

COMMON HERITAGE
REGISTERD 2002
COMMON LAW RESEARCH
01630 685164

CHAIRMAN
ANTHONY.BARNETT,

RESEARCHERS
S.SWAN
K. WAINWRIGHT
L. OWEN.

CLAIM No:1WR00987

RE; HEARING 19th NOVEMBER 2012.

YOUR HONOUR.

I HAVE BEEN ACCUSED OF BREACHING AN INJUNCTION BY THE CHIEF EXECUTIVE OF WORCESTER COUNTY COUNCIL THROUGH HER LEGAL DEPARTMENT.

THE INJUNCTION WAS OBTAINED BY FALSE REPRESENTATION, TO WHICH I WILL NOT COMPLY WITH, I SUBMIT REASONABLE EXCUSE.

MY FOLLOWING IN LIFE IS COMMON LAND LAWS AND LEGISLATION, THEREFORE ADVICE IS GIVEN TO THOSE THAT ASK.

I WILL CONTINUE WITH THIS LAWFUL PRACTICE AS I DID WHEN REQUESTED TO DO SO RECENTLY.

I DO NOT HOWEVER PRESCRIBE TO WILFUL DAMAGE OR THEFT OF ANY IMPEDIMENT THAT IS TAKEN DOWN SO AS TO REGAIN LAWFUL OPEN ACCESS TO RIGHTS OF WAY OR RIGHTS OF USE.

THE CLAIMANTS HAVE NO JURISDICTION ON HARTLEBURY COMMON CL68, THE APPLICATION TO PINS WAS A FRAUDULENT ONE (FALSE REPRESENTATION) AND AS THE CLAIMANTS HAVE MADE THIS APPLICATION TO OBTAIN HLS FUNDING, THIS TO IS FRAUDULENT.

TO CLAIM MONIES BY USING AS COLLATERAL PROPERTY THAT IS NOT THEIRS, IN THIS CASE HARTLEBURY COMMON.

THERE IS A LAND REGISTRY WHICH I WISH TO HAVE EXAMINED BEFORE A CROWN COURT AND JURY.

APPLICATION FOR LAND REGISTRY DOCUMENTS AS IS LAID DOWN IN PROCEDURE, REQUIRES DISCLOSURE OF TITLE OR PRE REGISTRATION OF TITLE DEEDS, ANY OTHER DOCUMENT IS NOT PROOF AND IS NOT ACCEPTED.

TONY BARNETT