislature Acts or Statutes can be acted upon..
17. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has never, at any time provided valid, presentable material evidence to support the claim of exemption under UK Public General Acts—from the UK 2006 Fraud Act, including section 2-Failing to disclose information.
18. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has never, at any time provided valid, presentable material evidence to support the claim of an Outstanding balance, balance due, bill outstanding, missed payments, owed on your account, arrears.
19. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has never, at any time provided valid, presentable material evidence to support the claim that the statement by Sir Jack Beatson FBA, at that time the head of the judiciary, was false in his address to Nottingham University, the private corporations/states of the Executive and legislature are superior to the judiciary by way of re-examination of the relationship.
20. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has never, at any time provided valid, presentable material evidence to support the claim contra the statement made by Chandran Kukathas in positing that HM Government plc is an entity, a Corporation/State.
21. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has never, at any time provided valid,





presentable material evidence to support Property (Miscellaneous Provisions) Act made by signed writing.

the claim of exemption under 1989 UK Law of c.34, s.2—Contracts for sale etc. of land to be

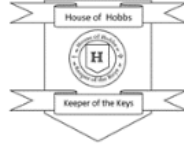
22. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has never, at any time provided valid, presentable material evidence to support the claim there is authority for MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to wilfully and premeditatedly Act to cause alarm and distress which is a formally recognised act of terrorism which is also a recognised criminal offence upon MRS YVONNE HOBBS without the presentment of the wet ink signed consent of the 64.1 upon this land and including the wet ink signature of MRS YVONNE HOBBS and that you had these consents as presentable, material fact before you brought your charges or made your claims.
23. It is now on and for the record and in perpetuity that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has chosen to enter into a lasting and binding tacit agreement through acquiescence by not negating the facts presented in Exhibit (A), and CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to the criminal offences documented on and for the record in this correspondence, thus establishing a formal agreement between the parties CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State and MRS YVONNE HOBBS on and for the public record. Since there is no disagreement between the parties, this is a non-judicial matter by default.
24. It is now on and for the record and in perpetuity that all matters must be expressed to be resolved and CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State was offered an opportunity to resolve (see Exhibit (B) as material, physical, and tangible evidence and substance and a foundation to this fact). Since it is MRS YVONNE HOBBS who is the victim of these agreed criminal offences of CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State, then MRS YVONNE HOBBS has the right to redress and choose the remedy for these agreed criminal offences.
25. It can be noted here, for and on the record, that the remedy for the criminal offence of fraud is seven to ten years' incarceration, the latter where there are multiple instances of fraud. MRS YVONNE HOBBS is under no legal or statutory obligation to observe and act upon the State policy regarding this matter and would consider that this extensive term of incarceration would be an insurmountable encumbrance on the public purse. For these reasons, it is decided by MRS YVONNE HOBBS to offer alternative remedy by way of a charge.
26. A second option was also proposed, which is by standing as a surety and, therefore, providing a security by way of a lien, allowing CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to regain honour without any cause for distress to CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State (see Exhibit (B)).
27. It is important to note here on and for the record that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has chosen by their actions not to resolve their debt by way of personal cheque or a commercial instrument. It is also important to state here on and for the record that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has not communicated by any means reluctance or objection to stand as surety and provide security by way of a lien on the estate and future earnings of CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State extended to the future generations of CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State where the sins of the father are the sins of the sons to the seventh generation, and where there may be an attachment of earnings on future generations of MR CHARLES ALAN NUNN.
28. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has not disagreed by any means of communication or correspondence to stand as surety for a security by way of a lien for their criminal offences, which have been fully documented and declared by way of this affidavit. As a consequence of not disagreeing with this proposed remedy, CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has formally agreed to this remedy to stand as surety, and agrees to be a security by way of a lien, and once again stands in honour by their actions by accepting the proposed remedy in full knowledge and understanding, without coercion or deception, and without the threat of harm, loss, or injury.

To this effect, the following is now true and on and for the record that CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to stand as surety and security by way of a lien to MRS YVONNE HOBBS as follows:

Surety and security by way of a lien

1. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN under the of authority under UK Public General Acts—for which the mandatory requirement for HM Government Corporation/State before any Acts and statutes can be



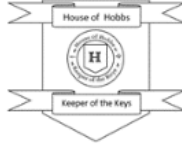


will elect to formally charge MR
position of CEO OFFICER for LLOYDS
Million Pounds GBP

CHARLES ALAN NUNN in the
BANK PLC Corporation/State Five

- £5,000,000.00
10. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
11. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that that the judiciary, and all corporations/states have exemption from the getting of the wet-ink consent of the 64.1 million 'governed' before any of their private charter ; OR the superior branches of Executive or Legislature Acts or Statutes can be acted upon. is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
12. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
13. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that of exemption under UK Public General Acts—from the UK 2006 Fraud Act, including section 2-Failing to disclose information is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
14. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
15. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that of an Outstanding balance, balance due, bill outstanding, missed payments, owed on your account, arrears is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
16. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
17. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that that the statement by Sir Jack Beatson FBA, at that time the head of the judiciary, was false in his address to Nottingham University, the private corporations/states of the Executive and legislature are superior to the judiciary by way of re-examination of the relationship is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
18. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where





this is an agreed chargeable criminal charge MR CHARLES ALAN NUNN in the LLOYDS BANK PLC Corporation/State

offence we will elect to formally position of CEO OFFICER for Five Million Pounds GBP

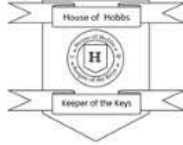
- £5,000,000.00
19. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that contra the statement made by Chandran Kukathas in positing that HM Government plc is an entity, a Corporation/State is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
20. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
21. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that of exemption under 1989 UK Law of Property (Miscellaneous Provisions) Act c.34, s.2—Contracts for sale etc. of land to be made by signed writing is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
22. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds
- £5,000,000.00
23. For the formally agreed wilful and premeditated Act of causing alarm and distress which is a formally recognised act of terrorism which is also a recognised criminal offence. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State A Hundred and Ten Million Pounds GBP
- £110,000,000.00
24. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00

Total agreed debt as resolution for the above listed criminal offences equals Two Hundred and Twenty Five million pounds GBP

£225,000,000.00

29. In accordance with the traditions of this land and as this is a lien then this will be published in all the necessary places.
30. Ignorance is no defence for committing criminal acts. Considering the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State, MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State should have shown more diligence and accountability in the office. It is our considered opinion, due to the severity of the most grievous agreed criminal offences, that MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State is no longer a fit and proper person to hold any trusted position in service in the office.
31. It can also be considered that since these most grievous agreed criminal offences have been committed in the office of LLOYDS BANK PLC Corporation/State which is detrimental to the function and the interests of LLOYDS BANK PLC Corporation/State and that MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has acted in an ultra vires capacity in the position as CEO OFFICER for LLOYDS BANK PLC Corporation/State and without the legal authority to do so, thus it can be concluded that MR CHARLES ALAN NUNN (Claimant) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State could be held culpable for their actions as not in the best interests of LLOYDS BANK PLC Corporation/State.
32. Let it be known on and for the record that MR CHARLES ALAN NUNN (Claimant) In the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has chosen, of their own free will, to stand as surety





for a security by the way of a lien to the million pounds GBP (225,000,000.00 GBP).
Ward Affidavit of Truth and Statement of that the legal tender or fiscal currency, which ever term is used, is representative of confidence, faith, and belief, so this surety for a security by way of a lien is equal to Two Hundred and Twenty Five million pounds GBP (225,000,000.00 GBP) of confidence, faith, and belief.

amount of Two Hundred and Twenty Five From Exhibit (C) of this Affidavit, in the House of Fact, which is on and for the record, it is noted

33. Let it be known on and for the record that confidence, faith, and belief are nothing of any material, physical, or tangible substance or evidence in fact.
34. Let it be known on and for the record that since MR CHARLES ALAN NUNN (Claimant) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this remedy of their own free will, in full knowledge and understanding, without coercion or deception, and without threat of harm, loss, or injury, that MR CHARLES ALAN NUNN (Claimant) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State stands in honour, and their dignity is restored by their own hand in the community regarding this matter.

Silence creates a binding agreement.

So let it be said.

So let it be written.

So let it be done.

Without ill will or vexation

For and on behalf of the Principal legal embodiment by the title of MRS YVONNE HOBBS.

For and on behalf of the Attorney General of the House of Hobbs.

For and on behalf of Baroness Yvonne of the House of Hobbs.

All rights reserved.



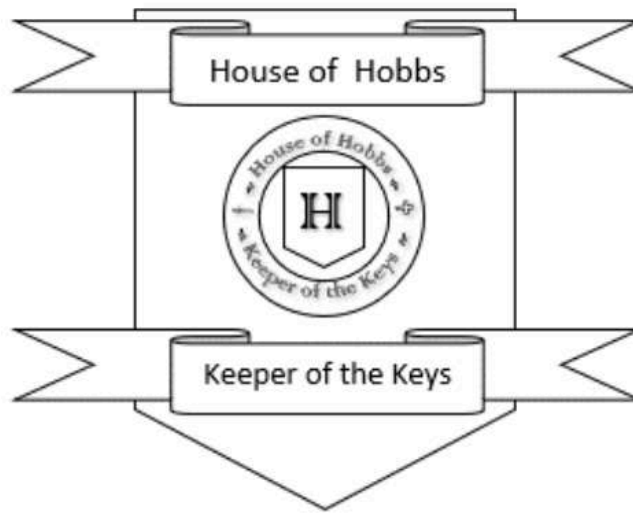


Exhibit (A)

Material evidence of claim by CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State.

and

Also Respondents correspondence By MRS YVONNE HOBBS



LLOYDS BANK



PO Box 548
Leeds
LS1 1WU

Mrs Y M Hobbs
33 Lea Close
Broughton Astley
Leicester
LE9 6NW

Your mortgage account number: 50000066905984

1 July 2023

A summary of your missed mortgage payments

Dear Mrs Hobbs

We're getting in touch as some of the payments on your mortgage have been missed or not paid in full.

To help you understand what's owed on your account, I've included a summary for your mortgage over the last three months. It shows what should've been paid, any payments that have previously been missed or partly paid, and the total amount outstanding.

Here's a breakdown of the total amounts:

- Arrears amount you owe: £7322.88
- Total mortgage balance: £108,960.61

Please get in touch – we're here to help

If you'd like to set up a plan to make regular payments, please call us as soon as you can. We can talk through the options together to agree a repayment plan you can afford and catch up on any payments you've missed. The monthly amount you've currently got set up, doesn't cover any of these missed payments. I've also included some information on other ways to make a payment at the back of this letter.

Your credit score could be affected

Because your mortgage account is behind with some payments, it could mean an automatic report is sent to credit reference agencies. This could affect your credit score and how you borrow money in the future from banks, building societies, even mobile phone providers and other credit providers, so try to get things back on track.

If you've already set up a payment plan, please keep making the payments as agreed.

Help and advice is available to you

We understand it can be difficult to talk about money, and we're here to help. There are also other people you can talk to for independent help and advice. If you have any questions, they can speak to us on your behalf if you'd like them to. Here are some services that offer free, impartial support:

- **StepChange**, 0800 138 1111, www.stepchange.org
- **Citizens Advice**, www.citizensadvice.org.uk

- **National Debtline**, 0808 808 4000, www.nationaldebtline.org.uk
- **Business Debtline**, www.businessdebtline.org – if you have a small business or are self-employed

If you have any questions, please call us.

Yours sincerely,

Customer Financial Assistance
Telephone: 0808 145 0399
Monday to Friday 8am to 7.30pm
Saturday 8am to 12.30pm
excluding bank holidays

What we mean by arrears – the amount you owe

Arrears are the difference between the monthly amount that should be paid, and the amount you've actually paid. The arrears amount shown on the front of this letter may change depending on whether you make any payments when your usual monthly payment is due.

Fees and charges you'll need to pay

Any extra fees or charges you'll need to pay will be added to a separate part of your mortgage account. You'll see these on your mortgage statements as a sub account 99. If these extra costs aren't paid, you'll be charged interest on them as well. When we add any costs to your account, we'll let you know. Examples of extra costs are:

- Fees for managing the arrears on the mortgage
- Fees for managing any legal contact we need to make
- Solicitor costs
- Property management costs such as repair costs and making the property secure
- Estate agent and asset management costs - for managing the sale of the property

Mortgage Repayment Insurance or Payment Protection Insurance

If you have either of these, you may be able to make a claim. You must keep paying your insurance premium while you make a claim. If you don't pay the monthly premiums, your cover could be cancelled. If you're making a claim, please keep in touch with your insurance provider, and also let us know what's happening with it.

Support for mortgage interest

If you get any of the below benefits, please contact Jobcentre Plus or the Pension Service to check if you can apply for Support for Mortgage Interest:

- Income support
- Income based job seekers allowance
- Income related employment and support allowance
- Pension credit
- Universal credit

Summary of mortgage payments for the last three months

Understanding your summary:

- Debit – Your expected mortgage payments.
- Credit – The amounts you've paid towards your mortgage.
- Arrears – The amount you're behind on in total.

Date	Description	Debit	Credit	Arrears
31/03/23	ARREARS BALANCE			5002.96
03/04/23	EXPECTED PAYMENT	755.84		
30/04/23	ARREARS BALANCE			5758.80
02/05/23	EXPECTED PAYMENT	778.64		
31/05/23	ARREARS BALANCE			6537.44
01/06/23	EXPECTED PAYMENT	786.10		
13/06/23	DOM REFUND ARREARS		0.47	
13/06/23	DOM REFUND ARREARS		0.03	
13/06/23	DOM REFUND ARREARS		0.16	
30/06/23	ARREARS BALANCE			7322.88

The total fees you've been charged for being in arrears over the statement period is £963.40.

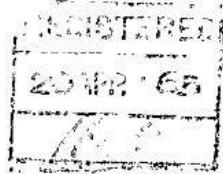
Ways to make a payment

If you're able to make a payment to cover missed payments, here are some ways you can do it.

How to make a payment	How long a payment takes to reach your mortgage account	What you need to do
By phone	Up to 4 days	<ul style="list-style-type: none"> • Call the number shown on your letter. • We do not accept credit card payments.
Online banking	Up to 24 hours	<ul style="list-style-type: none"> • If you have an online banking account, use Sort Code 30 00 00 and Account number 00353019. Include your 14-digit mortgage number followed by 00.
Direct Debit	On the day it is taken	<ul style="list-style-type: none"> • Call the number shown on your letter to set up a Direct Debit. • If the mortgage amount changes, your Direct Debit will automatically change too. • Please make sure you have enough funds in your account for when the payment is due, to avoid charges from your bank account provider.
Standing order	On the day it is taken	<ul style="list-style-type: none"> • If you have a Lloyds, Halifax or Bank of Scotland bank account you can also visit your branch. If your bank account is with another provider, please speak to them to set up a standing order. • To set up a standing order online use the details in the 'Online banking' section above. • You'll need to make sure the payment is made by the agreed due date. • If the mortgage amount changes, you'll need to update the standing order payment amount yourself, to make sure the correct amount is being paid. • Please make sure you have enough funds in your account for when the payment is due, to avoid charges from your bank account provider.
In branch	Up to 3 days	<ul style="list-style-type: none"> • Use Sort Code 30 00 00 and Account number 00353019 to make a cash payment or transfer at your local branch. Include your 14-digit mortgage number followed by 00.
By cheque	Up to 10 days	<ul style="list-style-type: none"> • Please make cheques payable to Lloyds A/C (followed by your mortgage account number). E.g. A/C 12345678901245 • Please send it to us at least 10 working days before the payment is due. • We don't accept foreign cheques. • Please send to 'Lloyds Bank, Secured Collections, PO Box 548, Leeds, LS1 1WU'.

Keep your details up to date

You can check the contact details we hold for you by logging into Online Banking, visiting us in branch or calling us.



"THE COMPANIES' ACT, 1862."

COMPANY LIMITED BY SHARES.

Memorandum of Association
OR
LLOYDS BANKING COMPANY
LIMITED.

1st The name of the Company is "LLOYDS BANKING COMPANY LIMITED."

2nd. The Registered Office of the Company is to be established in England.

3rd. The object of the Company is the acquisition of gain by the Company, and in order thereto--

(A.) The acquisition of the goodwill and business of the Banking partnerships respectively carried on at Birmingham, Sutton Coldfield, and Oldbury, by Messrs. Lloyds and Company, and at Birmingham and Halesowen by Messrs. Moiliet and Sons,

(B.) The acquisition of all or any part of the goodwill and business of any other Banks, whether Private Banks or Joint Stock Banks,

The carrying on of all business which from time to time can be lawfully carried on by a Joint Stock Banking Company.

[(D.) The

[Faint circular stamp, possibly a company seal or registration mark]

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LLOYDS BANKING COMPANY LIMITED

(11)

Article 4. The Bank may begin business so soon as at least 17,500 Shares, including the Shares to be issued to Messrs. Lloyds and Company, and Messrs. Moiliet and Sons respectively, are issued.

Article 5. The Bank from time to time, on the recommendation of the Board, and with the sanction of an Extraordinary Meeting, may undertake any extension of or additions to their original business, being respectively within the scope of the Memorandum of Association.

Article 6. The Bank shall not directly or indirectly carry on or be engaged in any business from time to time expressly prohibited by the Statute; and this Article is fundamental.

Article 7. The business shall be carried on by or under the Management of the Board, but subject to the control of General Meetings in accordance with these Presents.

Article 8. No person except the Board and persons thereunto expressly authorized by the Board, and acting within the limits of the authority conferred on them by the Board, shall have any authority to enter into any contract so as to impose thereby any liability on the Bank.

Article 9. Where any Two or more of the Directors object to any advance being made or credit allowed to any person, or require the same to be withdrawn, the matter shall be considered by the next Board, and no further advance shall be made or credit allowed to that person unless the Board so decide.

IV.—OFFICE.

Article 10. The registered office of the Bank shall be at the present Banking House of Messrs LLOYDS AND COMPANY, in High Street, Birmingham, or at such other place at Birmingham as the Board from time to time determine.

Article 45. The non-receipt by a Shareholder of Notice of a General Meeting shall not affect the validity of any of the proceedings of the Meeting.

IX. — POWERS OF GENERAL MEETINGS.

Article 46. Any General Meeting, when notice in that behalf is given, may remove any Director or Auditor for misconduct, negligence, incapacity, or other cause deemed by the Meeting sufficient; and may supply any vacancy in the office of Director or Auditor; and may fix the remuneration of the Directors and of the Auditors; and may vary the number of Directors; and may resolve on any matter for which, in accordance with these presents, the Resolution of a General Meeting is requisite; and, subject to the provisions of these presents, may generally decide on any affairs of or relating to the Bank, but not so as to invalidate any prior lawful act of the Board.

Article 47. Any Ordinary Meeting may elect Directors and Auditors; and may receive, and either wholly or partially reject, or adopt and confirm the Accounts, Balance Sheets, and Reports of the Directors and Auditors respectively; and may decide on any recommendation of the Directors of or relating to any Dividend; and, subject to the provisions of these presents, may generally discuss any affairs of or relating to the Bank.

Article 48. Where any General Meetings by Special Resolution have determined on an increase of the Capital, the Meetings or any other General Meetings may, by Special Resolution, determine on the extent to which the increase shall be effected by the issue of New Shares; and the conditions on which the Capital shall be so increased; and the time, mode, and terms at, in, and on which the New Shares shall be issued; but so that the premium, if any, on the New Shares shall be carried to the Reserved Fund.

Article 49. Any General Meetings determining on the conditions on which any New Shares shall be issued, may determine that the New Shares shall be issued as one class, or as several classes; and may attach to the New Shares, or to the New Shares of all or any of the classes, any special privileges with reference to preferential, guaranteed, fixed, fluctuating, redeemable, or other Dividend, or otherwise, or any special conditions or restrictions.

ARTICLES OF ASSOCIATION OF

to have been signed, as required by the Statute, they shall, on being found or made correct, be signed by the Chairman of the Meeting at which they are read, and they shall be sealed with the seal.

Article 61. Except where otherwise provided by these Presents every question to be decided by any General Meeting, unless resolved on without a dissentient, shall be decided by a simple majority of the Shareholders personally present thereat, and, unless when a Poll is required, shall be decided by a show of hands.

Article 62. Every Special Resolution and every question required by these presents to be decided by any other than a simple majority of the Shareholders personally present at a General Meeting, shall, unless resolved on without a dissentient, be decided by a Poll.

Article 63. A Poll on any Resolution of a General Meeting shall be had if immediately on the declaration by the Chairman of the Meeting of the result of the show of hands thereon, the Poll be demanded by at least Five Shareholders, and before the dissolution or adjournment of the Meeting, the demand be confirmed by writing, signed by those Shareholders and delivered to the Chairman or to the Secretary.

Article 64. Except as regards any Resolution on which a Poll is demanded, a declaration at any General Meeting by the Chairman thereof that a Resolution is carried, and an entry to that effect in the Minutes of the proceedings of the Meeting, shall be sufficient evidence of the fact so declared, without proof of the number or proportion of the votes given, for or against the Resolution.

Article 65. Where a Poll is demanded, it shall be taken in such manner, at such place, and immediately or at such time within Seven days thereafter, as the Chairman of the Meeting directs, and the result of the Poll shall be deemed the Resolution of the General Meeting at which the Poll was demanded.

XI. VOTING AT GENERAL MEETINGS.

Article 66. On every question to be decided by a simple majority of the Shareholders personally present at any General Meeting, every Shareholder personally present thereat, and qualified according to these presents to vote, shall be entitled to vote.

- (f.) The instituting and conducting, and when sanctioned by the Bank by Special Resolution, the concluding and carrying into effect of negotiations for the acquisition of the good will and business of any Banks, and for any amalgamation of any other Bank with the Bank.
- (g.) The insuring against loss and damage by fire of the insurable property of the Bank.
- (h.) The borrowing of moneys and entering into contracts for the Bank, and the contracting on behalf of the Bank of such debts and liabilities as the Board find requisite in transacting the business of the Bank.
- (i.) The making and giving of receipts, releases, and other discharges for moneys payable to the Bank, and for the claims and demands of the Bank.
- (j.) The compounding of any debts due to the Bank, and of any claims and demands of the Bank.
- (k.) The referring of any claims and demands of and against the Bank to Arbitration, and the performing and observing, or if requisite contesting the awards thereon.
- (l.) The acting on behalf of the Bank on all matters relating to Bankrupts and Insolvents.
- (m.) The keeping of proper Accounts, on the best principle from time to time in use for Joint Stock Banks, of the receipts, credits, payments, liabilities, profits, losses, property, and effects of the Bank, and with all proper checks against fraud.
- (n.) The making up of the Accounts, to the 30th day of June and the 31st day of December in every year.
- (o.) The procuring of the Accounts to be duly audited half-yearly in accordance with these Presents.
- (p.) The making to every Ordinary Meeting of a Report of the affairs and prospects of the Bank.
- (q.) The making of Calls on the Shareholders.
- (r.) The recommending for the approval of General Meetings of the matters to be determined by Special Resolutions.

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XVII. DIRECTORS AND OFFICERS.

Article 124. The Directors, and the Auditors, Secretary, Cashiers, Accountants, Clerks, and other Officers, shall be indemnified by the Bank from all losses and expenses incurred by them in or about the discharge of their respective duties, except such as happen from their own respective wilful act or default.

Article 125. No Director or Officer shall be liable for any other Director or Officer, or for joining in any receipt for conformity, or for any loss or expense happening to the Bank, unless the same happen from his own wilful act or default.

Article 126. The Accounts of any Officer may (except as is otherwise provided by these presents) be settled and allowed, or disallowed, either wholly or in part by a Board.

Article 127. An Officer becoming Bankrupt, or publicly Insolvent, or compounding with his Creditors, shall thereupon be disqualified from acting as, and shall cease to be an Officer of the Bank.

Article 128. Provided, that until an entry of the disqualification be made in the Minutes of the Board, his acts in his Office shall be as effectual as if he acted as a qualified Officer.

Article 129. The Secretary shall keep the Records, Registers, Books, and Papers of the Bank, but under the control of the Board; and shall allow such inspection of the Register of Shareholders as is prescribed by the Statute, so as every Shareholder or other person before inspecting it, sign his name in a Book kept for that purpose.

Article 130. The Secretary shall affix the seal of the Bank, with the authority of the Board, and in the presence or at least two Directors, to all Instruments required to be sealed, and shall countersign them.

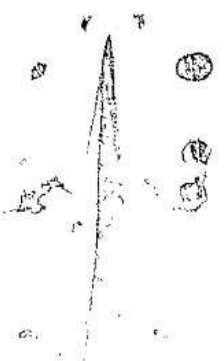
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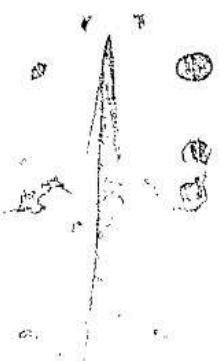
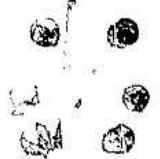
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Article 131. The Board may appoint a temporary substitute for the Secretary, who shall for the purposes of these Presents, be deemed the Secretary.

Article 132. The Auditors, Secretary, Cashier, Accountants, Clerks, and other Officers of the Bank shall subscribe such a declaration as the Board from time to time prescribe, engaging themselves to observe secrecy with respect to the dealings and the state of the accounts of the several customers of and persons dealing with the Bank, and any other matters which come to their respective knowledge by virtue of their respective Offices, except only so far as it is necessary in the execution of their respective Offices, trust, or duty to disclose the same.

XVIII. SHARES.

Article 133. Except as is otherwise provided by these Presents every Share shall be indivisible.

Article 134. The Shares shall be numbered in arithmetical progression, beginning with No. 1.

Article 135. The Bank shall not be bound by or recognise any equitable, contingent, future or partial interest in any Share, or any other right in respect of a Share, except an absolute right thereto in the person from time to time registered as the holder thereof; and except also as regards any parent, guardian, committee, husband, executor, or administrator, or any assignee of a bankrupt, or trustee of the estate of an insolvent, his respective right under these Presents to become a Shareholder in respect of or to transfer the Share.

Article 136. The Bank shall have a first and permanent lien and charge, available at Law and in Equity, on every Share of every person who, from time to time, is the holder, or one of several joint holders thereof, and on all dividends from time to time payable thereon, for all moneys from time to time due from him, either alone or jointly with any other person, whether a Shareholder or not, to the Bank while he is the registered holder, or one of the registered holders of the Share.

Article 156. Every Shareholder shall be entitled to one Certificate for all his Shares, or to several Certificates each for a part of his Shares, every Certificate specifying the numbers of the Shares and the amount paid up thereon.

Article 157. Where any Certificate is worn out, or destroyed, or lost, it may be renewed on production to the Board of such evidence as satisfies them of its being worn out, or destroyed, or lost; or, in default of the evidence, on such indemnity as the Board deem requisite being given, and an entry of the evidence or indemnity shall be made in the minutes of their proceedings.

Article 158. The Shareholders shall be entitled to the Original Certificates gratis; but in every other case, any sum not exceeding Two shillings and sixpence shall, if the Board think fit, be paid to the Bank for every Certificate.

XXII. DIVIDENDS.

Article 159. All Dividends on Shares shall be declared by the Ordinary Meetings, and shall be made only out of the clear profits of the Bank: and (but without prejudice to any Preferential or Guaranteed Dividend) no Dividend shall exceed the sum recommended to the Meeting by the Board. But in order to the equalization of Dividends, advances from time to time made in accordance with these Presents out of the Reserved Fund may be applied in payment thereof.

Article 160. When the profits of the Bank permit, there shall be a Dividend every half year.

Article 161. The premium paid to the Bank for any Share shall not bear any Dividend.

Article 162. When the amount of the Reserved Fund is less than One-fifth of the then paid up Capital no Dividend shall exceed the rate of £10 per centum per annum on the then paid up Capital, and the excess if any of the profits above the amount of that Dividend shall be carried to the Reserved Fund.

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LLOYDS BANK LIMITED

Memorandum

AND

Articles of Association

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J.W. Tutton & Son, Ltd., Bury Street, London, E.C.3.

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Memorandum of Association

OF

LLOYDS BANK LIMITED

as altered by Special Resolution of 26th June, 1911,
confirmed by an order of the Court made 21st July, 1911.

INTRODUCTION.

The Bank was incorporated on the 20th day of April 1865 under the name of "Lloyds Banking Company Limited," with the objects stated in the Memorandum of Association and with a nominal Capital of £2,000,000 divided into 40,000 shares of £50 each.

The nominal capital of the Bank at the 10th day of February 1950 is £74,000,000, divided into 14,500,000 "A" Shares of £5 each and 1,500,000 "B" Shares of £1 each.

The name of the Bank was changed, on the 7th day of April 1884, to "Lloyds Barnetts and Bosanquets Bank Limited," and on the 5th day of April 1889 to "Lloyds Bank Limited."

1st. The name of the Company is "LLOYDS BANK LIMITED."

2nd. The Registered Office of the Company is to be established in England.

3rd. The object of the Company is the acquisition of gain by the Company, and in order thereto—

- (A) To carry on the business of banking in all its branches and departments including the borrowing raising or taking up money the lending or advancing money securities and property the discounting buying selling and dealing in bills of exchange promissory notes coupon drafts bills of lading warrants debentures certificates scrip and other instruments and securities whether transferable negotiable or not the granting and issuing letters of credit and circular notes the buying selling and dealing in bullion and specie the acquiring holding issuing on commission underwriting and dealing with stocks funds shares debentures debenture stock bonds obligations securities and investments of all kinds the negotiating of loans and advances the receiving money and valuables on deposit or for

safe custody or otherwise the collecting and transmitting money and securities the managing property and transacting all kinds of business which from time to time can be lawfully transacted by bankers.

- (B) To purchase acquire undertake and continue the whole or any part of the business connection property assets and liabilities of any person partnership or company carrying on any banking or discount business.
- (C) To issue circular notes bills drafts and other instruments and securities whether to bearer or otherwise and whether providing for the payment of money or the delivery of bullion or otherwise and to make the same or any of them assignable free from equities.
- (D) To enter into any arrangements with any Governments or authorities supreme municipal local or otherwise that may seem conducive to the Company's objects or any of them and to obtain from any such Government or authority any rights privileges and concessions which the Company may think it desirable to obtain and to carry out exercise and comply with any such arrangements rights privileges and concessions.
- (E) To enter into partnership or into any arrangement for sharing profits amalgamation union of interests co-operation joint adventure reciprocal concession or otherwise with any person partnership or company where such arrangements seem conducive to any of the Company's objects.
- (F) To obtain any Act of Parliament which may seem conducive to any of the Company's objects and to oppose any proceedings or applications which may seem calculated directly or indirectly to prejudice the Company's interests.

(G) To effect and obtain or to give all such guarantees and indemnities or counter guarantees and counter indemnities as may seem expedient and to transact all kinds of agency business.

- (H) To act as and to undertake the duties of executor of wills and trustee of wills or settlements to act as trustee of deeds or documents securing debentures debenture stock or other issues of joint stock or other companies to act as trustee for charitable and other institutions and generally to undertake and execute trusts of all kinds (including the office of custodian trustee under the Public Trustee Act 1906) with or without remuneration.
- (I) To undertake the office of receiver treasurer or auditor and to keep for any company Government authority or body any register relating to any stocks funds shares or securities and to undertake any duties in relation to the registration of transfers the issue of certificates or otherwise.
- (J) To take or concur in taking all such steps and proceedings as may seem best calculated to uphold and support the credit of the Company and to obtain and justify public confidence and to avert or minimise financial disturbances which might detrimentally affect the Company.
- (K) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company or for any other purpose which may seem directly or indirectly calculated to benefit this Company and to take or acquire shares and securities of any such company and to sell hold re-issue or otherwise deal with the same.

CALLS ON SHARES.

15. The Directors may from time to time make calls upon the members in respect of any money unpaid on their shares (whether on account of the nominal value of the shares or by way of premium) and not by the terms of issue thereof made payable at fixed times, provided that no call on any shares shall be payable at less than one month from the date fixed for the payment of the last preceding call, or shall exceed one fourth of the nominal value of the share and each member shall (subject to receiving at least twenty-one days' notice specifying the time and place of payment) pay to the Company at the time or times and place so specified the amount called on his shares.

Quarantine

16. A call shall be deemed to have been made at the time when the resolution of the Directors authorising the call was passed, and may be made payable by instalments.

17. The joint holders of a share shall be jointly and severally liable to pay all calls in respect thereof.

18. If a sum called in respect of a share is not paid before or on the day appointed for payment thereof, the person from whom the sum is due shall pay interest on the sum from the day appointed for payment thereof to the date of actual payment at such rate, not exceeding 10 per cent. per annum, as the Directors determine, but the

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Directors shall be at liberty to waive payment of such interest wholly or in part.

19. Any sum (whether on account of the nominal value of the share or by way of premium) which by the terms of issue of a share becomes payable upon allotment or at any fixed date, and any instalment of a call, shall for all the purposes of these presents be deemed to be a call duly made and payable on the date on which by the terms of issue or otherwise the same becomes payable, and in case of non-payment all the relevant provisions of these presents as to payment of interest and expenses, forfeiture and the like shall apply as if such sum had become payable by virtue of a call duly made and notified.

Sums due on allotment etc. be treated as calls

20. The Directors may on the issue of shares differentiate between the holders as to the amount of calls to be paid, and the times of payment.

Power to differentiate.

21. The Directors may, if they think fit, receive from any member willing to advance the same all or any part of the moneys (whether on account of the nominal value of the shares or by way of premium) uncalled and unpaid upon the shares held by him, and such payment in advance of calls shall extinguish, so far as the same shall extend, the liability upon the shares in respect of which it is made, and upon the money so received or so much thereof as from time to time exceeds the amount of the calls then made upon the shares concerned, the Company may pay interest at such rate (not exceeding 5 per cent. per annum) as the member paying such sum and the Directors agree upon.

Payment in advance of calls.

FORFEITURE AND LIEN.

22. If a member fails to pay in full any call or instalment of a call on or before the day appointed for payment thereof, the Directors may at any time thereafter serve a notice on him requiring payment of so much of the call or instalment as is unpaid, together with any interest and expenses which may have accrued.

Notice requiring payment of calls.

LLOYDS BANK LIMITED**Special Resolution**

At the ANNUAL GENERAL MEETING of the company held at the Head Office, 71 Lombard Street, London, on Thursday 29 April 1971, the following Resolution was duly proposed and passed as a SPECIAL RESOLUTION:—

That the Articles of Association of the company be altered by the deletion of Article 104 and the substitution thereof of the following Article:—

"104. Subject as provided in Article 13 in respect to share certificates every instrument to which the seal is affixed shall be signed by one Director or some other person appointed by the Directors for that purpose and countersigned by the Secretary, Assistant Secretary or some other person appointed by the Directors for that purpose. Subject to the foregoing provisions the Directors shall make such regulations as they think fit governing the custody use and affixing of the seal."

J. W. A. NICHOLL-CARNE,
Secretary

share. All dividends shall be apportioned and paid *pro rata* according to the amounts paid on the shares during any portion or portions of the period in respect of which the dividend is paid, but if any share is issued on terms providing that it shall rank for dividend as from a particular date, such share shall rank for dividend accordingly.

Payment of
interim
dividends.

109. If and so far as in the opinion of the Directors the profits of the Company justify such payments, the Directors may pay the fixed cumulative preferential dividends on any class of shares carrying a fixed cumulative preferential dividend expressed to be payable on fixed dates on the half-yearly or other dates, if any, prescribed for the payment thereof by these presents or by the terms of issue of the shares, and subject thereto may also from time to time pay to the holders of any other class of shares interim dividends thereon of such amounts and on such dates as they think fit.

Share Premium
Account.

110. If the Company shall issue shares at a premium, whether for cash or otherwise, the Directors shall transfer a sum, equal to the aggregate amount or value of the premiums to an account to be called "Share Premium Account."

Dividend not to
bear interest.

111. No dividend or other moneys payable on or in respect of a share shall bear interest as against the Company.

Deduction of
debts due to
Company.

112. The Directors may deduct from any dividend or other moneys payable to any member on or in respect of a share all sums of money (if any) presently payable by him to the Company on account of calls or otherwise.

Retention of
dividends where
Company has
lien.

113. The Directors may retain any dividend or other moneys payable on or in respect of a share on which the Company has a lien, and may apply the same in or towards satisfaction of the debts, liabilities or engagements in respect of which the lien exists.

114. The Directors may retain the dividends payable upon shares in respect of which any person is under the provisions as to the transmission of shares hereinbefore contained entitled to become a member, or which any person under those provisions is entitled to transfer, until such person shall become a member in respect of such shares or shall duly transfer the same.

Retention of
dividends in
transmission
of shares.

115. Any dividend or other moneys payable in cash on or in respect of a share may be paid by cheque or warrant sent through the post to the registered address of the member or person entitled thereto, or, if several persons are registered as joint holders of the share or are entitled thereto in consequence of the death, lunacy or bankruptcy of the holder, to the member or person whose name stands first in the register of members, or to such person and such address as such persons may by writing direct, or may be credited to the account of the member entitled thereto with the Company. Every such cheque or warrant shall be made payable to the order of the person to whom it is sent or to such person as the holder or joint holders or person or persons entitled to the share in consequence of the death, lunacy or bankruptcy of the holder may direct, and payment of the cheque or warrant if purporting to be endorsed shall be a good discharge to the Company. Every such cheque or warrant shall be sent at the risk of the person entitled to the money represented thereby.

Dividends
payable by
cheque.

116. If several persons are registered as joint holders of any share, or are entitled jointly to a share in consequence of the death, lunacy or bankruptcy of the holder, any one of them may give effectual receipts for any dividend or other moneys payable on or in respect of the share.

Dividends due
to joint holders.

117. Except as provided by Article 107, the Directors before recommending or declaring any dividend or bonus out of, or in respect of, the earnings or profits of the Company for any yearly or other period, may,

Reserve Funds.

121. The Directors shall duly comply with the provisions of the Statutes and in particular the provisions in regard to registration of charges created by or affecting property of the Company, in regard to keeping a register of Directors and Secretaries, a register of members, a register of mortgages and charges, and a register of Directors' share and debenture holdings, and in regard to the production and furnishing of copies of such registers and of any register of holders of debentures of the Company.

122. Any register, index, minute book, book of account or other book required by these presents or the Statutes to be kept by or on behalf of the Company may be kept either by making entries in bound books or by recording them in any other manner. In any case in which bound books are not used, the Directors shall take adequate precautions for guarding against falsification and for facilitating its discovery.

ACCOUNTS.

123. The Directors shall cause to be kept such books of account as are necessary to comply with the provisions of the Statutes.

124. The books of account shall be kept at the office, or at such other place within Great Britain as the Directors think fit, and shall always be open to the inspection of the Directors. No member (other than a Director) shall have any right of inspecting any account or book or document of the Company except as conferred by statute or authorised by the Directors or by Ordinary Resolution of the Company.

125. The Directors shall from time to time in accordance with the provisions of the Statutes cause to be prepared and to be laid before a General Meeting of the Company such profit and loss accounts, balance sheets, group accounts (if any) and reports as may be necessary.

126. A copy of every balance sheet and profit and loss account which is to be laid before a General Meeting of the Company (including every document required by law to be annexed thereto) together with a copy of every report of the Auditors relating thereto and of the Directors' report shall not less than twenty-one days before the date of the meeting be sent to every member of, and every holder of debentures of, the Company and to every other person who is entitled to receive notices from the Company under the provisions of the Statutes or of these presents. Provided that this Article shall not require a copy of these documents to be sent to any person of whose address the Company is not aware or to more than one of joint holders, but any member to whom a copy of these documents has not been sent shall be entitled to receive a copy free of charge on application at the office. Three copies of each of these documents shall at the same time be forwarded to the Secretary of the Share and Loan Department, The Stock Exchange, London.

AUDIT.

127. Auditors shall be appointed and their duties regulated in accordance with the provisions of the Statutes.

128. Subject to the provisions of the Statutes, all acts done by any person acting as an Auditor shall, as regards all persons dealing in good faith with the Company, be valid, notwithstanding that there was some defect in his appointment or that he was at the time of his appointment not qualified for appointment.

129. The Auditor shall be entitled to attend any General Meeting and to receive all notices of and other communications relating to any General Meeting which any member is entitled to receive, and to be heard at any

Accounting of registers, etc.

Form of registers, etc.

Directors to keep proper accounts.

Inspection of books.

Presentation of accounts.

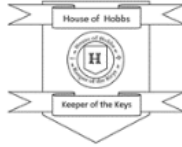
Copies of accounts.

Auditors.

Validity of acts of Auditors in spite of some formal defect.

Auditor's right to receive notice of and attend and speak at General Meetings.

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Baroness.oftheHouseof+Hobbs_175_OL503@gmail.com
16 July 2023

To: CHARLES ALAN NUNN (CLAIMANT)
CEO OFFICER for LLOYDS BANK PLC Corporation/State
25 GRESHAM STREET LONDON [EC2V 7HN]

pmstgo@lloydsbanking.com
Your Ref: 50000066905984 "30 00 00 00353019"
Co Reg ID:Corps reg ID}2065 , FCA ID}119278
cc. King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt.mp@parliament.uk , GCT-
MiddleOffice@lloydsbanking.com , , rob.nixon@leics.police.uk , rob.nixon@leicestershire.pnn.police.uk ,
andrew.griffith.mp@parliament.uk , Lord Chief Justice contactholmember@parliament.uk ,
andrew.bridgen.mp@parliament.uk , alberto.costa.mp@parliament.uk , claudia.webbe.mp@parliament.uk ,
jon.ashworth.mp@parliament.uk , liz.kendall.mp@parliament.uk ,

Our Ref: HOH—CHARLES ALAN NUNN LLOYDS BANK PLC CEO OFFICER—HOHO175

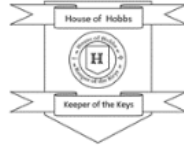
Dear MR CHARLES ALAN NUNN,

Thank you for the following: Your Ref: Unsigned letter of "1 July 2023—Customer Financial Assistance", your claims of indebtedness—"Arrears amount you owe: £7322.88 ; Total mortgage balance: £108,960.61 ; Total fees you've been charged for being in arrears over the statement period is £963.40" which are in terrorem claims to extorting and taking without authority "our property" ; And to further perpetuate the fraud enticing us to participate in the furtherance of the fraud : And failure to provide contracts/obligations/agreements requested under Subject Access Requests ; And of exemption under 1989 UK Law of Property (Miscellaneous Provisions) Act c.34, s.2—Contracts for sale etc. of land to be made by signed writing ; And not accounting/presenting to Auditors for the Lloyds Bank plc 'exemplary damages' to us for £33,459,591.00 with the Bill of Exchange provided by post ref KL184970353GB for payment no later than 25 May 2023 ; And which Affidavit and Lien facsimile was provided to you via your agents Aberdein Considine under your court claim reference number}K1PP4006.

We have also noted and it is fact, that a Chief Executive Officer is culpable and liable for the activities of the staff of that corporation which is why we write to you and that is the Claimant. Therefore:

1. We have noted that Mr CHARLES ALAN NUNN is the claimant.
2. We have noted a claim of a First hand knowledge.
3. We note claims of authority upon and over Our private property of property real, property corporeal and property intangible including self-determination, choice with whom we contract and self-governance.
4. We have noted a claim of authority to 'contract' matters to the private entity, including courts, Credit Score corporations, Citizens Advice—all being sub-offices of a private Corporation/State of HM Government plc.
5. We have noted the omission of requests for all disclosure including under Subject Access Requests and requests for 'evidence' including that 'evidence' not used.
6. We have noted a claim of right under and breach of unseen, unrepresented to us, Judicial orders.
7. We have noted a claim under the UK Public General Acts—within a private Corporation/State.
8. We have noted a claim that Sir Jack Beatson FBA, at that time the head of the judiciary, was false in his address to Nottingham University, when stating the private corporations/states of the Executive and legislature are superior to the judiciary by way of re-examination of the relationship.
9. We have noted a claim that the judiciary, and all corporations/states have exemption from the getting of the wet-ink consent of MRS YVONNE HOBBS before any of their private charter ; OR the superior branches of Executive or Legislature Acts or Statutes can be acted upon.
10. We have noted a claim that the judiciary, and all corporations/states have exemption from the getting of the wet-ink consent of the 64.1 million 'governed' before any of their private charter ; OR the superior branches of Executive or Legislature Acts or Statutes can be acted upon.
11. We have noted a claim that Chandran Kukathas was false in positing that HM Government plc is a Corporation/State.
12. We have noted a claim of exemption from the getting of the wet-ink consent of the 64.1 million 'governed' before any of HM Government plc Corporation/state private charter, Acts or Statutes can be acted upon.
13. We have noted a claim of valid, presentable material evidence—contracts, obligations, agreements, indebtedness, credit scores, mortgage account, breakdon of the total amounts—for the principal legal embodiment of Mrs Yvonne Hobbs to peruse and rebut which is omitted/hidden/kept away from us.





14. We have noted a claim of exemption from Failing to disclose information. the UK 2006 Fraud Act, including section 2-
15. We have noted a claim of right to bias to the detriment of MRS YVONNE HOBBS.
16. We have noted the further claims upon the documents hereto attached

It is a Maxim of the rule of law that he who makes a claim also carries the obligation by way of the fact that a claim has been made to present as material evidence, the material and factual substance of that claim. We would note that where there is no material evidence to support a claim then the claim would be fraudulent in nature which is recognized fraud by misrepresentation, a known criminal offence that is chargeable.

We would also draw to the attention of CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State the Baron David Ward Affidavit, herewith attached to this letter—and served upon every MP in the office of HM Parliament Corporation/State. This is a formal and legal process where, when left un rebutted on a point by point basis leads to a formal, legal agreement in fact and law and we shall refer to it in detail from hereonin. The self intitled MPs who are employees of a private corporation, were served the Affidavit again—in October 2022—without rebuttal. The link to the public notices is given here: https://justpaste.it/MP_SECURITISED_LIENS And <https://barondavidward.online/LISTINGS.html>.

There is established a clear and noted obligation of service for CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid and presentable material evidence to support the claims being made.

1. We have noted a claim of authority under UK Public General Acts—for which the mandatory requirement for HM Government Corporation/State before any Acts and statutes can be legally acted upon—being the getting of the wet-ink consents of the 64.1 million 'governed' is required and that you had these consents as presentable, material fact before you brought your charges or made your claims. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

We refer you to Exhibit C of the David Ward Affidavit where Chandran Kukathas PhD details over 7 pages that the State is a private corporation and specifically a legal embodiment by act of registration; And of no material substance. Fraud however has been defined as a criminal act with full knowledge and intent to engage in criminal behaviour to benefit one, at the expense of another. To bring about by an act of force, support of this fraud is also recognised as an act of terrorism.

From Exhibit (B). —Case Authority WI-05257F David Ward V Warrington Borough Council, 30thDay of May 2013.

Which is a case at court tribunal undertaken by recognised due process.

It is evident David Ward did not challenge the PCN or the traffic Management Act 2004 section 82 but the presumption of the consent of the governed.

What is a mandatory requirement before the Acts and statutes can be legally acted upon is for the consent of the governed to be valid and that it can be presented as material fact before any charges or claims can be brought.

It is clear from this case authority undertaken by due process that: -(1) It is illegal to act upon any of the Acts or statutes without the consent of the governed [where the governed have actually given their consent] and that consent is presentable as material physical evidence of the fact that the governed have given their consent. (2) Where the Acts and statutes are acted upon then this is illegal and a criminal action by the Corporation/State. (3) The criminal action is Malfeasance in a public office and fraud. (4) Where there is no consent of the governed on and for the public record then there is no governed and where there is no governed then there is no government. The one cannot exist without the other—they are mutually exclusive. (5) As this criminal activity is observed to be standard practice and has been for nearly 800 years, then this is clear observable evidence to the fact that LAW is a presumption and there is no such thing as LAW. See Exhibit (A) the twelve presumptions of law.

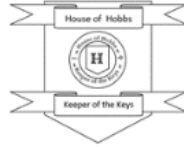
Without this legal consent—the circa 64.1 million wet ink signed consents of the Governed—there is no legal authority under which there is a recognised officer of the Private Corporation/State that carries the necessary legal authority to create culpability, liability or agreement or otherwise enforce private corporate policy.

We refer you to the Baron David Ward un rebutted Affidavit Exhibit A—Formal challenge to the twelve presumptions of law. At this time of the attempts of taking without Our consent Our property corporeal and property real to extort in terrorem, We challenge the Presumptions of Law. We have since obtained Securitized liens against entities without most importantly any rebuttal and to this day not one piece of evidence of Corporate/State authority of Us has been presented including to the private entity of LLOYDS BANK plc corporation/state.

So we repeat here, We formally challenge all presumptions of law and as we have formally challenged all the twelve presumptions of law then the presumption of law formally has no substance in material FACT.

We will recognise the rule of law, when and only when there is the material evidence of that assumed rule of law has some material evidence of substance in presentable material fact.





2. We have noted a claim of exemption under of Exchange Act Section 23--Signature 1989 UK Law of Property (Miscellaneous of land to be made by signed writing and that you had these exemptions as presentable, material fact before you brought your charges or made your claims. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

UK Public General Acts—from the UK 1882 Bills essential to liability ; And of exemption under Provisions) Act c.34, s.2—Contracts for sale etc.

And to further underline the malfeasance being demonstrated by the threats of taking of our property—intangible and real to ensure subjugation and to extort we refer you again to the Facts From Exhibit (C)—The Material evidence of the FACTS.

It has been confirmed by the Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA, on and for the record that:- (1) Whilst there is no material and physical evidence presented to the fact that the governed have given their consent then the office of the Judiciary has no greater authority than the manageress of McDonalds being as the office of the Judiciary is a sub office of a legal embodiment by an act of registration where this act of registration creates nothing of physical material substance and which is also fraud by default. Any objection to this observation of fact should be taken up with the Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA, whereupon the Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA would then have to present the material and physical evidence that the governed have given their consents.

As the office of the Judiciary is nothing more than a private commercial and fraudulent enterprise built upon fraud and criminal intent. This is by no stretch of the imagination a valid government by the people for the people as it is by default a private company providing a judicial service for profit and gain but where there is also and always a conflict of interests—where there is a conflict of interests between the needs of the people and the state (Corporate) Policy which has no obligation to the people or even the needs and wellbeing of corporation staff. This has been confirmed by Chandran Kukathas of the London School of Economics and state office titled the Department of Government.

Disagreements arising from 'contracts' are non-judicial and outside the scope of the private courts of the judiciary—these being the sub-offices of the private Corporation/State of HM Government plc as shown above. As has been confirmed by the esteemed Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA the office of the Judiciary (Court) is a sub office of a Private Limited corporation (HM Parliaments & Governments PLC) and that such an officer of a Private corporation court does not have the status to give or grant a Court Order outside of that Private corporation Office.

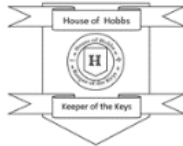
CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has made a demand for payment, but has not presented Us with a valid and legal Bill—predicated upon a pre existing commercial contract or agreement—which is recognised under the Bills of exchange act of 1882. Because there is no commercial arrangement in place under which to raise a Bill for the bill there arises a direct violation of the 1882 Bills of Exchange Act of 1882. Additionally without the wet ink signed commercial arrangement and Bill presented, this Act would also be a contravention of the UK 2006 Fraud Act and to demand payment under threats contravenes the UK 2000 Terrorism Act. We are not in the habit of knowingly conspiring to fraud and/or terrorism. See Bills of exchange act of 1882. <http://www.legislation.gov.uk/ukpga/Vict/45-46/61>.

3. We have noted a claim of exemption under UK Public General Acts—from the UK 2006 Companies Act, including section 44, the Execution of documents. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

From Exhibit (D) of the Affidavit and Statement of Fact for Case Authority WI-05257F. 30d of May 2013 it is evident there is due process for the execution of legal and commercial documents. Where these processes are not followed then the very presence of a document which does not comply with these processes, is itself is the physical and material evidence of Malfeasance in a public office and fraud. We would point your attention to the FACTs that a corporation must execute documents legally and failure to do so renders the documents non legal and void—(1) Under the law of England and Wales or Northern Ireland a document is executed by a company—(a) by the affixing of its common seal, or (b) by signature in accordance with the following provisions. (2) A document is validly executed by a company if it is signed on behalf of the company— (a) by two authorised signatories, or (b) by a director of the company in the presence of a witness who attests the signature. (4) A document signed in accordance with subsection (2) and expressed in whatever words, to be executed by the company, has the same effect as if executed under the common seal of the company. The legal effect of the statute is that documents and deeds must be signed on behalf of the company by a director in the presence of a witness, or by two authorised signatories. Without adherence to these provisions no contracts can be considered duly executed by a company and their terms are therefore legally unenforceable.

4. We have noted a claim of exemption under UK Public General Acts—from the UK 2000 Terrorism Act, including section 1-action taken for the benefit of a proscribed organisation. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation





of service in the position of CEO OFFICER for the valid, presentable material evidence to

LLOYDS BANK PLC Corporation/State to provide support this claim.

To bring about by an act of force, support of this fraud is also recognised as an act of terrorism Under the UK 2000 Terrorism Act,s.1,5-action taken for the benefit of a proscribed organisation. It is evident from the omissions that there is no wet-ink signed contract between the Corporation/State of HM Government plc and LLOYDS BANK PLC Corporation/State.

We refer you to Exhibit C of the David Ward Affidavit where under the —Including the taking of Our property of data and using it as your own without Our knowledge or consent, the threats against Our property and the further claims to benefit a private Corporation/State and extorting money with neither signature nor contract is an act of force *in terrorem*.

5. We have noted a claim of exemption under UK Public General Acts—from the UK 2006 Fraud Act, including section 4- Abuse of position CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

We would further add that the claims made by CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State acting with and under the UK 2006 Fraud Act, Part 35, section 2--FRAUD by ABUSE of POSITION (1)A person is in breach of this section if he—(a) occupies a position in which he is expected to safeguard, or not to act against, the financial interests of another person, (b) dishonestly abuses that position, and (c) intends, by means of the abuse of that position—(i) to make a gain for himself or another, or (ii) to cause loss to another or to expose another to a risk of loss. (2) A person may be regarded as having abused his position even though his conduct consisted of an omission rather than an act.

Fraud is a deliberate action to defraud where the victim of the crime is unaware having no knowledge of a situation or fact. This crime carries a penalty of incarceration for 7 to 10 years and the latter, where there is multiple instances of. 64.1 million people are subject to this crime everyday as it is now commonplace and is carried out by the largest and most ruthless criminal company in this country. This same company is also a public office with the enforcement to execute this crime which is inclusive of but not limited to:- The office of the police, The office of the Judiciary, Local government and central government. Independent Bailiff Companies which are licensed by the same company.

6. We have noted a claim that the judiciary, and all corporations/states have exemption from the getting of the wet-ink consent of the 64.1 million 'governed' before any of their private charter ; OR the superior branches of Executive or Legislature Acts or Statutes can be acted upon. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.
7. We have noted a claim of exemption under UK Public General Acts—from the UK 2006 Fraud Act, including section 2- Failing to disclose information. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

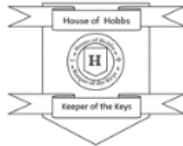
We also draw attention to the UK 2006 Fraud Act, Part 35, section 3--Fraud by failing to disclose information A person is in breach of this section if he—(a) dishonestly fails to disclose to another person information which he is under a legal duty to disclose, and (b) intends, by failing to disclose the information—(i)to make a gain for himself or another, or (ii)to cause loss to another or to expose another to a risk of loss.

8. We have noted a claim of an Outstanding balance, balance due, bill outstanding, missed payments, owed on your account, arrears. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

We would turn your attention to Exhibit D of the Baron David Ward Affidavit of Fact whereby a registered entity making false claims is liable under the UK 2006 Fraud Act, Part 35, section 2--FALSE REPRESENTATION A representation is false if—(a) it is untrue or misleading, and (b)the person making it knows that it is, or might be, untrue or misleading. (3)"Representation" means any representation as to fact or law, including a representation as to the state of mind of—(a)the person making the representation, or (b)any other person.

We would draw attention to the Contempt of Court Reporting Restriction, "Civil contempt refers to conduct which is not in itself a crime, but which is punishable by the court in order to ensure that its orders are observed. Civil contempt is usually raised by one of the parties to the proceedings. Although the penalty for civil contempt contains a punitive element, its primary purpose is coercion of compliance. We would add that the use of force in a civil matter is a wilful and belligerent act of terrorism and the above Contempt of





Court Reporting Restrictions further prevent contempt in a civil matter. A claim of

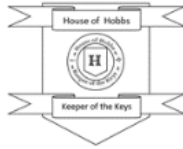
a judge from holding Mrs Yvonne Hobbs in 'contractual obligations is a non-judicial matter.

9. We have noted a claim that the statement by Sir Jack Beatson FBA, at that time the head of the judiciary, was false in his address to Nottingham University, the private corporations/states of the Executive and legislature are superior to the judiciary by way of re-examination of the relationship. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.
10. We have noted a claim contra the statement made by Chandran Kukathas in positing that HM Government plc is an entity, a Corporation/State. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.
11. We have noted a claim of exemption under 1989 UK Law of Property (Miscellaneous Provisions) Act c.34, s.2—Contracts for sale etc. of land to be made by signed writing LLOYDS BANK PLC Corporation/State. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

Failure to provide the valid, presentable material evidence to support the above listed claims made by MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State in the next seven (7) days will enter MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State in to a lasting and binding tacit agreement through acquiescence to the following effect:

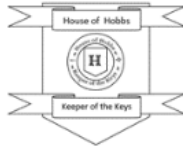
1. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that the claim of CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State of authority under UK Public General Acts—for which the mandatory requirement for HM Government Corporation/State before any Acts and statutes can be legally acted upon—being the getting of the wet-ink consents of the 64.1 million 'governed' is required and that you had these consents as presentable, material fact before you brought your charges or made your claims 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, And there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN has formally agreed to be bound for commercial charges to the same degree.
2. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office which carries a term of incarceration of twenty five years and the latter where there is multiple instances of; And that there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN will stand for commercial charges to the same degree.
3. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that the claim of exemption under UK Public General Acts—from the UK 1882 Bills of Exchange Act Section 23--Signature essential to liability ; And of exemption under 1989 UK Law of Property (Miscellaneous Provisions) Act c.34, s.2—Contracts for sale etc. of land to be made by signed writing and that you had these exemptions as presentable, material fact before you brought your charges or made your claims 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, and there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN has formally agreed to be bound for commercial charges to the same degree. s
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5. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that the claim of exemption under UK Public General Acts—from the UK 2006 Companies Act, including section 44, the Execution of documents 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, and there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN has formally agreed to be bound for commercial charges to the same degree.





6. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office which carries a term of incarceration of twenty five years and the latter where there is multiple instances of; And that there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN will stand for commercial charges to the same degree.
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11. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that the claim that the judiciary, and all corporations/states have exemption from the getting of the wet-ink consent of the 64.1 million 'governed' before any of their private charter ; OR the superior branches of Executive or Legislature Acts or Statutes can be acted upon. 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, and there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN has formally agreed to be bound for commercial charges to the same degree.
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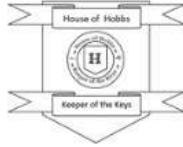
an Outstanding balance, balance due, bill account, arrears is fraudulent in nature misrepresentation, which carries a term of

outstanding, missed payments, owed on your which is also wilful and premeditated fraud by incarceration of seven to ten years and the latter

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23. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State THAT the above noted and formally agreed fraud by misrepresentation and Malfeasance in the office of LLOYDS BANK PLC Corporation/State is a demonstrated intention to cause MRS YVONNE HOBBS distress and alarm, which is a recognised act of terrorism And that there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN will stand for commercial charges to the same degree.
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and MR CHARLES ALAN NUNN in the
Corporation/State that MR CHARLES ALAN
same degree.

formal agreement between MRS YVONNE HOBBS
position of CEO OFFICER for LLOYDS BANK PLC
NUNN will stand for commercial charges to the

Where there is a known crime there is an obligation to resolve. We would draw CHARLES ALAN NUNN (CLAIMANT)
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 Levy

We would draw your attention to a recent perfected and published lien's undertaken against officers of the Government.

- b. <https://barondavidward.com/public/> And here: <https://tinyurl.com/3mas98t5> And
here: https://bdwfacts.com/wp-content/uploads/2022/06/BIT_LY_LINKS_LIENS-UptoDate.pdf

We await your response. Silence creates a tacit and binding agreement through acquiescence.

No Assured Value. No Liability. No Errors and Omissions Accepted.

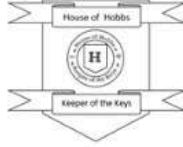
Without ill will or vexation

For and on behalf of the Principal legal embodiment by the title of MRS YVONNE HOBBS.

For and on behalf of the Attorney General of the House of Hobbs.

For and on behalf of Baroness Yvonne of the House of Hobbs.





Baroness.oftheHouseof+Hobbs_175_OL503@gmail.com
23 July 2023

To: CHARLES ALAN NUNN (CLAIMANT)
CEO OFFICER for LLOYDS BANK PLC Corporation/State
25 GRESHAM STREET LONDON [EC2V 7HN]

pmstgo@lloydsbanking.com

Your Ref: 50000066905984 "30 00 00 00353019"Co Reg ID:Corps reg ID}2065 , FCA ID}119278

cc. King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt.mp@parliament.uk , GCT-MiddleOffice@lloydsbanking.com , , rob.nixon@leics.police.uk , rob.nixon@leicestershire.pnn.police.uk , andrew.griffith.mp@parliament.uk , Lord Chief Justice contactholmember@parliament.uk , andrew.bridgen.mp@parliament.uk , alberto.costa.mp@parliament.uk , claudia.webbe.mp@parliament.uk , jon.ashworth.mp@parliament.uk , liz.kendall.mp@parliament.uk ,

Our Ref: HOH—CHARLES ALAN NUNN LLOYDS BANK PLC CEO OFFICER—HOHO175

Dear MR CHARLES ALAN NUNN,

We have noted as of this day the 23 July 2023 there has been no response to our previous correspondence of the 16 July 2023. In the interests of clarity we repeat the same by presenting our letter of the 16 July 2023 again. In the interest of candour we extend the deadline by another seven (7) Days.

We await your response. Silence creates a tacit and binding agreement through acquiescence.

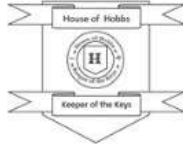
No Assured Value. No Liability. No Errors and Omissions Accepted.

We await your response. Silence creates a binding agreement.

Without ill will or vexation

For and on behalf of the Principal legal embodiment by the title of MRS YVONNE HOBBS.
For and on behalf of the Attorney General of the House of Hobbs.
For and on behalf of Baroness Yvonne of the House of Hobbs.





Baroness.oftheHouseof+Hobbs_175_OL503@gmail.com
30 July 2023

To: CHARLES ALAN NUNN (CLAIMANT)
CEO OFFICER for LLOYDS BANK PLC Corporation/State
25 GRESHAM STREET LONDON [EC2V 7HN]

pmstgo@lloydsbanking.com

Your Ref: 50000066905984 "30 00 00 00353019"Co Reg ID:Corps reg ID}2065 , FCA ID}119278
cc. King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt.mp@parliament.uk , GCT-
MiddleOffice@lloydsbanking.com , , rob.nixon@leics.police.uk , rob.nixon@leicestershire.pnn.police.uk ,
andrew.griffith.mp@parliament.uk , Lord Chief Justice contactholmember@parliament.uk ,
andrew.bridgen.mp@parliament.uk , alberto.costa.mp@parliament.uk , claudia.webbe.mp@parliament.uk ,
jon.ashworth.mp@parliament.uk , liz.kendall.mp@parliament.uk ,

Our Ref: HOH—CHARLES ALAN NUNN LLOYDS BANK PLC CEO OFFICER—HOHO175

Dear MR CHARLES ALAN NUNN,

We note today the 30 July 2023 that there has been no response to our previous correspondence of the 16 July 2023 and 23 July 2023 respectively. In the interests of clarity we repeat the same by presenting our letter of the 16 July 2023 again. In the interest of candour we extend the deadline by another seven (7) Days.

We await your response. Silence creates a tacit and binding agreement through acquiescence.

No Assured Value. No Liability. No Errors and Omissions Accepted.

We await your response. Silence creates a binding agreement.

Without ill will or vexation

For and on behalf of the Principal legal embodiment by the title of MRS YVONNE HOBBS.
For and on behalf of the Attorney General of the House of Hobbs.
For and on behalf of Baroness Yvonne of the House of Hobbs.



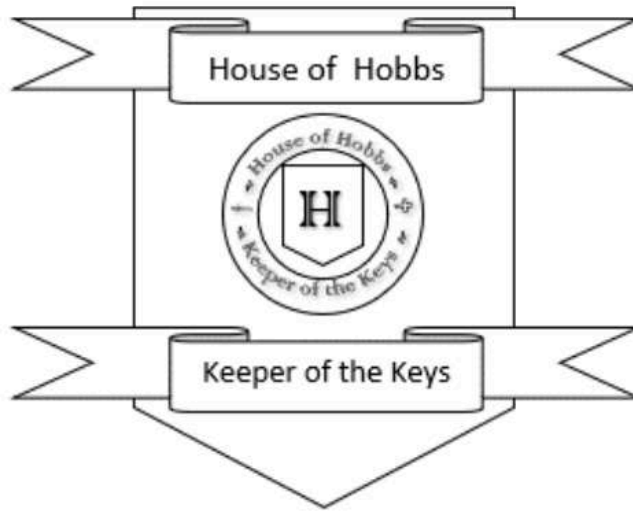


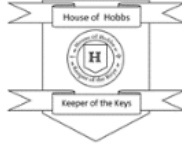
Exhibit (B)

Opportunity to resolve

and

Notice of Default.





Baroness.oftheHouseof+Hobbs_175_OL503@gmail.com
06 August 2023

To: CHARLES ALAN NUNN (CLAIMANT)
CEO OFFICER for LLOYDS BANK PLC Corporation/State
25 GRESHAM STREET LONDON [EC2V 7HN]

pmstgo@lloydsbanking.com

Your Ref: 50000066905984 "30 00 00 00353019"Co Reg ID:Corps reg ID}2065 , FCA ID}119278
cc. King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt.mp@parliament.uk , GCT-
MiddleOffice@lloydsbanking.com , , rob.nixon@leics.police.uk , rob.nixon@leicestershire.pnn.police.uk ,
andrew.griffith.mp@parliament.uk , Lord Chief Justice contactholmember@parliament.uk ,
andrew.bridgen.mp@parliament.uk , alberto.costa.mp@parliament.uk , claudia.webbe.mp@parliament.uk ,
jon.ashworth.mp@parliament.uk , liz.kendall.mp@parliament.uk ,

Our Ref: HOH—CHARLES ALAN NUNN LLOYDS BANK PLC CEO OFFICER—HOHO175

Dear MR CHARLES ALAN NUNN,

We have noted as of this day the 06 August 2023 that there has been no legal response to our previous correspondence dated the 16 July 2023, 23 July 2023 and 30 July 2023 respectively. There is now a formal agreement due to the absence of any valid material legal evidence.

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 CEO OFFICER MR CHARLES ALAN NUNN 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 whomsoever brings a claim has the obligation to provide the material substance of that claim, else 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 *in terrorem*, a wilful and belligerent act of terrorism.

There is therefore a formal legal requirement for CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to present the valid material evidence to the following effect.

1. We have noted a claim of authority under UK Public General Acts—for which the mandatory requirement for HM Government Corporation/State before any Acts and statutes can be legally acted upon—being the getting of the wet-ink consents of the 64.1 million 'governed' is required and that you had these consents as presentable, material fact before you brought your charges or made your claims. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

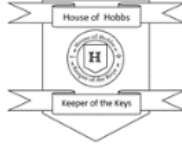
We refer you to Exhibit C of the David Ward Affidavit where Chandran Kukathas PhD details over 7 pages that the State is a private corporation and specifically a legal embodiment by act of registration; And of no material substance. Fraud however has been defined as a criminal act with full knowledge and intent to engage in criminal behaviour to benefit one, at the expense of another. To bring about by an act of force, support of this fraud is also recognised as an act of terrorism.

From Exhibit (B). —Case Authority WI-05257F David Ward V Warrington Borough Council, 30thDay of May 2013. Which is a case at court tribunal undertaken by recognised due process.

It is evident David Ward did not challenge the PCN or the traffic Management Act 2004 section 82 but the presumption of the consent of the governed.

What is a mandatory requirement before the Acts and statutes can be legally acted upon is for the consent of the governed to be valid and that it can be presented as material fact before any charges or claims can be brought.





It is clear from this case authority to act upon any of the Acts or statutes governed have actually given their consent]

physical evidence of the fact that the governed have given their consent. (2) Where the Acts and statutes are acted upon then this is illegal and a criminal action by the Corporation/State. (3) The criminal action is Malfeasance in a public office and fraud. (4) Where there is no consent of the governed on and for the public record then there is no governed and where there is no governed then there is no government. The one cannot exist without the other—they are mutually exclusive. (5) As this criminal activity is observed to be standard practice and has been for nearly 800 years, then this is clear observable evidence to the fact that LAW is a presumption and there is no such thing as LAW. See Exhibit (A) the twelve presumptions of law.

Without this legal consent—the circa 64.1 million wet ink signed consents of the Governed—there is no legal authority under which there is a recognised officer of the Private Corporation/State that carries the necessary legal authority to create culpability, liability or agreement or otherwise enforce private corporate policy.

We refer you to the Baron David Ward unrebutted Affidavit Exhibit A—Formal challenge to the twelve presumptions of law. At this time of the attempts of taking without Our consent Our property corporeal and property real to extort in terrorem, We challenge the Presumptions of Law. We have since obtained Securitized liens against entities without most importantly any rebuttal and to this day not one piece of evidence of Corporate/State authority of Us has been presented including to the private entity of LLOYDS BANK plc corporation/state.

So we repeat here, We formally challenge all presumptions of law and as we have formally challenged all the twelve presumptions of law then the presumption of law formally has no substance in material FACT.

We will recognise the rule of law, when and only when there is the material evidence of that assumed rule of law has some material evidence of substance in presentable material fact.

2. We have noted a claim of exemption under UK Public General Acts—from the UK 1882 Bills of Exchange Act Section 23--Signature essential to liability ; And of exemption under 1989 UK Law of Property (Miscellaneous Provisions) Act c.34, s.2—Contracts for sale etc. of land to be made by signed writing and that you had these exemptions as presentable, material fact before you brought your charges or made your claims. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

And to further underline the malfeasance being demonstrated by the threats of taking of our property—intangible and real to ensure subjugation and to extort we refer you again to the Facts From Exhibit (C)—The Material evidence of the FACTS.

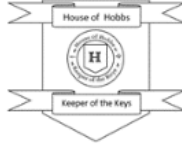
It has been confirmed by the Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA, on and for the record that:- (1) Whilst there is no material and physical evidence presented to the fact that the governed have given their consent then the office of the Judiciary has no greater authority than the manageress of McDonalds being as the office of the Judiciary is a sub office of a legal embodiment by an act of registration where this act of registration creates nothing of physical material substance and which is also fraud by default. Any objection to this observation of fact should be taken up with the Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA, whereupon the Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA would then have to present the material and physical evidence that the governed have given their consents.

As the office of the Judiciary is nothing more than a private commercial and fraudulent enterprise built upon fraud and criminal intent. This is by no stretch of the imagination a valid government by the people for the people as it is by default a private company providing a judicial service for profit and gain but where there is also and always a conflict of interests—where there is a conflict of interests between the needs of the people and the state (Corporate) Policy which has no obligation to the people or even the needs and wellbeing of corporation staff. This has been confirmed by Chandran Kukathas of the London School of Economics and state office titled the Department of Government.

Disagreements arising from 'contracts' are non-judicial and outside the scope of the private courts of the judiciary—these being the sub-offices of the private Corporation/State of HM Government plc as shown above. As has been confirmed by the esteemed Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA the office of the Judiciary (Court) is a sub office of a Private Limited corporation (HM Parliaments & Governments PLC) and that such an officer of a Private corporation court does not have the status to give or grant a Court Order outside of that Private corporation Office.

CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has made a demand for payment, but has not presented Us with a valid and legal Bill—predicated upon a pre existing commercial contract or agreement—which is recognised under the Bills of exchange act of 1882. Because there is no commercial arrangement in place under which to raise a Bill for the bill there arises a direct violation of the 1882 Bills of Exchange Act of 1882. Additionally without the wet ink signed commercial arrangement and Bill presented, this Act would also be a contravention of the UK 2006 Fraud Act and to demand payment under threats contravenes the UK 2000 Terrorism Act. We are not in the habit of knowingly conspiring to fraud and/or terrorism. See Bills of exchange act of 1882. <http://www.legislation.gov.uk/ukpga/Vict/45-46/61>.





3. We have noted a claim of exemption under Companies Act, including section 44, the (CLAIMANT) in the position of CEO OFFICER obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

UK Public General Acts—from the UK 2006 Execution of documents. CHARLES ALAN NUNN for LLOYDS BANK PLC Corporation/State has an

From Exhibit (D) of the Affidavit and Statement of Fact for Case Authority WI-05257F. 30d of May 2013 it is evident there is due process for the execution of legal and commercial documents. Where these processes are not followed then the very presence of a document which does not comply with these processes, is itself is the physical and material evidence of Malfeasance in a public office and fraud. We would point your attention to the FACTs that a corporation must execute documents legally and failure to do so renders the documents non legal and void—(1) Under the law of England and Wales or Northern Ireland a document is executed by a company—(a) by the affixing of its common seal, or (b) by signature in accordance with the following provisions. (2) A document is validly executed by a company if it is signed on behalf of the company— (a) by two authorised signatories, or (b) by a director of the company in the presence of a witness who attests the signature. (4) A document signed in accordance with subsection (2) and expressed in whatever words, to be executed by the company, has the same effect as if executed under the common seal of the company. The legal effect of the statute is that documents and deeds must be signed on behalf of the company by a director in the presence of a witness, or by two authorised signatories. Without adherence to these provisions no contracts can be considered duly executed by a company and their terms are therefore legally unenforceable.

4. We have noted a claim of exemption under UK Public General Acts—from the UK 2000 Terrorism Act, including section 1-action taken for the benefit of a proscribed organisation. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

To bring about by an act of force, support of this fraud is also recognised as an act of terrorism Under the UK 2000 Terrorism Act, s.1,5-action taken for the benefit of a proscribed organisation. It is evident from the omissions that there is no wet-ink signed contract between the Corporation/State of HM Government plc and LLOYDS BANK PLC Corporation/State.

We refer you to Exhibit C of the David Ward Affidavit where under the —Including the taking of Our property of data and using it as your own without Our knowledge or consent, the threats against Our property and the further claims to benefit a private Corporation/State and extorting money with neither signature nor contract is an act of force *in terrorem*.

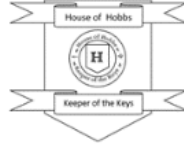
5. We have noted a claim of exemption under UK Public General Acts—from the UK 2006 Fraud Act, including section 4-Abuse of position CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

We would further add that the claims made by CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State acting with and under the UK 2006 Fraud Act, Part 35, section 2--FRAUD by ABUSE of POSITION (1)A person is in breach of this section if he—(a) occupies a position in which he is expected to safeguard, or not to act against, the financial interests of another person, (b) dishonestly abuses that position, and (c) intends, by means of the abuse of that position—(i) to make a gain for himself or another, or (ii) to cause loss to another or to expose another to a risk of loss. (2) A person may be regarded as having abused his position even though his conduct consisted of an omission rather than an act.

Fraud is a deliberate action to defraud where the victim of the crime is unaware having no knowledge of a situation or fact. This crime carries a penalty of incarceration for 7 to 10 years and the latter, where there is multiple instances of. 64.1 million people are subject to this crime everyday as it is now commonplace and is carried out by the largest and most ruthless criminal company in this country. This same company is also a public office with the enforcement to execute this crime which is inclusive of but not limited to:- The office of the police, The office of the Judiciary, Local government and central government. Independent Bailiff Companies which are licensed by the same company.

6. We have noted a claim that the judiciary, and all corporations/states have exemption from the getting of the wet-ink consent of the 64.1 million 'governed' before any of their private charter ; OR the superior branches of Executive or Legislature Acts or Statutes can be acted upon. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.
7. We have noted a claim of exemption under UK Public General Acts—from the UK 2006 Fraud Act, including section 2-Failing to disclose information. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO





OFFICER for LLOYDS BANK PLC
presentable material evidence to support

Corporation/State to provide the valid,
this claim.

We also draw attention to the UK 2006 Fraud Act, Part 35, section 3--Fraud by failing to disclose information A person is in breach of this section if he—(a) dishonestly fails to disclose to another person information which he is under a legal duty to disclose, and (b) intends, by failing to disclose the information—(i)to make a gain for himself or another, or (ii)to cause loss to another or to expose another to a risk of loss.

8. We have noted a claim of an Outstanding balance, balance due, bill outstanding, missed payments, owed on your account, arrears. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

We would turn your attention to Exhibit D of the Baron David Ward Affidavit of Fact whereby a registered entity making false claims is liable under the UK 2006 Fraud Act, Part 35, section 2--FALSE REPRESENTATION A representation is false if—(a) it is untrue or misleading, and (b)the person making it knows that it is, or might be, untrue or misleading. (3)"Representation" means any representation as to fact or law, including a representation as to the state of mind of—(a)the person making the representation, or (b)any other person.

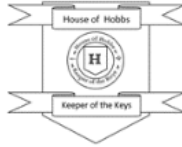
We would draw attention to the Contempt of Court Reporting Restriction, "Civil contempt refers to conduct which is not in itself a crime, but which is punishable by the court in order to ensure that its orders are observed. Civil contempt is usually raised by one of the parties to the proceedings. Although the penalty for civil contempt contains a punitive element, its primary purpose is coercion of compliance. We would add that the use of force in a civil matter is a wilful and belligerent act of terrorism and the above Contempt of Court Reporting Restrictions further prevent a judge from holding Mrs Yvonne Hobbs in contempt in a civil matter. A claim of 'contractual obligations is a non-judicial matter.

9. We have noted a claim that the statement by Sir Jack Beatson FBA, at that time the head of the judiciary, was false in his address to Nottingham University, the private corporations/states of the Executive and legislature are superior to the judiciary by way of re-examination of the relationship. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.
10. We have noted a claim contra the statement made by Chandran Kukathas in positing that HM Government plc is an entity, a Corporation/State. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.
11. We have noted a claim of exemption under 1989 UK Law of Property (Miscellaneous Provisions) Act c.34, s.2— Contracts for sale etc. of land to be made by signed writing LLOYDS BANK PLC Corporation/State. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has an obligation of service in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State to provide the valid, presentable material evidence to support this claim.

Failure to provide the valid presentable, material evidence to support the above listed claims made by MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State in the next SEVEN (7) days will enter MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State in to a lasting tacit agreement through acquiescence to the following effect:

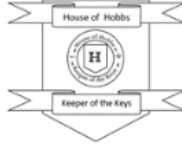
1. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that the claim of CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State of authority under UK Public General Acts—for which the mandatory requirement for HM Government Corporation/State before any Acts and statutes can be legally acted upon—being the getting of the wet-ink consents of the 64.1 million 'governed' is required and that you had these consents as presentable, material fact before you brought your charges or made your claims 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, And there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN has formally agreed to be bound for commercial charges to the same degree.
2. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfesance in the office which carries a term of incarceration of twenty five years and the latter where there is multiple instances of; And that there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN will stand for commercial charges to the same degree.





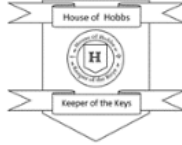
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21. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that the claim of (Miscellaneous Provisions) Act c.34, s.2—Contracts for sale etc. of land to be made by signed writing 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, and there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN has formally agreed to be bound for commercial charges to the same degree.
22. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office which carries a term of incarceration of twenty five years and the latter where there is multiple instances of; And that there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN will stand for commercial charges to the same degree.
23. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State THAT the above noted and formally agreed fraud by misrepresentation and Malfeasance in the office of LLOYDS BANK PLC Corporation/State is a demonstrated intention to cause MRS YVONNE HOBBS distress and alarm, which is a recognised act of terrorism And that there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN will stand for commercial charges to the same degree.
24. Whereby there is now a formal and binding agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office which carries a term of incarceration of twenty five years and the latter where there is multiple instances of; And that there is a formal agreement between MRS YVONNE HOBBS and MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State that MR CHARLES ALAN NUNN will stand for commercial charges to the same degree.

These are very serious crimes MR CHARLES ALAN NUNN 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 Us then we reserve the right to choose the remedy for these crimes.

Where there is a crime then there is a requirement for a remedy otherwise the crime goes unresolved. As we now have an obligation to bring this crime to resolution we therefore are giving MR CHARLES ALAN NUNN an opportunity to resolve.

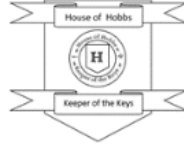
Opportunity to resolve

1. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN under the of authority under UK Public General Acts—for which the mandatory requirement for HM Government Corporation/State before any Acts and statutes can be legally acted upon—being the getting of the wet-ink consents of the 64.1 million 'governed' is required and that you had these consents as presentable, material fact before you brought your charges or made your claims is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
2. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
3. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that of exemption under UK Public General Acts—from the UK 1882

£5,000,000.00

£5,000,000.00





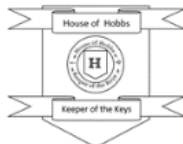
Bills of Exchange Act Section 23--
of exemption under 1989 UK Law of
Act c.34, s.2—Contracts for sale etc. of

Signature essential to liability ; And
Property (Miscellaneous Provisions)
land to be made by signed writing

and that you had these exemptions as presentable, material fact before you brought your charges or made your claims is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP

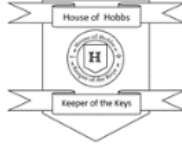
- £5,000,000.00
4. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
5. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that of exemption under UK Public General Acts—from the UK 2006 Companies Act, including section 44, the Execution of documents is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
6. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
7. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that of exemption under UK Public General Acts—from the UK 2000 Terrorism Act, including section 1-action taken for the benefit of a proscribed organisation is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
8. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
9. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that of exemption under UK Public General Acts—from the UK 2006 Fraud Act, including section 4-Abuse of position is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
10. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
11. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that that the judiciary, and all corporations/states have exemption from the getting of the wet-ink consent of the 64.1 million 'governed' before any of their private charter ; OR the superior branches of Executive or Legislature Acts or Statutes can be acted upon. is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP





12. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP £5,000,000.00
13. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that of exemption under UK Public General Acts—from the UK 2006 Fraud Act, including section 2-Failing to disclose information is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP £5,000,000.00
14. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP £5,000,000.00
15. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that of an Outstanding balance, balance due, bill outstanding, missed payments, owed on your account, arrears is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP £5,000,000.00
16. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP £5,000,000.00
17. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that that the statement by Sir Jack Beatson FBA, at that time the head of the judiciary, was false in his address to Nottingham University, the private corporations/states of the Executive and legislature are superior to the judiciary by way of re-examination of the relationship is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP £5,000,000.00
18. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP £5,000,000.00
19. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that contra the statement made by Chandran Kukathas in positing that HM Government plc is an entity, a Corporation/State is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP £5,000,000.00
20. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP £5,000,000.00





- £5,000,000.00
21. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR CHARLES ALAN NUNN that of exemption under 1989 UK Law of Property (Miscellaneous Provisions) Act c.34, s.2—Contracts for sale etc. of land to be made by signed writing is fraudulent in nature which is also wilful and premeditated fraud by misrepresentation. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP
- £5,000,000.00
22. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds
- £5,000,000.00
23. For the formally agreed wilful and premeditated Act of causing alarm and distress which is a formally recognised act of terrorism which is also a recognised criminal offence. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State A Hundred and Ten Million Pounds GBP
- £110,000,000.00
24. For the formally agreed criminal offence of Malfeasance in the office of LLOYDS BANK PLC Corporation/State, where MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State has agreed to this criminal offence of malfeasance in the office. Where this is an agreed chargeable criminal offence we will elect to formally charge MR CHARLES ALAN NUNN in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State Five Million Pounds GBP

£5,000,000.00

Total agreed debt as resolution for the above listed criminal offences equals Two Hundred and Twenty Five million pounds GBP

£225,000,000.00

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 Yvonne Hobbs.

If you MR CHARLES ALAN NUNN elect not to resolve this matter and debt in the next seven (7) days from the receipt of this correspondence then seven (7) days later we will issue a further reminder as you MR CHARLES ALAN NUNN are in default of your agreement and your agreed obligation. There will be a Notice of Default.

In the event where MR CHARLES ALAN NUNN elects not to make settlement THEN it will be noted that MR CHARLES ALAN NUNN has formally and of their own free will and without coercion elected to stand as a surety for a security by way of a Lien on the estate of MR CHARLES ALAN NUNN and by way of the sins of the father extended to the seventh generation where there may be an attachment of earning on your Grand Children's Grand Children's Pension.

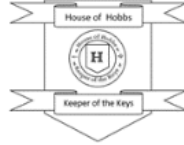
It is not our intent to place you MR CHARLES ALAN NUNN in a state of distress or cause any distress loss or harm by this legal action. CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State—we have expressed the criminal offences and there is an obligation to resolve. We have also noted that others in association are also complicit in the same criminal offences. Whomever is complicit in any criminal offences also carries the obligation to bring those also complicit in the same criminal offences to resolution.

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. The Bank of England note GBP is based upon confidence and Belief where belief is a concept in the abstract which is of no material substance. So is this an excessive action where there is no monetary value.
<http://bit.ly/1WV48P>

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 could be said that to take this action is to destabilise the economy. WHAT economy? The destabilization of the economy 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" disclosure?" YES. "Is there an agreement disclosure?" YES. "Is there any injury loss or

Our response to this was. "Is there full between the parties as a result of that harm?" NO. Then there is no fraud.

Are we destabilising Government? See above. 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.

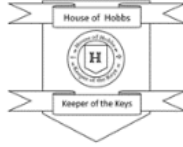
MR CHARLES ALAN NUNN we have expressed the criminal offences and there is an obligation to resolve. MR CHARLES ALAN NUNN is either by wilful intent or ignorance from this day forward is not a fit and proper person to be in a position of trust. Ignorance of the law is no defence.

MR CHARLES ALAN NUNN You have seven (7) days to make reparation for your criminal offences. Seven (7) days after that there will be a legal notice of default. Seven (7) days after that there will be a security by way of a lien.

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

For and on behalf of the Principal legal embodiment by the title of MRS YVONNE HOBBS.
For and on behalf of the Attorney General of the House of Hobbs.
For and on behalf of Baroness Yvonne of the House of Hobbs.





Baroness.oftheHouseof+Hobbs_175_OL503@gmail.com
13 August 2023

NOTICE of DEFAULT

To: CHARLES ALAN NUNN (CLAIMANT)
CEO OFFICER for LLOYDS BANK PLC Corporation/State
25 GRESHAM STREET LONDON [EC2V 7HN]

pmstgo@lloydsbanking.com
Your Ref: 50000066905984 "30 00 00 00353019"
Co Reg ID:Corps reg ID}2065 , FCA ID}119278
cc. King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt.mp@parliament.uk , GCT-
MiddleOffice@lloydsbanking.com , , rob.nixon@leics.police.uk , rob.nixon@leicestershire.pnn.police.uk ,
andrew.griffith.mp@parliament.uk , Lord Chief Justice contactholmember@parliament.uk ,
andrew.bridgen.mp@parliament.uk , alberto.costa.mp@parliament.uk , claudia.webbe.mp@parliament.uk ,
jon.ashworth.mp@parliament.uk , liz.kendall.mp@parliament.uk ,

Our Ref: HOH—CHARLES ALAN NUNN LLOYDS BANK PLC CEO OFFICER—HOHO175

Dear MR CHARLES ALAN NUNN,

Notice of Default – Non Negotiable

Important Legal Information - Do not Ignore

Re: By Formal Agreement dated 30 July 2023 and opportunity to resolve dated 06 August 2023.

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

I hereby declare as of the date above, CEO OFFICER MR CHARLES ALAN NUNN is now in default.

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

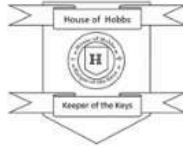
For the avoidance of doubt: failure to make remedy by way of commercial instrument of the Final Demand dated, the 13 August 2023 within the 7 (Seven) days allowance, we will enforce the Notice of Default in its entirety. Further legal action will be taken to recover the outstanding debt.

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

We reserve the right to publish this by way of any media at our disposal.
We await your response. Silence creates a binding agreement.
So let it be said. So let it be written. So let it be done.
Without ill will or vexation

For and on behalf of the Principal legal embodiment by the title of MRS YVONNE HOBBS.
For and on behalf of the Attorney General of the House of Hobbs.
For and on behalf of Baroness Yvonne of the House of Hobbs.





20 August 2023

To: MR CHARLES ALAN NUNN
CEO OFFICER for LLOYDS BANK PLC Corporation/State
25 GRESHAM STREET LONDON [EC2V 7HN]

Reference Lien Number HOH—CHARLES ALAN NUNN LLOYDS BANK PLC CEO OFFICER—HOHO175

To the following by email: [Lord President of the Privy Council to King Charles](#) [Temporary Chief Constable of Leics police](#) [London Gazette](#) [Edinburgh Gazette](#) [Belfast Gazette](#) [Land Registry](#) [Information Commissioners Office](#) [Experian](#) [Equifax](#) [Leicester Mercury Newspaper](#) [Daily Mail News](#) [Financial Conduct Authority](#)

This is a formal Notification of the following.

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

This is a notice of a formal and agreed lien by way of a resolution for the criminal offences of Fraud and Malfeasance in the office of claimant of MR CHARLES ALAN NUNN.

Public Notice

NOTICE that I, Baroness Yvonne of the House of Hobbs, have an Affidavit of Obligation – Security by way of a lien against, and therefore an interest in, the personal estate of CHARLES ALAN NUNN (CLAIMANT) in the position of CEO OFFICER for LLOYDS BANK PLC Corporation/State. For the amount of Two Hundred and Twenty Five million pounds GBP 225,000,000.00.

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

Record location: <https://barondavidward.com/wp-content/uploads/LIEN.pdf> And here: <https://jpst.it/32SKA>, <https://tinyurl.com/4eaannz9>

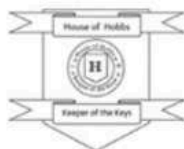
And here: <https://www.facebook.com/groups/1191551411479810/>

End of Notice

Without ill will or vexation

For and on behalf of the Principal legal embodiment by the title of MRS YVONNE HOBBS.
For and on behalf of the Attorney General of the House of Hobbs.
For and on behalf of Baroness Yvonne of the House of Hobbs.
All rights reserved.





Notification Address List

Leicestershire Chief of Police Temporary Police
Headquarters
St Johns
Enderby
LE19 2BX
Rob.nixon@leics.police.uk

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

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

The London Gazette
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F: +44 (0)20 7394 4572
E: london@thegazette.co.uk

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Northcliffe House
2 Derry Street
London
W8 5TT
+44 207 938 6000
news@dailymail.co.uk

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

The Belfast Gazette
TSO Ireland
19a Weavers Court, Weavers Court Business Park
Linfield Road
Belfast BT12 5GH
T: +44 (0)28 9089 5135
F: +44 (0)28 9023 5401
E: belfast@thegazette.co.uk

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

Land Registry
Leigh Court,
Torrington Avenue,
Coventry,
West Midlands
CV4 9XZ
T: 0300 006 0411
Email, contact@landregistry-uk.com.

[Leicester Mercury / Reach Group](#)
One Canada Square
Canary Wharf
London
E14 5AP
dataprotection@reachplc.com



BILL OF EXCHANGE

Nº. (—HOHO175) Sterling BROUGHTON ASTLEY

Exchange for £ GBP 225,000,000.00

FOURTEEN Days after sight of this Sole Bill of Exchange

Pay to me Yvonne Hobbs or Order

The sum of pounds of Great Britain *Two hundred and twenty five million*
Sterling, Value Received against our unrebutted Affidavit Lien —HOHO175 *#1*

Dated *20th August 2023* for £ GBP 225,000,000.00 for Judgment in commerce claim of contract effected without mutual consideration or lawful commercial instrument.

To M/s. LLOYDS BANK PLC Corporation/State
Registered Office
25 GRESHAM STREET LONDON [EC2V 7HN]

Yvonne Hobbs - creditor.



*This 'bill' is signed in blue ink.
Copy, facsimile of Affidavit provided to Debtors
electronic address included within /herewith.*

BILL OF EXCHANGE

N. (—HOHO125)

Stirling

BROUGHTON ASSETS

Exchange for £ GBP 100,000.00

FOURTEEN Days after sight of this Sole Bill of Exchange

Pay to me Yvonne Hobbs

of Ouse

The sum of pounds of Great Britain (one hundred thousand pounds) is hereby paid to the order of the payee named herein against our unrevoked Airtel L/CN—HOHO125

Dated 21st August 1982 for £ GBP 100,000.00 in judgment in contracts claim of contact effected without mutual consideration or lawful commercial instrument

To M/s. LLOYD'S BANK PLC Corporation/State

Registered Office

25 GRESHAM STREET LONDON EC2V 7JH

*1882
Name of Exchange
Bill*