



*Common Law Courts*  
*Great Britain & International*

MANCHESTER ART GALLERY, MOSLEY STREET, MANCHESTER, M2 3JL

22<sup>nd</sup> September 2019

**COURT ORDERS**

CONFIRMING THE VERDICT OF THE COURT

In the matter of

**The People (represented by Willie Mercer)**

**(Plaintiffs)**

v

**Theresa May (The Rt Hon, Former UK Prime Minister)**  
**Nicky Morgan (The Rt Hon, UK Minister for Culture Media and Sport)**

**(Defendants)**

**Dated: 22<sup>nd</sup> September 2019**

In relation to the Plaintiffs case, Kaspar Zimmermann was unable to attend due to prior commitments in Switzerland and the case was presented by Willie Mercer on behalf of the people.

The Statement of Claim was presented by Willie Mercer, this evidence included affidavits, information, paperwork and a power point presentation.

The Defendants having been served with a Court Summons, Court Information and a copy of the case against them (Statement of Claim), failed to appear. The Defendants failed to submit a written defence for the claims made against them and failed to take up the opportunity of a Pre-Trial Conference to resolve matters before the hearing.

During the trial, Willie Mercer presented the case for the Plaintiffs and requested a guilty verdict for the following crimes which were committed against the people:



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1. A guilty verdict was issued against the Defendants for the following crimes that they had committed against the people:

### Criminal Coercion

The Defendants had not obtained authority and jurisdiction over living men and living women; accordingly, they do not have the authority to roll out 5G.

The Defendants have used criminal coercion to proceed with this roll out and in doing so are committing crimes against the people.

The legal fictions (Fictitious Names) are owned by the living men and living women and this has been established as a FACT IN LAW. Confirmation of this fact has already been established during the following trial in Paisley Sheriff Court (Case Ref. PA18004245) and at a previous Common Law Court hearing in Middlesbrough (Case Ref. CO/MID/19/1).

### Fraud

The deliberate deception used to obtain an unlawful gain, this is applicable to the use of the legal fiction and the authority and jurisdiction which had been taken, but not established by the Defendants.

### [The Universal Declaration of Human Rights 1948](#)

#### **Article 4**

**No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms.** (this would include the use of the legal fiction).

### **Failure to accept the positions of a living man and a living woman**

The Defendants are guilty of failing to acknowledge the positions of living men and living women. These men and women have confirmed their standing by recording their births with the Common Law Court and therefore stand under the authority and jurisdiction of the Common Law Court.

Note:

### [The Declaration of the Common Law Court](#)

**'For many years now, men and women have been subjected to criminal and fraudulent behaviour by the state's actions which have been imposed upon us,**



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against our will, by both criminal coercion and legal deception. Fear and fiction have thus combined to bind us into slavery.'

### The Universal Declaration of Human Rights 1948

#### **Article 7**

All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this Declaration and against any incitement to such discrimination.

#### **Article 10**

Everyone is entitled in full equality to a fair and public hearing by an independent and impartial tribunal, in the determination of his rights and obligations and of any criminal charge against him.

#### **Article 20**

No one may be compelled to belong to an association.

### Refusal to comply with common law

Under common law, the Defendants are accountable for their own behaviour as living women and for the crimes that they commit against other living men and living women.

The Defendants cannot hide behind the statutory system while being paid by the people.

### Causing Harm, Loss and Injury

The Defendants with their actions are guilty of causing harm, loss and injury and have failed to ensure that all health implications are looked in to before proceeding with the rollout of 5G.

2. **It is hereby ordered** that after a unanimous decision of the jury, we order that the Defendants be removed from their current employment positions, for committing crimes against the people.

The Defendants are not to hold public office, advisory roles, commercial or financially rewarded positions.



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The Defendants cannot take part nor derive any financial gain from 5G, and related technologies, commercial activity, digital telecommunications, non-executive roles or technologies related to wireless on land, sea, air or space.

3. **It is hereby ordered** that after a unanimous decision of the court, that we the jury confirm that every living man and living woman has the unalienable right to life and peaceful enjoyment of that, we demand and enjoy that right.

Accordingly, the jury wish to apply the following financial conditions:

- a. The jury rule that Theresa May will repay all financial and other benefits from the day of her appointment as Prime Minister, this will include all salary payments, pensions, benefits and other rewards.
  - b. The jury rule that Nicky Morgan will repay all financial and other benefits from the day of her appointment as the Minister for Culture Media and Sport, this will include all salary payments, pensions, benefits and other rewards.
  - c. The above financial payments obtained from the Defendants will be paid to the Common Law Court and will be placed in to the CLC Universal Fund.
  - d. The jury also impose a financial penalty on Theresa May which is £5,555,555.55 for the harms caused to the health of all living men and women, this sum to be paid to the Common Law Court and will be placed in to the CLC Universal Fund.
  - e. The jury also impose a financial penalty on Nicky Morgan which is £5,555,555.55 for the harms caused to the health of all living men and women, this sum to be paid to the Common Law Court and will be placed in to the CLC Universal Fund.
4. **It is hereby ordered** that after a unanimous decision of the jury, that we the jury confirm that following the precedent set by numerous countries, cities, and municipalities of withdrawing 5G deployment, we order that the roll out of 5G and supportive infrastructure and technologies, past, current and future, should be ceased immediately until such times as the safety is proven to the satisfaction of the Common law Court.
5. **It is hereby ordered** that after a unanimous decision of the jury, that we wish to establish a CLC Universal Fund, this fund will receive all Common Law Court payments both now and, in the future, which are not to be paid to the Plaintiffs.



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It was then noted that in England, the husband of a jury member had contacted their energy supplier (E-ON) and had asked for their smart meter to be removed from their home. The operator from E-ON then gave a date within a week to remove the smart meter and replace it prior technology, this was done without question or financial penalty. It should also be noted that this was done for the customer who had given her reason as an issue of health.

6. **It is hereby ordered** that after a unanimous decision of the jury, we award the return of all reasonable costs to the Common Law Court for convening this case, these costs to continue until such time as the enforcement of any awards reach a conclusion, as proven to the satisfaction of the Common Law Court.

This ruling will apply to this and all future Common Law Courts.

In this case the costs will be covered by the Defendants.

7. **It is hereby ordered** that after a unanimous decision of the jury, no additional payment for compensation will be awarded.
8. **It is hereby ordered** after a unanimous decision of the jury, that if anything remains unpaid after a period of fourteen (14) days after the receipt of the order, then the unpaid sum will attract interest at 8% per annum (0.666% per month).

All sums due for the above orders will be paid by the Defendants as living women and will be paid within 14 days from the receipt of this order.

In the event that these orders are not complied with, the Common Law Court may take further action against the individuals concerned, to enforce its decisions.

These Court Orders are effective as of this date and will remain in force until such time as they have been enforced. These orders are issued under the authority of this Common Law Court and jus gentium, the Law of Nations.



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**IT IS SO ORDERED THIS 22<sup>nd</sup> DAY OF SEPTEMBER 2019 AT 4.40 PM, GMT**

**PRESIDING SHERIFF AND THE COURT SECRETARY OF THE COMMON LAW COURT, GREAT BRITAIN.**

(Signature of the Sheriff)

(Signature of the Court Secretary)

**Court Order: CO/MAN/19/2**

