

McLAGGAN HOUSE, 1 WURZBURG COURT, DUNDEE, DD2 1FB

10th October 2021

COURT ORDERS

CONFIRMING THE VERDICT OF THE COURT

In the matter of

The People (represented by John Smith), c/o 74 Strathmore Street, Dundee, DD5 2NZ

(Plaintiffs)

V

Michael Stott, c/o 1 Poppyfields Way, Brackley, NN13 6GA

Donna-Lee Andrews, c/o trainingcoordination@protonmail.com

(Defendants)

Dated: 10th October 2021

As part of the Plaintiffs case, it was established that all individuals attending the court hearing were doing so as living men and women, the Pursuer has confirmed his standing by submitting a declaration of birth with the Common Law Court.

The Plaintiff has also obtained ownership of the Fictitious Name 'MR JOHN SMITH' which is confirmed on the Common Law Court website.

The jury was established and consisted of twelve reasonably minded living men and women.

In relation to the Plaintiffs case, John Smith presented his Statement of Claim on behalf of the people and submitted documentation to support his case, this documentation also included witness statements which were signed and witnessed. The Plaintiff while addressing a jury of his peers also referred to video evidence that he had provided.

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 against the claims made against them, in the correct format and failed to take up the opportunity of a Pre-Trial Conference to resolve matters before the hearing.

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Information taken from the 'Court Information' document

"If you wish to dispute the charges brought against you, you will be required to submit an Affidavit of Truth, which has been duly signed and witnessed to the Common Law Court on the following e-mail address: info@commonlawcourt.com and an additional hard copy will have to be sent to the Plaintiff by recorded delivery.

Any submission made must be received no later than seven (7) days after the receipt of the Writ of Common Law Court Summons. Any such submission to the Common Law Court will be acknowledged within twenty-four (24) hours by return e-mail. Failure to receive such an acknowledgement will mean that the Common Law Court has not received the submission and that it may not be relied upon in the Common Law Court."

It should be noted that the Defendants, although failing to respond in the correct format did both forward an e-mail to the Pursuer, which was not required. The requirement for notifying the Pursuer was by way of a written affidavit, signed, witnessed, and sent by recorded delivery through the post, this was done by Michael Stott but not by Donna-Lee Andrews.

In relation to Donna-Lee Andrews it was confirmed that she did send an e-mail headed 'Sworn Affidavit of Truth,' but it was not signed, choosing instead to type her name in. There were also three witness names provided but again all names were typed in and not signed.

In relation to the requirement for notifying the court, it was clearly stated that the court required an copy of their affidavit set by e-mail to the following address info@commonlawcourt.com. This was not done; therefore, no submitted defence was lawfully entered.

It should be noted that despite the failings of the Defendants to comply with the peoples summons, their submitted e-mails were still given to the jury as evidence of their behaviour.

It was then pointed out that the Defendants, while behaving in such a manner have lawfully failed to respond to this court and the people but have also refused to answer to the people. The Defendants were issued with a court summons, on behalf of the people yet they have confirmed that do not wish to answer to the people.

John Smith on behalf of the people pointed out that considering the Defendants both claimed to stand under common law, they do not do so.

During the trial, in presenting the case on behalf of the people John Smith also requested various orders, the jury return the following decisions:

In relation to the Statement of Claim and the supporting evidence presented this day by John Smith on behalf of the people, we the Jury, consisting of twelve reasonably minded men and women and having considered all the evidence presented at this hearing, issue the following orders:

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1. We the Jury issue the following orders which confirm that the Defendants have acted unlawfully and criminally in relation to the following crimes:

Crimes Against the People

The Defendants are guilty of committing various crimes against the people, causing harm, loss, and injury.

An Abuse of Position

The Defendants, by their failure to obtain consent, have committed crimes against the people and have abused their positions to target living men and living women.

Obtaining Money Through Deception

The Defendants had unlawfully been charging money without obtaining consent to do so. The fees charged and the fact that the money obtained was paid into Michael Stott's personal account was never agreed. The Defendants are guilty of obtaining money through deception.

Uttering

The crime of knowingly using a forged or counterfeit documents to defraud. This includes the use of unlawful training materials, the use of the Common Law Court logo, the set up of the Guardians 300 website and the issue of bank account details to receive unlawful payments.

Fraud

The deliberate deception used to obtain an unlawful gain, this is applicable to the use of the Common Law Court materials without consent and/or permission.

Also, applicable to promises that course applicants were to be appointed constables for the Common Law Court.

Failure to accept the positions of a living man and woman

The Defendants are guilty of the unlawful training of individuals who had not confirmed their standing as living men and women. These individuals were supposedly appointed as constables for the Common Law Court, this unlawful and fraudulent behaviour confirms the failure to accept the positions of the people and their authority.

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Refusal to comply with common law

Under common law, the Defendants are held personally accountable and liable for their own behaviour and for crimes against living men and living women.

2. Refusal to comply with statutory legislation

In relation to the issue of committing crimes under statutory legislation the Defendants were found NOT Guilty as there was insufficient evidence produced to confirm this.

3. While the jury accepted that some people may still wish to stand with Guardians 300.

It is hereby ordered that for those who do not wish to, the Defendants are required to return all money to applicants that require a refund and who have paid and attended the courses run, as this has been obtained fraudulently.

When informed of the requirement to refund money, the Defendants will do so within forty-eight (48) hours, failure to do so will lead to further action being taken against the Defendants.

- 4. **It is hereby ordered** that the Common Law Court disconnect links with the Defendants and/or Guardians 300.
- 5. **It is hereby ordered** that the Defendants are required to ensure that they do not mention or reference the Common Law Court in their paperwork and/or website.
- 6. **It is hereby ordered** that Michael Stott together with organisations and/or associates has demonstrated that he is incapable of representing the values and ethics of common law and principles of the Common Law Court, therefore he is not allowed to undertake any further training using Common Law Court materials.

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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.

IT IS SO ORDERED THIS 10th DAY OF OCTOBER 2021 AT 4.50 PM, GMT

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

(Signature of the Sheriff)

1 Billend

(Signature of the Court Secretary)

Court Order: CO/DUN/21/1

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