

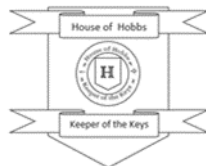
Surety for a Security by Way of a lien
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Lien Number
Lien Number

HOH--GARY CADWALLADER HORWICH FARRELLY
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SOLICITOR --HOHO109
SOLICITOR --HOHO109

MR GARY CADWALLADER for Horwich Farrelly Limited
MR GARY CADWALLADER for Horwich Farrelly Limited
Company/State





BaronessV@protonmail.ch
04 January 2023

To: MR GARY CADWALLADER

Alexander House Talbot Road Manchester [M16 0SP]

Gary.Cadwallader@h-f.co.uk

Your Ref: 140362/8912-GAC

cc Rob Nixon Temporary chief of police Leicestershire rob.nixon@leics.police.uk

cc King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt@parliament.uk

cc Alberto Costa MP Blaby alberto.costa.mp@parliament.uk

Our Ref: HOH--GARY CADWALLADER HORWICH FARRELLY SOLICITOR --HOHO109

Dear MR GARY CADWALLADER,

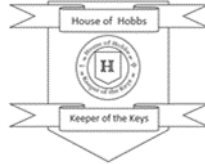
We have noted as of this day the 04 January 2023 that there has been no formal response to our previous correspondence dated 17 November 2022, 24 November 2022, 01 December 2022, 21 December 2022 and 28 December 2022 respectively. We therefore note that there is a formal agreement to the following.

**Security by way of: Lien HOH--GARY CADWALLADER HORWICH FARRELLY
SOLICITOR --HOHO109**

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 decent.
 - 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 commercial process (including this Affidavit), is non-judicial and pre-judicial, and:
 - a. That no judge, court, government, or any agencies thereof, or any third parties whatsoever, can abrogate anyone's Affidavit of Truth and Statement of Fact, 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.

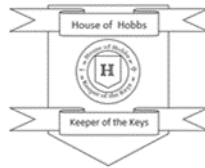




9. That these facts, which form the main body Truth and Statement of Fact, are as follows, evidence and substance to support these physical, and tangible evidence and substance as a foundation of these facts.
10. It is now on and for the record as of the 04 January 2023 that this is a formal agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State that MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has agreed to stand as a surety for a security by the way of a lien for the restoration for the criminal offences of fraud and malfeasance in the office of Horwich Farrelly Limited Company/State.
11. That there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the claim made by MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State that there is by way of the presentment of a legally signed letter of assignment of an authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino to Horwich Farrelly Limited Company/State which must carry a wet ink signature of this named and authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino is fraudulent in nature, which is fraud by misrepresentation and carries a term of incarceration of seven (7) to ten (10) Years and the latter where there is multiple instances of ; AND that there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand for commercial charges to the same degree.
12. That there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the above noted and formally agreed fraud by misrepresentation is also Malfeasance by MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State which carries a term of incarceration of twenty five (25) years which is accumulative; AND that there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand for commercial charges to the same degree.
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of this Affidavit of
and that the material, physical, and tangible
facts is provided as exhibits and material,

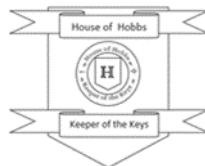




CADWALLADER IN THE POSITION OF
Horwich Farrelly Limited Company/State
charges to the same degree.

Officer for
has formally agreed to stand for commercial

17. That there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the claim made by MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT there is a contractual obligation and or agreement between MRS YVONNE HOBBS and Aviva Insurance Limited Their insured Mr Massimo Covino where there can be claims of amount due is fraudulent in nature, which is fraud by misrepresentation and carries a term of incarceration of seven (7) to ten (10) Years and the latter where there is multiple instances of AND that there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand for commercial charges to the same degree.
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23. That there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the claim made by MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT Horwich Farrelly Limited Company/State carries any authority to bring proceedings where Horwich Farrelly Limited Company/State can apply for or place a charge on the property of MRS YVONNE HOBBS is fraudulent in nature, which is fraud by misrepresentation and carries a term of incarceration of seven (7) to ten (10) Years and the latter where there is

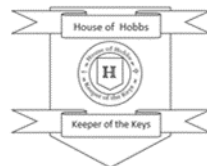


multiple instances of AND that there is a agreement between MRS YVONNE HOBBS OF Officer for Horwich Farrelly Limited IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand for commercial charges to the same degree.

formal and binding and MR GARY CADWALLADER IN THE POSITION Company/State THAT MR GARY CADWALLADER has formally agreed to stand for

24. That there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the above noted and formally agreed fraud by misrepresentation is also Malfeasance by MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State which carries a term of incarceration of twenty five (25) years which is accumulative; AND that there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand for commercial charges to the same degree.
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27. That there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the claim made by MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the correspondence dated 12th September 2022 which carries a graphic instead of a wet ink signature is material evidence to fraud by misrepresentation and carries a term of incarceration of seven (7) to ten (10) Years and the latter where there is multiple instances of AND that there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand for commercial charges to the same degree.
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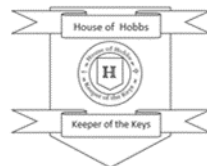


- Officer for Horwich Farrelly Limited has formally agreed to stand for commercial
31. The there is a formal and binding agreement CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the above noted and formally agreed fraud by misrepresentation and Malfeasance by MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State is also a recognised and demonstrated intention to cause distress and alarm which is a wilful and belligerent act of terrorism AND that there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand for commercial charges to the same degree.
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33. These are very serious crimes MR GARY CADWALLADER and under current state legislation there is a cumulative period of incarceration in excess of 130 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.
34. As there is now an agreement between the parties, as MR GARY CADWALLADER has already agreed to the crime then we elect to charge you under this agreement. As the crime was committed against ourselves then we reserve the right to choose the remedy for these crimes.
35. 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 GARY CADWALLADER an opportunity to resolve and MR GARY CADWALLADER has elected to stand as a surety.

**Surety for a Security by Way of a lien
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 GARY CADWALLADER that MR GARY CADWALLADER THAT of a contract by way of the presentment of a legally signed letter of assignment of an authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino to Horwich Farrelly Limited Company/State which must carry a wet ink signature of this named and authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP £5,000,000.00
2. For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP £5,000,000.00
3. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR GARY CADWALLADER that MRS YVONNE HOBBS has an obligation to pay under the government CPR Acts without presenting the recognized on and for the public record the legally signed and agreed consent of the circa 64.1 million people governed then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP £5,000,000.00
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£5,000,000.00

6. For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

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7. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR GARY CADWALLADER that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and Aviva Insurance Limited Their insured Mr Massimo Covino where there can be claims of amount due then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

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9. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR GARY CADWALLADER that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER and or HM Courts and Tribunal Services where there can be charging orders then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

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11. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR GARY CADWALLADER that there is a contractual obligation and or obligation between MRS YVONNE HOBBS and Horwich Farrelly Limited Company/State where MRS YVONNE HOBBS has agreed and is (REQUIRED) to serve their objection in writing or The District Judge or Legal Adviser will consider without a hearing whether the charge created by this order should be made final (with or without modification) or should be discharged then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

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12. For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/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 GARY CADWALLADER that THAT Horwich Farrelly Limited Company/State carries any authority to bring proceedings where Horwich Farrelly Limited Company/State can apply for or place a charge on the property of MRS YVONNE HOBBS then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

£5,000,000.00

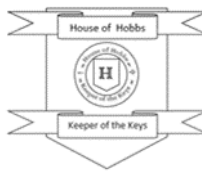
14. For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State 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 GARY CADWALLADER that Horwich Farrelly Limited Company/State carries any authority to bring proceedings where Horwich Farrelly Limited Company/State can take any legal further action against MRS YVONNE HOBBS then where this is a formally agreed chargeable criminal offence we will

£5,000,000.00





elect to formally charge MR GARY
Officer for Horwich Farrelly Limited
GBP

CADWALLADER IN THE POSITION OF
Company/State Five Million Pounds

£5,000,000.00

16. For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/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 GARY CADWALLADER that the correspondence dated 12th September 2022 which carries a graphic instead of a wet ink signature is material evidence of wilful and premeditated fraud by misrepresentation under but not limited to the Companies Act, execution of documents then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

£5,000,000.00

18. For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/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 GARY CADWALLADER that the correspondence dated 12th September 2022 which carries a graphic instead of a wet ink signature is material evidence of wilful and premeditated fraud by abuse of position under but not limited to the Companies Act, execution of documents then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

£5,000,000.00

20. For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

£5,000,000.00

21. For the formally agreed criminal offence of a wilful and belligerent act of terrorism then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Fifteen Million Pounds GBP

£15,000,000.00

22. For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

£5,000,000.00

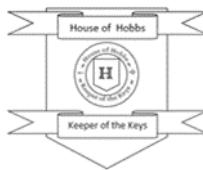
Total agreed debt as resolution for the above listed criminal offences equals A Hundred and Twenty million pounds GBP

Company/State

£120,000,000.00

37. In accordance with the traditions of this land and as this is a lien then this will be published in all the necessary places.
38. Ignorance is no defence for committing criminal acts. Considering the position that MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/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 GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State is no longer a fit and proper person to hold any trusted position in service in the office.
39. It can also be considered that since these most grievous agreed criminal offences have been committed in the office of Horwich Farrelly Limited Company/State which is detrimental to the function and the interests of Horwich Farrelly Limited Company/State and that MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has acted in an ultra vires capacity in the position as Officer for Horwich Farrelly Limited Company/State and without the legal authority to do so, thus it can be concluded that MR GARY CADWALLADER (Claimant) in the position of Officer for Horwich Farrelly Limited Company/State could be held culpable for their actions as not in the best interests of Horwich Farrelly Limited Company/State.





40. Let it be known on and for the record that proper person to be in a position of trust.
41. Let it be known on and for the record that due to the compartmentalisation and lack of full disclosure by executive officers of Horwich Farrelly Limited Company/State that MR GARY CADWALLADER (Claimant) in the position of Officer for Horwich Farrelly Limited Company/State may have had no knowledge that his actions were criminal and ultra vires in nature.
42. Let it be known on and for the record that MR GARY CADWALLADER (Claimant) In the position of Officer for Horwich Farrelly Limited Company/State has chosen, of their own free will, to stand as surety for a security by the way of a lien to the amount of A Hundred and Twenty million pounds GBP (£120,000,000.00 GBP).
43. From the Exhibit (F) in the House of Ward Affidavit of Truth and Statement of Fact, which is on and for the record, it is noted that the Great British Pound (£) legal tender or fiscal currency, whichever term is used, is representative of confidence, faith, and belief, so this surety for a security by way of a lien is equal to A Hundred and Twenty million pounds (£120000,000.00) of confidence, faith, and belief.
44. Let it be known on and for the record that confidence, faith, and belief is nothing of any material, physical, or tangible evidence or substance in fact.
45. Let it be known on and for the record that since MR GARY CADWALLADER (Claimant) in the position of Officer for Horwich Farrelly Limited Company/State has agreed to this remedy of his own free will, in full knowledge and understanding, without coercion or deception, and without threat of harm, loss, or injury, that MR GARY CADWALLADER (Claimant) in the position of Officer for Horwich Farrelly Limited Company/State stands in honour, and his dignity is restored by their own hand in the community regarding this matter.
46. From Exhibit (G). My rights end where your rights begin. Your rights end where my rights begin. Rights are not granted by government or the crown and they cannot be taken away or violated by government or the crown. A Judge does not have the right to trespass upon my property so the judge cannot give a Bailiff or a civil enforcement officer or a policeman the right by means of a warrant or an order because the Judge, who is a company servant by default, does not have that authority unless we agree. A public servant is a servant by default with the status of servant and a servant has no authority above the one who grants that authority. Until the Judge can present the agreement or the consent of the governed then the Judge has no authority to grant a warrant or a court order. Exhibit Case Authority WI-05257F. David Ward V Warrington Borough Council. 30thday of May 2013. Also Exhibit (C) The Material evidence of the FACTS. These are the facts. The material evidence of these facts has been provided.
47. Formal copy of this Lien can be found at <https://www.facebook.com/groups/798269636907862/files/>
And here: <https://www.facebook.com/groups/527118124607307> And here:
https://justpaste.it/SECURITY_by WAY_of_a LIEN And here: <https://bdwfacts.com/public-notices-library/>

Silence creates a binding agreement.

So let it be said. So let it be written. So let it be done.

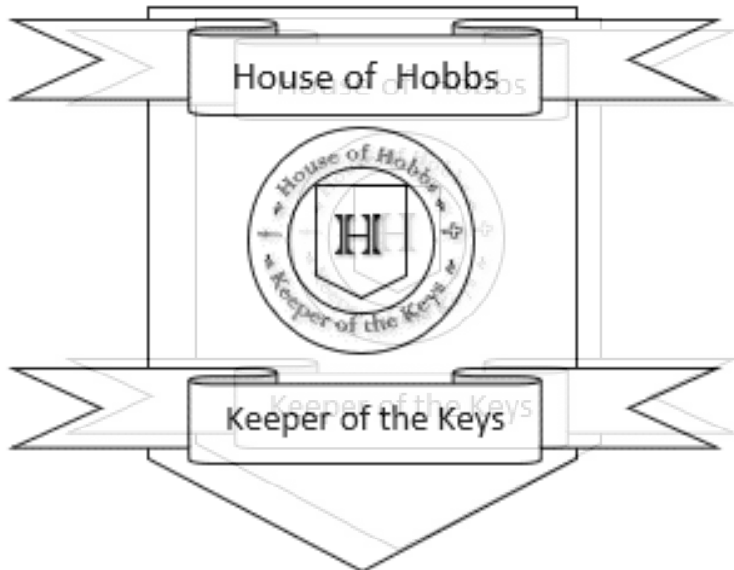
Without ill will or vexation

Lien Number

HOH--GARY CADWALLADER HORWICH FARRELLY
For and on behalf of the Principal legal embodiment by the title of MRS YVONNE HOBBS.
SOLICITOR 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.

MR GARY CADWALLADER for Horwich Farrelly Limited
Company/State





Surety for a Security by Way of a lien
Exhibit (A)

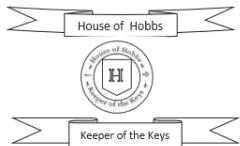
Material evidence of claim by MR GARY CADWALLADER (CLAIMANT) IN THE

POSITION OF Officer for Horwich Farrelly Limited Company/State.

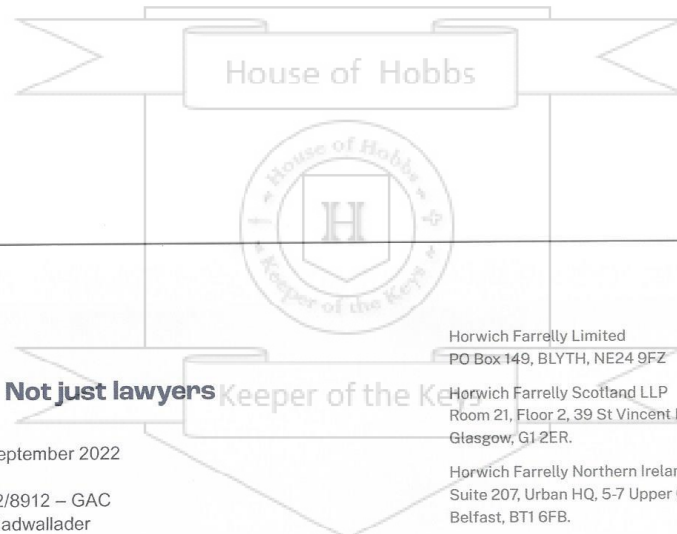
~~MR GARY CADWALLADER HORWICH FARRELLY~~
SOLICITOR --HOHO109
and

Also Respondents correspondence By MRS YVONNE HOBBS
~~MR GARY CADWALLADER~~ for Horwich Farrelly Limited
Company/State





House of HOBBS
33 LEA CLOSE
County Palatine of Leicestershire [LE9 6NW]



Date: 12th September 2022
Your Ref: 140362/8912 – GAC
Our Ref: Please ask for: Gary Cadwallader
E-mail: Gary.Cadwallader@h-f.co.uk
Direct dial: 0161 413 1767

Mrs Yvonne Hobbs
33 Lea Close
Broughton
Astley
Leicester
LE9 6NW

Surety for a Security by Way of a lien

By First Class post
Also by email: jobapp_lications@outlook.com

Lien Number

Dear Mrs Hobbs

Our Client: Aviva Insurance Limited
Their Insured: Mr Massimo Covino
Accident Date: 25/01/2018

We enclose by way of service the following:-

- Interim Charging Order drawn 5th September 2022
- Application for Charging Order and enclosures
- Statement of amount due
- Statement of Fixed Costs of the Charging Order Application

You will note that the County Court Money Claims Centre will consider the matter further by no later than 24th October 2022.

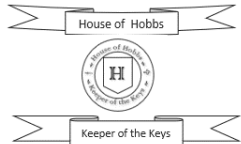
In accordance with Court instruction, we write to confirm that the amount owing under the Judgment, as of today's date, is £6,275.23 and this continues to increase at a rate of approximately £1.31 per day; the amount owing on the 24th October 2022, will be £6,330.42 (as can be seen in the attached Statement of amount due).

Finally, we enclose our Schedule of Costs, regarding this application in the sum of £252.00, which we will also seek to have secured by way of the charge.

Yours faithfully

HORWICH FARRELLY





House of HOBBS
33 LEA CLOSE
County Palatine of Leicestershire [LE9 6NW]

House of Hobbs

House of Hobbs
keeper of the keys

Interim charging order Keeper of the Keys

In the County Court Money Claims Centre	
Claim Number	022LR104
Charging Order Number	J0205206
Date	5 September 2022

Surety for a Security by Way of a lien

MRS YVONNE HOBBS	1 st Claimant Ref
MR MASSIMO COVINO <i>Lien Number</i>	1 st Defendant Ref DL/DL/140362/8912

HOH--GARY CADWALLADER HORWICH FARRELLY
On 5 September 2022, the Court Officer considered the application of the defendant ('the judgment creditor'), from which it appears:

SOLICITOR --HOHO109

a) a judgment or order given on 11 February 2022 by the County Court at Leicester in claim no. 022LR104, ordered the claimant ('the judgment debtor') to pay money to the judgment creditor;

b) the amount now owing under the judgment or order is £6,239.75 (including any interest and costs); and

c) the judgment debtor is the owner of, or has a beneficial interest in the asset described in the schedule below;

**MR GARY CADWALLADER for Horwich Farrelly Limited
and the court orders that**

1. The interest of the judgment debtor Mrs Yvonne Hobbs in the asset described in the schedule below stand charged with payment of £6239.75 together with any further interest becoming due and the costs of the application.

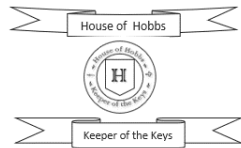
2. The judgment creditor must serve all relevant persons with the application notice, interim charging order and all documents filed in support in accordance with CPR 73.7.

Notice to parties served with this interim charging order

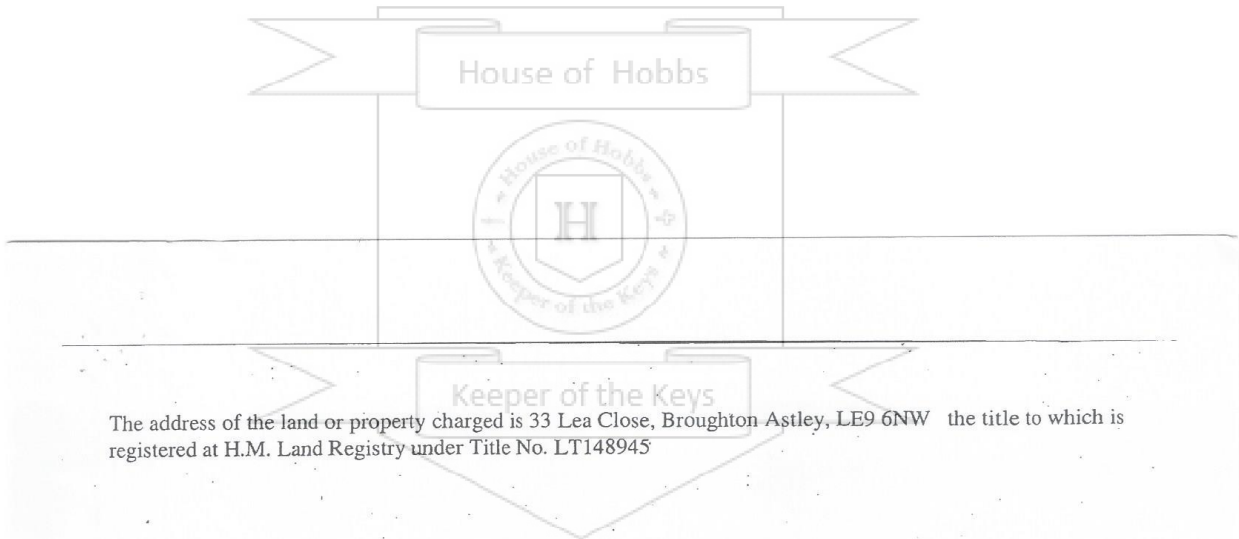
3. Where the interim charging order has been made by a court officer, any party may request that the decision be reconsidered by a District Judge. A request for reconsideration must be filed at the County Court Money Claims Centre within 14 days after a party is served with this order. Reconsideration of the decision will take place without a hearing.

4. Unless the judgment debtor or any other person files and serves their objection to the continuation of the charge in writing, within 28 days of the date of service of the order, the application will be considered by a District Judge or Legal Adviser once 49 days from the date of the order have expired. The District Judge or Legal Adviser will consider, without a hearing, whether the charge created by this order should be made final (with or without modification) or should be discharged.

The Schedule



House of HOBBS
33 LEA CLOSE
County Palatine of Leicestershire [LE9 6NW]



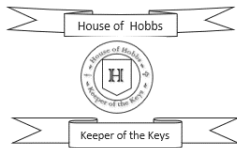
Surety for a Security by Way of a lien

Lien Number

HOH--GARY CADWALLADER HORWICH FARRELLY
SOLICITOR --HOHO109

MR GARY CADWALLADER for Horwich Farrelly Limited
Company/State





BaronessV@protonmail.ch

17 November 2022

To: MR GARY CADWALLADER (CLAIMANT)
Officer for Horwich Farrelly Limited Company/State
Alexander House Talbot Road Manchester [M16 0SP]
Gary.Cadwallader@h-f.co.uk
Your Ref: 140362/8912-GAC
cc. rob.nixon@leics.police.uk
cc. enquiries.leicester.crowncourt@justice.gov.uk
cc. King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt@parliament.uk
Our Ref: HOH--GARY CADWALLADER HORWICH FARRELLY SOLICITOR --HOHO109
King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt@parliament.uk

Dear MR GARY CADWALLADER (CLAIMANT),

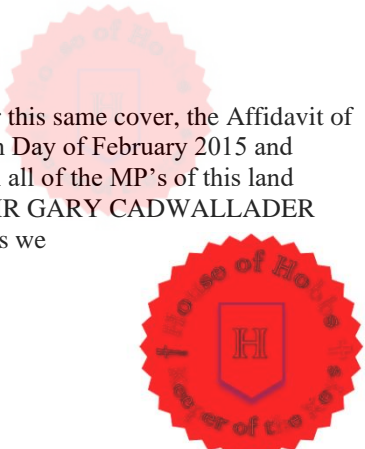
Thank you for your letter of 12th September 2022 and received 14th November 2022. We have noted its contents and it will be kept on file pending future legal action..

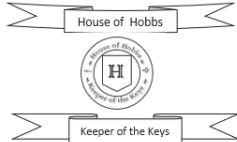
1. We have noted that MR GARY CADWALLADER (CLAIMANT) is the claimant.
2. We have noted that there is a claim that Aviva Insurance Limited Their insured Mr Massimo Covino is a Client of Horwich Farrelly Limited Company/State.
3. We have noted that there is a claim for amount owing under the Judgment.
4. We have noted that there is a claim that there is a claimed Court instruction.
5. We have noted that there is a claim that there is a claimed Court instruction.
6. We have noted that there is a claim that there is an instruction from Aviva Insurance Limited Their insured Mr Massimo Covino to Horwich Farrelly Limited Company/State.
7. We have noted there is a claim of Charging Order Number J0205206 pursuant to CPR 73.7.
8. We have noted that there is a claim that there is a interim charging order dated 05/09/2022 022LR104 £6,239.75.
9. We have noted that there is a claim for amount owing £6,275.23 and this continues to increase at a rate of approximately £1.31 per day.
10. We have noted that there is a claim that there will be an amount of £6,330.42 owing on the 24th October 2022.
11. We have noted that there is a claim that the amount owing is as can be seen in the attached Statement of amount due.
12. We have noted that there is a claim of a Schedule of Costs regarding this application.
13. We have noted that there is a claim in the sum of £252.00 regarding a Schedule of Costs regarding this application.
14. We have noted that there is a claim to seek to have the Schedule of Costs secured by way of charge.
15. We have noted there is a claim of an order of the court with omission of the Judge Name, wet ink signature and seal.
16. 10. We have noted that there is a claimed requirement.
17. We have noted that there is a threat to place a charge on our property.
18. We have noted that there is a threat for further action.
19. We have noted that a Company/State has no hands to hold a pen and can use a graphic to execute a document Horwich Farrelly.
20. We have noted that there is a claim on 16th August 2022 MR GARY CADWALLADER (CLAIMANT) signed an Application for Charging Order on Land as a Statement of Truth.

Enclosed under this same cover:

Affidavit of truth and statement of Fact.

We would draw MR GARY CADWALLADER (CLAIMANT)'s attention to the enclosed under this same cover, the Affidavit of truth and statement of Fact which has been served upon all of the MP's of this land as of the 20th Day of February 2015 and which stands as agreed fact and foundation in agreed fact as of the 20th Day of March 2015 with all of the MP's of this land inclusive of the Secretary of State and the Secretary of the Crown. We would recommend that MR GARY CADWALLADER (CLAIMANT) pay close attention to the content of this Affidavit of truth and statement of fact as we will be referring to the content at length.





We would draw MR GARY CADWALLADER (CLAIMANT) attention to Exhibit (B) in this Affidavit which stands as confirmed and agreed Fact Case No WI-05257F David Ward V Warrington Borough Council on the 30th Day of May 2013 and we would note that the adjudicator Judge made a determination that the appellant Mr David Ward carries no liability to the PCN Charge Claim under the Traffic Management Act 2004 and that this was duly and formally signed as No Contest by officer of the State/Company in the Executive local Authority office of Warrington Borough Council by the name of Scott Clark.

WE would also draw under Exhibit (B) in the Affidavit of truth and statement of fact that there is presented as factual material evidence which has been recognized by due process at tribunal that where there is a claim made under an Act or Statute of Parliament by an officer of the State then the officer of the State carries an obligation to present as material evidence the circa 64.1 million signed and legally agreed on and for the public record, the legal consent that the governed have given their legal and agreed consent to be governed. Without which it can be noted that without this legal requirement being fulfilled then an organization or group of people could create any legislation, Act or Statute they wish and impose this by an act of force that legislation, Act or Statute by an act of force which is also an act of tyranny and an act of terrorism.

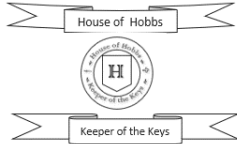
We would draw to the attention of MR GARY CADWALLADER (CLAIMANT) Exhibit (C) section 1 in this Affidavit where it has been confirmed by the Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA that the Judiciary is a sub office of a State/Company where the two stronger arms of the Company/State are the legislative and the Executive. Both offices being superior in status to the office of the Judiciary and HMCTS Company/State.

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, which is a known criminal offence that is chargeable.

It is therefore clear where MR GARY CADWALLADER (CLAIMANT) is the recognized claimant then MR GARY CADWALLADER (CLAIMANT) carries the obligation of claimant to present the valid material substance of any claim being made by MR GARY CADWALLADER (CLAIMANT). To this effect MR GARY CADWALLADER (CLAIMANT) carries obligations of service by way of making claims to the following effect:

Failure to present this validated material evidence in the next seven (7) Days will enter MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State in to a lasting and binding formal agreement to the following effect:

1. There is an obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that Aviva Insurance Limited Their insured Mr Massimo Covino is a client of Horwich Farrelly Limited Company/State by way of the presentation of a legally signed letter of assignment of an authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino to Horwich Farrelly Limited which must carry a wet ink signature of this named and authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino.
2. There is an obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence any material evidence that MRS YVONNE HOBBS has an obligation to pay under the government CPR Acts. by presenting the recognized on and for the public record the legally signed and agreed consent of the circa 64.1 million people governed.
3. There is an obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence any material evidence that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and Horwich Farrelly Limited Company/State where there can be a Statement of amount due.
4. There is an obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence any material evidence that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and Aviva Insurance Limited Their insured Mr Massimo Covino where there can be claims of amount due.
5. There is an obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence any material evidence that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and HM Courts and Tribunal Services where there can be charging orders.
6. There is an obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence any material evidence that there is a contractual obligation and or obligation between MRS YVONNE HOBBS and Horwich Farrelly Limited Company/State where MRS YVONNE HOBBS has agreed and is (REQUIRED) to serve their objection in writing or The District Judge or Legal Adviser will consider without a hearing whether the charge created by this order should be made final (with or without modification) or should be discharged.



MR GARY
POSITION OF Officer for Horwich Farrelly
material evidence that Horwich Farrelly Limited
Company/State carries any authority to bring proceedings where Horwich Farrelly Limited Company/State can place a charge on the property of MRS YVONNE HOBBS.

7. There is a recognized formal obligation for CADWALLADER (CLAIMANT) IN THE Limited Company/State to present as valid Company/State carries any authority to bring proceedings where Horwich Farrelly Limited Company/State can place a charge on the property of MRS YVONNE HOBBS.
8. There is a recognized formal obligation for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that Horwich Farrelly Limited Company/State carries any authority to bring proceedings where Horwich Farrelly Limited Company/State can take any further legal action against MRS YVONNE HOBBS.
9. There is a recognized formal obligation for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that Horwich Farrelly Limited Company/State carries any authority where MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State or Horwich Farrelly Limited Company/State in order to cause loss or detriment to executing MRS YVONNE HOBBS can execute Company/State documents without following the Companies Act 2006, s.44 or the Fraud Act 2006, s.2, s.3 or the Bills of Exchange Act 1882, s.11.

Failure to present the above listed evidence in the next seven (7) days will enter MR GARY CADWALLADER (CLAIMANT) in to a formal lasting and binding tacit agreement through acquiescence to the following effect:

1. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed that the claim being made by MR GARY CADWALLADER (CLAIMANT) that there is by way of the presentation of a legally signed letter of assignment of an authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino to Horwich Farrelly Limited Company/State which must carry a wet ink signature of this named and authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino 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 that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.
2. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBBS that the above wilful and premeditated agreed fraud by abuse of position is also wilful and premeditated Malfeasance in the office Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.
3. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed that the claim being made by MR GARY CADWALLADER (CLAIMANT) that MRS YVONNE HOBBS has an obligation to pay under the government CPR Acts without presenting the recognized on and for the public record the legally signed and agreed consent of the circa 64.1 million people governed 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 that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree
4. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBBS that the above wilful and premeditated agreed fraud by abuse of position is also wilful and premeditated Malfeasance in the office Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.
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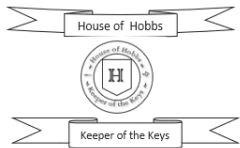


Aviva Insurance Limited Their insured Mr Covino where there can be claims of amount and premeditated fraud by incarceration of seven to ten years and the latter where there is multiple instances of, and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.

Massimo due is fraudulent in nature which is also wilful misrepresentation, which carries a term of

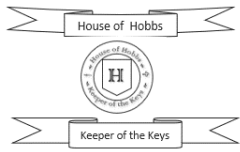
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11. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed that the claim being made by MR GARY CADWALLADER (CLAIMANT) that there is a contractual obligation and or obligation between MRS YVONNE HOBBS and Horwich Farrelly Limited Company/State where MRS YVONNE HOBBS has agreed and is (REQUIRED) to serve their objection in writing or The District Judge or Legal Adviser will consider without a hearing whether the charge created by this order should be made final (with or without modification) or should be discharged 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 that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.
12. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBBS that the above wilful and premeditated agreed fraud by abuse of position is also wilful and premeditated Malfeasance in the office Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.
- 13.
14. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed that the claim being made by MR GARY CADWALLADER (CLAIMANT) that Horwich Farrelly Limited Company/State carries any authority to bring proceedings where Horwich Farrelly Limited Company/State can apply for or place a charge on the property of MRS YVONNE HOBBS 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 that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.
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16. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed that the claim being made by MR GARY CADWALLADER (CLAIMANT) that Horwich Farrelly Limited Company/State carries any authority to bring proceedings where Horwich Farrelly Limited Company/State can take any legal further action against MRS YVONNE HOBBS 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 that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.





17. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBB斯 that the above wilful and premeditated agreed fraud by abuse of position is also wilful and premeditated Malfeasance in the office Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.
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23. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBB斯 that the above wilful and premeditated agreed fraud by abuse of position is also wilful and premeditated Malfeasance in the office Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.
24. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the above noted and formally agreed fraud by misrepresentation and Malfeasance in the office of Horwich Farrelly Limited Company/State is a demonstrated intention to cause MRS YVONNE HOBB斯 distress and alarm, which is a recognised act of terrorism AND that and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.
25. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBB斯 that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.





A copy of this will be forwarded to Temporary Police for Leicestershire Mr Rob Nixon who full discretionary powers under his jurisdiction to from the office of the Company/State.

House of HOBBS
33 LEA CLOSE
County Palatine of Leicestershire [LE9 6NW]

Chief of carries the obligation in the Executive office and suppress a wilful and belligerent act of terrorism

A copy will be forwarded by Email to King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt@parliament.uk who carries an obligation in that office to suppress acts of excommunication which is an act of terrorism and Alberto Costa MP re-presentative of HM Parliaments and Governments Company/State.

1. We would draw MR GARY CADWALLADER (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
2. We would draw your attention to a recent perfected and published lien's undertaken against officers of the Government.
 - a. <https://www.facebook.com/groups/798269636907862/files/>

We await your response. Silence gives consent. Silence creates a tacit and binding agreement through acquiescence Without ill will or vexation.

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.
All rights reserved.

Surety for a Security by Way of a lien

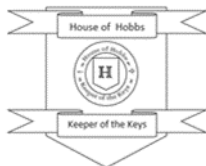


Lien Number

HOH--GARY CADWALLADER HORWICH FARRELLY
SOLICITOR --HOHO109

MR GARY CADWALLADER for Horwich Farrelly Limited
Company/State





BaronessV@protonmail.ch
24 November 2022

To: MR GARY CADWALLADER (CLAIMANT)
Officer for Horwich Farrelly Limited Company/State
Alexander House Talbot Road Manchester [M16 0SP]
Gary.Cadwallader@h-f.co.uk
Your Ref: 140362/8912-GAC
cc. rob.nixon@leics.police.uk
cc. enquiries.leicester.crowncourt@justice.gov.uk
cc. King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt@parliament.uk
Our Ref: HOH--GARY CADWALLADER HORWICH FARRELLY SOLICITOR --HOHO109

Dear MR GARY CADWALLADER,

We have noted as of this day the 24 November 2022 that there has been no response to our previous correspondence of the 17 November 2022. In the interest of candour we extend the deadline by another seven (7) Days. In The interests Of clarity we repeat the same again here.

Without ill will or vexation. Silence creates Binding agreement.

17 November 2022

Dear MR GARY CADWALLADER,

Thank you for your letter of 12th September 2022 and received 14th November 2022. We have noted its contents and it will be kept on file pending future legal action..

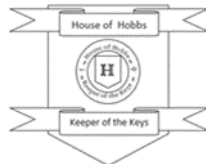
1. We have noted that MR GARY CADWALLADER is the claimant.
2. We have noted that there is a claim of exemption from obligations under Companies Act including s.44 for MR GARY CADWALLADER whereby a Company/State may raise obligation, contract, agreement from naught.
3. We have noted that there is a claim of exemption from obligations under Companies Act including s.44 for MR GARY CADWALLADER whereby a Company/State has no hands to hold a pen and can type to execute a document Patrick McCarthy.
4. We have noted that there is a claim of exemption from obligations under the Data Protection Act 2018 including part 1.2 for MR GARY CADWALLADER whereby Our letter and Subject Access Request [SAR] of 02 October 2022 and sent under Royal Mail cover of Royal Mail reference:WD332868127GB be ignored.
5. We have noted that there is a claim of access to MY data you hold as the File Handler in this matter.
6. We have noted that there is a claim of a File relating to Ourselves and Our Property.
7. We have noted that there is a claim of a Matter relating to Ourselves and Our Property.
8. We have noted there is a claim of Charging Order [Number J0205206] obtained pursuant to CPR 73.7 relating to Ourselves and Our Property.
9. We have noted that there is a claim of exemption from obligations under the Fraud Act 2006 including part I, (1), (1.1a) for MR GARY CADWALLADER
10. We have noted that there is a claim of exemption from obligations under the Bills of Exchange Act 1882 for MR GARY CADWALLADER whereby without a wet ink signature, obligation, contract, agreement or bill, Our property can be taken and given away via an Officer for Horwich Farrelly Limited Company/State.
11. We have noted that there is a claim on 16th August 2022 MR GARY CADWALLADER signed an Application for Charging Order on Land as a Statement of Truth regarding the property of MRS YVONNE HOBBS.
12. We have noted that there is a claim of following the necessary legal requirements in obtaining the charging order.
13. We have noted that there is a claim that objections be submitted to the court.
14. We have noted that there are proceedings which MR GARY CADWALLADER for Horwich Farrelly Limited Company/State starts and without which MR GARY CADWALLADER is not prepared to engage.

Enclosed under this same cover:

Affidavit of truth and statement of Fact.

We would draw MR GARY CADWALLADER (CLAIMANT)'s attention to the enclosed under this same cover, the Affidavit of truth and statement of Fact which has been served upon all of the MP's of this land as of the 20th Day of February 2015 and which stands as agreed fact and





foundation in agreed fact as of the 20th Day of March 2015 with all of the MP's of this land inclusive of the Secretary of State and the Secretary of the Crown. We would recommend that MR GARY CADWALLADER (CLAIMANT) pay close attention to the content of this Affidavit of truth and statement of fact as we will be referring to the content at length.

We would draw MR GARY CADWALLADER (CLAIMANT) attention to Exhibit (B) in this Affidavit which stands as confirmed and agreed Fact Case No WI-05257F David Ward V Warrington Borough Council on the 30th Day of May 2013 and we would note that the adjudicator Judge made a determination that the appellant Mr David Ward carries no liability to the PCN Charge Claim under the Traffic Management Act 2004 and that this was duly and formally signed as No Contest by officer of the State/Company in the Executive local Authority office of Warrington Borough Council by the name of Scott Clark.

WE would also draw under Exhibit (B) in the Affidavit of truth and statement of fact that there is presented as factual material evidence which has been recognized by due process at tribunal that where there is a claim made under an Act or Statute of Parliament by an officer of the State then the officer of the State carries an obligation to present as material evidence the circa 64.1 million signed and legally agreed on and for the public record, the legal consent that the governed have given their legal and agreed consent to be governed. Without which it can be noted that without this legal requirement being fulfilled then an organization or group of people could create any legislation, Act or Statute they wish and impose this by an act of force that legislation, Act or Statute by an act of force which is also an act of tyranny and an act of terrorism.

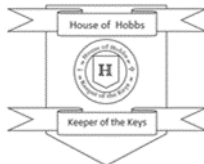
We would draw to the attention of MR GARY CADWALLADER (CLAIMANT) Exhibit (C) section 1 in this Affidavit where it has been confirmed by the Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA that the Judiciary is a sub office of a State/Company where the two stronger arms of the Company/State are the legislative and the Executive. Both offices being superior in status to the office of the Judiciary and HMCTS Company/State.

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, which is a known criminal offence that is chargeable.

It is therefore clear where MR GARY CADWALLADER (CLAIMANT) is the recognized claimant then MR GARY CADWALLADER (CLAIMANT) carries the obligation of claimant to present the valid material substance of any claim being made by MR GARY CADWALLADER (CLAIMANT). To this effect MR GARY CADWALLADER (CLAIMANT) carries obligations of service by way of making claims to the following effect:

1. There is a recognized formal obligation for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that Aviva Insurance Limited Their insured Mr Massimo Covino is a client of Horwich Farrelly Limited Company/State by way of the presentation of a legally signed letter of assignment of an authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino to Horwich Farrelly Limited Company/State which must carry a wet ink signature of this named and authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino.
2. There is a recognized formal obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that the circa 64.1 million people have formally signed and legally consented to be governed which would be representative of a commercial agreement where there can be contractual legal obligations or liabilities under the Act's and Statute's and legislation in accordance with the formally agreed and legally signed Agreement to the facts and with the Legal and signed declaration of NO CONTEST to that legal effect.
3. That there is recognized formal obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present the foundation of the claim that an officer of any court carries some form of authority outside the jurisdictional boundaries of HM Parliament Company/State over MRS YVONNE HOBBS.
4. There is a recognized formal obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State where there can be any claim against Us and or Our property.
5. There is a recognized formal obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State where MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly



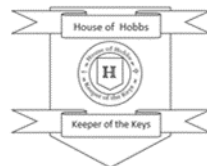


- Limited Company/State be in any way obligations under the Companies Act
6. There is a recognized formal obligation of (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State where MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State be in any way exempt from obligations under the Data Protection Act 2018 including but not limited to 1.2.
7. There is a recognized formal obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State where MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State be in any way exempt from obligations under the CPR rules including but not limited to 73.7.
8. There is a recognized formal obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State where MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State be in any way exempt from obligations under the Fraud Act 2006 including but not limited to part I, (1), (1.1a).
9. There is a recognized formal obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State where MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State be in any way exempt from obligations under the Bills of Exchange Act s.23.

Failure to present the above listed validated material evidence in the next seven (7) days will enter enter MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State in to a formal lasting and binding tacit agreement through acquiescence to the following effect:

1. That there is a formal and binding agreement that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed that the claim being made by MR GARY CADWALLADER (CLAIMANT) of a contract by way of the presentment of a legally signed letter of assignment of an authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino to Horwich Farrelly Limited Company/State which must carry a wet ink signature of this named and authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino 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 that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.
2. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBBS that the above wilful and premeditated agreed fraud by abuse of position is also wilful and premeditated Malfeasance in the office of Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.
3. That there is a formal and binding agreement that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed that the claim being made by MR GARY CADWALLADER (CLAIMANT) that 64.1 million people have formally signed and legally consented to be governed which would be representative of a commercial agreement where there can be contractual legal obligations or liabilities under the Act's and Statute's and legislation in accordance with the formally agreed and legally signed Agreement to the facts and with the Legal and signed declaration of NO CONTEST to that legal effect 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 that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.
4. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBBS that the above wilful and premeditated agreed fraud by abuse of position is also wilful and premeditated Malfeasance in the office of Horwich Farrelly Limited Company/State



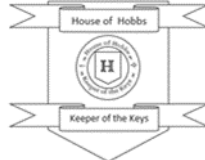


where there is a term of incarceration of which is accumulative and that MR GARY OF Officer for Horwich Farrelly Limited be bound for commercial charges to the same degree.

twenty five years
CADWALLADER (CLAIMANT) IN THE POSITION Company/State has formally agreed to stand and

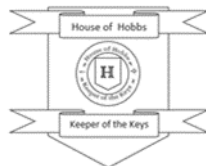
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12. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBBS that the above wilful and premeditated agreed fraud by abuse of position is also wilful and premeditated Malfeasance in the office of Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.





13. That there is a formal and binding agreement between MR GARY CADWALLADER Horwich Farrelly Limited Company/State and MR GARY CADWALLADER (CLAIMANT) there is a contractual obligation and or agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER (CLAIMANT) or where MR GARY CADWALLADER (CLAIMANT) be in any way exempt from obligations under the CPR rules including but not limited to 73.7 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 that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.
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15. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed that the claim being made by MR GARY CADWALLADER (CLAIMANT) there is a contractual obligation and or agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER (CLAIMANT) or where MR GARY CADWALLADER (CLAIMANT) be in any way exempt from obligations under the Fraud Act 2006 including but not limited to part I, (1), (1.1a) 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 that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.
16. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBBS that the above wilful and premeditated agreed fraud by abuse of position is also wilful and premeditated Malfeasance in the office of Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.
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18. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBBS that the above wilful and premeditated agreed fraud by abuse of position is also wilful and premeditated Malfeasance in the office of Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.
19. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed that the claim being made by MR GARY CADWALLADER (CLAIMANT) that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State or Horwich Farrelly Limited Company/State that the correspondence dated 21th November 2022 which carries a series of letters instead of a wet ink signature is material evidence of wilful and premeditated fraud by abuse of position, which carries a term of incarceration of seven to ten years and the latter where there is multiple instances of, and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.
20. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBBS that the above wilful and premeditated agreed fraud by abuse of position is also wilful and premeditated Malfeasance in the office of Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.
21. The there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited





Company/State THAT the above noted and fraud by misrepresentation and Malfeasance Company/State is a demonstrated intention alarm, which is a recognised act of terrorism and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.

formally agreed
in the office of Horwich Farrelly Limited
to cause MRS YVONNE HOBBS distress and alarm, which is a recognised act of terrorism and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.

22. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBBS that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office of Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.

A copy of this will be forwarded to Temporary Chief of Police for Leicestershire Mr Rob Nixon who carries the obligation in the Executive office and full discretionary powers under his jurisdiction to suppress a wilful and beligerent act of terrorism from the office of the Company/State.

A copy will be forwarded by Email to King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt@parliament.uk who carries an obligation in that office to suppress acts of excommunication which is an act of terrorism and Alberto Costa MP re-presentative of HM Parliaments and Governments Company/State.

1. We would draw MR GARY CADWALLADER (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
2. We would draw your attention to a recent perfected and published lien's undertaken against officers of the Government.
 - a. <https://www.facebook.com/groups/798269636907862/files/>

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

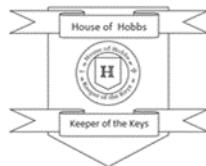
For and on behalf of the Principal legal embodiment by the title of MRS YVONNE HOBBS.
For and on behalf of the Attorney General of the House of Hobbs.
For and on behalf of Baroness Yvonne of the House of Hobbs.

HOH--GARY CADWALLADER HORWICH FARRELLY
SOLICITOR --HOHO109



MR GARY CADWALLADER for Horwich Farrelly Limited
Company/State





BaronessV@protonmail.ch
01 December 2022

To: MR GARY CADWALLADER (CLAIMANT)

Officer for Horwich Farrelly Limited Company/State

Alexander House Talbot Road Manchester [M16 0SP]

Gary.Cadwallader@h-f.co.uk

Your Ref: 140362/8912-GAC

cc. rob.nixon@leics.police.uk

cc. enquiries.leicester.crowncourt@justice.gov.uk

cc. King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt@parliament.uk

Our Ref: HOH--GARY CADWALLADER HORWICH FARRELLY SOLICITOR --HOHO109

Dear MR GARY CADWALLADER,

We have noted as of this day the 01 December 2022 that there has been no response to our previous correspondence of the 17 November 2022 and 24 November 2022 respectively. In the interest of candour we extend the deadline by another seven (7) Days. In the interests of clarity we repeat the same again here.

Without ill will or vexation. Silence creates binding agreement.

17 November 2022

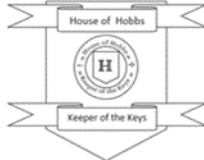
Dear MR GARY CADWALLADER,

Thank you for your letter of 12th September 2022 and received 14th November 2022. We have noted its contents and it will be kept on file pending future legal action..

1. We have noted that MR GARY CADWALLADER (CLAIMANT) is the claimant.
2. We have noted that there is a claim that Aviva Insurance Limited Their insured Mr Massimo Covino is a Client of Horwich Farrelly Limited Company/State.
3. We have noted that there is a claim for amount owing under the Judgment.
4. We have noted that there is a claim that there is a claimed Court instruction.
5. We have noted that there is a claim that there is a claimed Court instruction.
6. We have noted that there is a claim that there is an instruction from Aviva Insurance Limited Their insured Mr Massimo Covino to Horwich Farrelly Limited Company/State.
7. We have noted there is a claim of Charging Order Number J0205206 pursuant to CPR 73.7.
8. We have noted that there is a claim that there is a interim charging order dated 05/09/2022 022LR104 £6,239.75.
9. We have noted that there is a claim for amount owing £6,275.23 and this continues to increase at a rate of approximately £1.31 per day.
10. We have noted that there is a claim that there will be an amount of £6,330.42 owing on the 24th October 2022.
11. We have noted that there is a claim that the amount owing is as can be seen in the attached Statement of amount due.
12. We have noted that there is a claim of a Schedule of Costs regarding this application.
13. We have noted that there is a claim in the sum of £252.00 regarding a Schedule of Costs regarding this application.
14. We have noted that there is a claim to seek to have the Schedule of Costs secured by way of charge.
15. We have noted there is a claim of an order of the court with omission of the Judge Name, wet ink signature and seal.
16. 10. We have noted that there is a claimed requirement.
17. We have noted that there is a threat to place a charge on our property.
18. We have noted that there is a threat for further action.
19. We have noted that a Company/State has no hands to hold a pen and can use a graphic to execute a document Horwich Farrelly.
20. We have noted that there is a claim on 16th August 2022 MR GARY CADWALLADER (CLAIMANT) signed an Application for Charging Order on Land as a Statement of Truth.

Enclosed under this same cover:

Affidavit of truth and statement of Fact.



We would draw MR GARY CADWALLADER (CLAIMANT)'s attention to the enclosed under this same cover, the Affidavit of truth and statement of Fact which has been served upon all of the MP's of this land as of the 20th Day of February 2015 and which stands as agreed fact and foundation in agreed fact as of the 20th Day of March 2015 with all of the MP's of this land inclusive of the Secretary of State and the Secretary of the Crown. We would recommend that MR GARY CADWALLADER (CLAIMANT) pay close attention to the content of this Affidavit of truth and statement of fact as we will be referring to the content at length.

We would draw MR GARY CADWALLADER (CLAIMANT) attention to Exhibit (B) in this Affidavit which stands as confirmed and agreed Fact Case No WI-05257F David Ward V Warrington Borough Council on the 30th Day of May 2013 and we would note that the adjudicator Judge made a determination that the appellant Mr David Ward carries no liability to the PCN Charge Claim under the Traffic Management Act 2004 and that this was duly and formally signed as No Contest by officer of the State/Company in the Executive local Authority office of Warrington Borough Council by the name of Scott Clark.

WE would also draw under Exhibit (B) in the Affidavit of truth and statement of fact that there is presented as factual material evidence which has been recognized by due process at tribunal that where there is a claim made under an Act or Statute of Parliament by an officer of the State then the officer of the State carries an obligation to present as material evidence the circa 64.1 million signed and legally agreed on and for the public record, the legal consent that the governed have given their legal and agreed consent to be governed. Without which it can be noted that without this legal requirement being fulfilled then an organization or group of people could create any legislation, Act or Statute they wish and impose this by an act of force that legislation, Act or Statute by an act of force which is also an act of tyranny and an act of terrorism.

We would draw to the attention of MR GARY CADWALLADER (CLAIMANT) Exhibit (C) section 1 in this Affidavit where it has been confirmed by the Rt. Hon. Lord Chief Justice Sir Jack Beatson FBA that the Judiciary is a sub office of a State/Company where the two stronger arms of the Company/State are the legislative and the Executive. Both offices being superior in status to the office of the Judiciary and HMCTS Company/State.

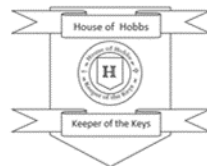
It is a Maxim of the rule of law that he who makes a claim also carries the obligation by way of the fact that a claim has been made to present as material evidence, the material and factual substance of that claim. We would note that where there is no material evidence to support a claim then the claim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

It is therefore clear where MR GARY CADWALLADER (CLAIMANT) is the recognized claimant then MR GARY CADWALLADER (CLAIMANT) carries the obligation of claimant to present the valid material substance of any claim being made by MR GARY CADWALLADER (CLAIMANT). To this effect MR GARY CADWALLADER (CLAIMANT) carries obligations of service by way of making claims to the following effect:

Failure to present this validated material evidence in the next seven (7) Days will enter MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State in to a lasting and binding formal agreement to the following effect:

1. There is an obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that Aviva Insurance Limited Their insured Mr Massimo Covino is a client of Horwich Farrelly Limited Company/State by way of the presentation of a legally signed letter of assignment of an authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino to Horwich Farrelly Limited which must carry a wet ink signature of this named and authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino.
2. There is an obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence any material evidence that MRS YVONNE HOBBS has an obligation to pay under the government CPR Acts. by presenting the recognized on and for the public record the legally signed and agreed consent of the circa 64.1 million people governed.
3. There is an obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence any material evidence that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and Horwich Farrelly Limited Company/State where there can be a Statement of amount due.
4. There is an obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence any material evidence that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and Aviva Insurance Limited Their insured Mr Massimo Covino where there can be claims of amount due.
5. There is an obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material





evidence any material evidence that there is a obligation and or agreement between MRS Services where there can be charging orders.

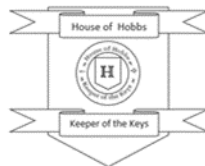
contractual
YVONNE HOBBS and HM Courts and Tribunal

6. There is an obligation of service for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence any material evidence that there is a contractual obligation and or obligation between MRS YVONNE HOBBS and Horwich Farrelly Limited Company/State where MRS YVONNE HOBBS has agreed and is (REQUIRED) to serve their objection in writing or The District Judge or Legal Adviser will consider without a hearing whether the charge created by this order should be made final (with or without modification) or should be discharged.
7. There is a recognized formal obligation for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that Horwich Farrelly Limited Company/State carries any authority to bring proceedings where Horwich Farrelly Limited Company/State can place a charge on the property of MRS YVONNE HOBBS.
8. There is a recognized formal obligation for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that Horwich Farrelly Limited Company/State carries any authority to bring proceedings where Horwich Farrelly Limited Company/State can take any further legal action against MRS YVONNE HOBBS.
9. There is a recognized formal obligation for MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State to present as valid material evidence that Horwich Farrelly Limited Company/State carries any authority where MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State or Horwich Farrelly Limited Company/State in order to cause loss or detriment to executing MRS YVONNE HOBBS can execute Company/State documents without following the Companies Act 2006, s.44 or the Fraud Act 2006, s.2, s.3 or the Bills of Exchange Act 1882, s.11.

Failure to present the above listed evidence in the next seven (7) days will enter MR GARY CADWALLADER (CLAIMANT) in to a formal lasting and binding tacit agreement through acquiescence to the following effect:

1. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed that the claim being made by MR GARY CADWALLADER (CLAIMANT) that there is by way of the presentation of a legally signed letter of assignment of an authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino to Horwich Farrelly Limited Company/State which must carry a wet ink signature of this named and authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino 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 that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.
2. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBBS that the above wilful and premeditated agreed fraud by abuse of position is also wilful and premeditated Malfeasance in the office Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.
3. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed that the claim being made by MR GARY CADWALLADER (CLAIMANT) that MRS YVONNE HOBBS has an obligation to pay under the government CPR Acts without presenting the recognized on and for the public record the legally signed and agreed consent of the circa 64.1 million people governed 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 that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree
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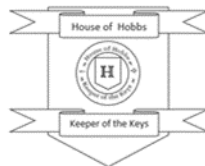


ten years and the latter where there is multiple that MR GARY CADWALLADER Horwich Farrelly Limited Company/State has charges to the same degree.

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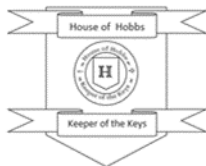


also wilful and premeditated Malfeasance in Farrelly Limited Company/State where there is accumulative and that MR GARY POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.

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House of HOBBS
33 LEA CLOSE
County Palatine of Leicestershire [LE9 6NW]

IN THE POSITION OF Officer for Horwich Company/State has formally agreed to stand degree.

Farrelly Limited
and be bound for commercial charges to the same

23. The there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the above noted and formally agreed fraud by misrepresentation and Malfeasance in the office of Horwich Farrelly Limited Company/State is a demonstrated intention to cause MRS YVONNE HOBBS distress and alarm, which is a recognised act of terrorism AND that and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to be bound for commercial charges to the same degree.
24. That there is a formal and binding agreement between MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State and MRS YVONNE HOBBS that the above wilful and premeditated agreed fraud by misrepresentation is also wilful and premeditated Malfeasance in the office Horwich Farrelly Limited Company/State where there is a term of incarceration of twenty five years which is accumulative and that MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand and be bound for commercial charges to the same degree.

A copy of this will be forwarded to Temporary Chief of Police for Leicestershire Mr Rob Nixon who carries the obligation in the Executive office and full discretionary powers under his jurisdiction to suppress a wilful and beligerent act of terrorism from the office of the Company/State.

A copy will be forwarded by Email to King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt@parliament.uk who carries an obligation in that office to suppress acts of excommunication which is an act of terrorism and Alberto Costa MP re-presentative of HM Parliaments and Governments Company/State.

1. We would draw MR GARY CADWALLADER (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
2. We would draw your attention to a recent perfected and published lien's undertaken against officers of the Government.
 - a. <https://www.facebook.com/groups/798269636907862/files/>

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.

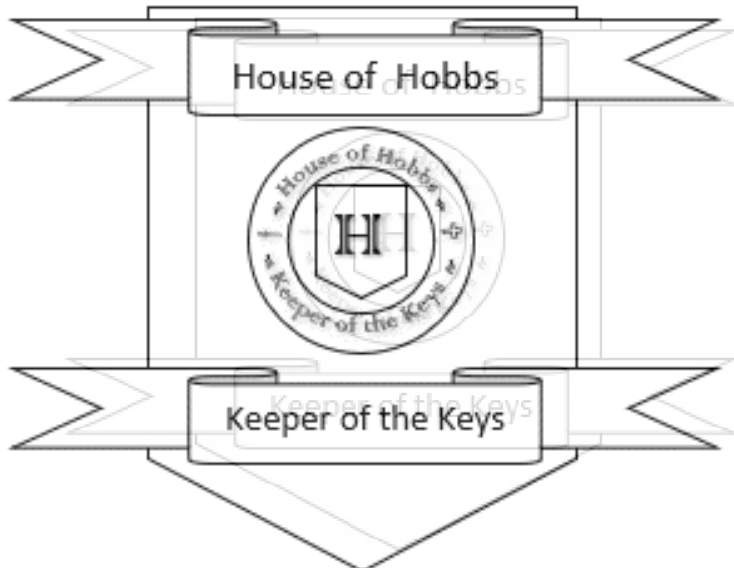
For and on behalf of Baroness Yvonne of the House of Hobbs.

HOH--GARY CADWALLADER HORWICH FARRELLY
SOLICITOR --HOHO109



MR GARY CADWALLADER for Horwich Farrelly Limited
Company/State





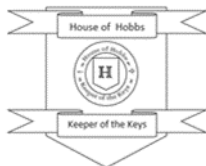
Surety for a Security by Way of a lien
Exhibit (B)

Lien Number
Opportunity to resolve

HOH--GARY CADWALLADER HORWICH FARRELLY
and
SOLICITOR --HOHO109
Notice of Default.

MR GARY CADWALLADER for Horwich Farrelly Limited
Company/State





BaronessV@protonmail.ch
21 December 2022

To: MR GARY CADWALLADER
Alexander House Talbot Road Manchester [M16 0SP]
Gary.Cadwallader@h-f.co.uk

Your Ref: 140362/8912-GAC
cc Rob Nixon Temporary chief of police Leicestershire rob.nixon@leics.police.uk
cc King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt@parliament.uk
cc Alberto Costa MP Blaby alberto.costa.mp@parliament.uk

Our Ref: HOH--GARY CADWALLADER HORWICH FARRELLY SOLICITOR --HOHO109

Dear MR GARY CADWALLADER,
We have noted as of this day the 21 December 2022 that there has been no formal response to our previous correspondence dated the 17 November 2022, 24 November 2022 and 01 December 2022 respectively. We would note at this point that there are formal agreements to attend to which are agreed and chargeable.

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 Officer MR GARY CADWALLADER (CLAIMANT) 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.

As MR GARY CADWALLADER is formally an Officer then MR GARY CADWALLADER (CLAIMANT) will be fully aware that the victim of a criminal offence must seek remedy. If they do not then they become complicit in the same crime and guilty by default.

Surety for a Security by Way of a lien

This may not be evident at first but the solution or remedy will benefit all including yourself. Complex matters have complex solutions, we can assure you that this solution is complex and these complexities may not be comprehended at first.

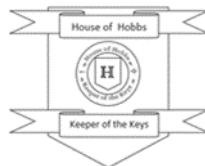
In the interests of candour and clarity:

It is a maxim of the rule of law that he/she who brings a claim has the obligation to provide the material substance of that claim. Otherwise the claim is fraudulent in nature which is fraud by misrepresentation and Malfeasance in the office. In addition to this an act of force where there is no material evidence and substance to a valid claim is also an act of force, a wilful and belligerent act of terrorism.

In the interests of candour we restate the matter at hand.

1. That there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the claim made by MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State that there is by way of the presentment of a legally signed letter of assignment of an authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino to Horwich Farrelly Limited Company/State which must carry a wet ink signature of this named and authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino is fraudulent in nature, which is fraud by misrepresentation and carries a term of incarceration of seven (7) to ten (10) Years and the latter where there is multiple instances of ; AND that there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand for commercial charges to the same degree.
2. That there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the above noted and formally agreed fraud by misrepresentation is also Malfeasance by MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State which carries a term of incarceration of twenty five (25) years which is



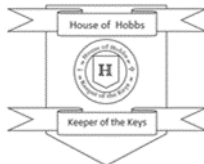


accumulative; AND that there is a formal and binding agreement between MRS YVONNE HOBBS and MR Officer for Horwich Farrelly Limited IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand for commercial charges to the same degree.

binding agreement
GARY CADWALLADER IN THE POSITION OF Company/State THAT MR GARY CADWALLADER

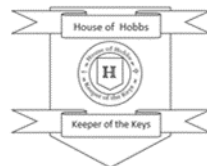
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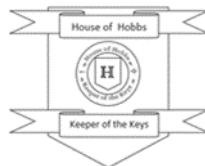




MR GARY CADWALLADER IN THE POSITION
Horwich Farrelly Limited Company/State
carries any authority to bring proceedings
can take any legal further action against MRS YVONNE HOBBS is fraudulent in nature, which is fraud by
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21. The there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT the above noted and formally agreed fraud by misrepresentation and Malfeasance by MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State is also a recognised and demonstrated intention to cause distress and alarm which is a wilful and belligerent act of terrorism AND that there is a formal and binding agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State THAT MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand for commercial charges to the same degree.
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accumulative; AND that there is a formal and binding agreement between MRS YVONNE HOBBS and MR Officer for Horwich Farrelly Limited IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State has formally agreed to stand for commercial charges to the same degree.

GARY CADWALLADER IN THE POSITION OF Company/State THAT MR GARY CADWALLADER

These are very serious crimes MR GARY CADWALLADER and under current state legislation there is a cumulative period of incarceration in excess of 130 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 GARY CADWALLADER an opportunity to resolve.

Opportunity to resolve

- For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR GARY CADWALLADER that MR GARY CADWALLADER THAT of a contract by by way of the presentment of a legally signed letter of assignment of an authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino to Horwich Farrelly Limited Company/State which must carry a wet ink signature of this named and authorized officer of Aviva Insurance Limited Their insured Mr Massimo Covino then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

Surety for a Security by Way of a lien

£5,000,000.00

- For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

£5,000,000.00

- For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR GARY CADWALLADER that MRS YVONNE HOBBS has an obligation to pay under the government CPR Acts without presenting the recognized on and for the public record the legally signed and agreed consent of the circa 64.1 million people governed then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

£5,000,000.00

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£5,000,000.00

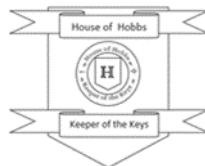
- For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR GARY CADWALLADER that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and Horwich Farrelly Limited Company/State where there can be a Statement of amount due then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

£5,000,000.00

- For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to

£5,000,000.00





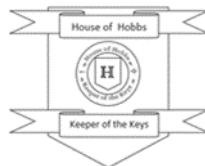
formally charge MR GARY
THE POSITION OF Officer for Horwich
Five Million Pounds GBP

CADWALLADER IN
Farrelly Limited Company/State

£5,000,000.00

7. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR GARY CADWALLADER that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and Aviva Insurance Limited Their insured Mr Massimo Covino where there can be claims of amount due then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP £5,000,000.00
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9. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR GARY CADWALLADER that there is a contractual obligation and or agreement between MRS YVONNE HOBBS and MR GARY CADWALLADER and or HM Courts and Tribunal Services where there can be charging orders then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP £5,000,000.00
10. For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP £5,000,000.00
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13. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR GARY CADWALLADER that THAT Horwich Farrelly Limited Company/State carries any authority to bring proceedings where Horwich Farrelly Limited Company/State can apply for or place a charge on the property of MRS YVONNE HOBBS then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP £5,000,000.00
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15. For the formally agreed criminal offence of fraud by misrepresentation where the claim being made by MR GARY CADWALLADER that Horwich Farrelly Limited Company/State carries any authority to bring proceedings where Horwich Farrelly Limited Company/State can take any legal further action ag ainst MRS YVONNE HOBBS then where this is a formally agreed chargeable criminal offence we will £5,000,000.00





House of HOBBS
33 LEA CLOSE
County Palatine of Leicestershire [LE9 6NW]

elect to formally charge MR GARY
THE POSITION OF Officer for Horwich
Five Million Pounds GBP

CADWALLADER IN
Farrelly Limited Company/State

£5,000,000.00

16. For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/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 GARY CADWALLADER that the correspondence dated 12th September 2022 which carries a graphic instead of a wet ink signature is material evidence of wilful and premeditated fraud by misrepresentation under but not limited to the Companies Act, execution of documents then where this is a formally agreed chargeable criminal offence we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

£5,000,000.00

18. For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

£5,000,000.00

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£5,000,000.00

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£5,000,000.00

21. For the formally agreed criminal offence of a wilful and belligerent act of terrorism then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Fifteen Million Pounds GBP

£15,000,000.00

22. For the formally agreed criminal offence of Malfeasance in the office of Horwich Farrelly Limited Company/State, then where this is a formally agreed chargeable criminal offence then we will elect to formally charge MR GARY CADWALLADER IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State Five Million Pounds GBP

£5,000,000.00

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

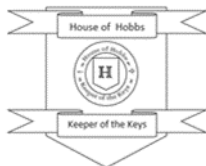
Company/State

£120,000,000.00

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 GARY CADWALLADER 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 GARY CADWALLADER are in default of your agreement and your agreed obligation. There will be a Notice of Default.





In the event where MR GARY CADWALLADER noted that MR GARY CADWALLADER has coercion elected to stand as a surety for a security by way of a Lien on the estate of MR GARY CADWALLADER 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.

elects not to make settlement THEN it will be formally and of their own free will and without

It is not our intent to place you MR GARY CADWALLADER in a state of distress or cause any distress loss or harm by this legal action. Let us face the facts. See Exhibit (F) in the affidavit. There is no such thing as Money. The Bank of England note GBP is based upon confidence and Belief where belief is a concept in the abstract which is of no material substance.
<http://bit.ly/1WV48P>

This may be viewed to be an excessive action to take as a remedy but we bring your attention back to the affidavit Exhibit (F) No Body gets Paid. So is this an excessive action where there is no monetary value. No injury loss or harm can be caused by the action. This is just numbers of no commercial significance as there cannot be commerce without money and there is no such thing as money so there is no such thing as economics.

It could be said that to take this action is to destabilise the economy. WHAT economy. That was done generations ago when the government licensed fraudulent Banking Practice by that we mean Federal Reserve Banking practices, fractional lending and quantitative easing.

We did ask ourselves "Are we committing Fraud" Our response to this was. Is there full disclosure? YES is there an agreement between the parties as a result of that disclosure? YES "Is there any injury loss or harm?" NO. Then there is no fraud?

Are we destabilising Government? Without the consent of the governed on and for the record then there is no governed and no government by default. What Government? See Exhibit under the affidavit Exhibit (H). Without a valid and accountable government then there is no such thing as the public or the public purse.

MR GARY CADWALLADER we have expressed the criminal offences and there is an obligation to resolve. MR GARY CADWALLADER 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 is no defence.

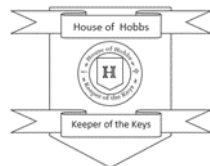
MR GARY CADWALLADER You have seven (7) days to make reparation for your criminal offences. seven (7) days after that there will be a legal notice of default. Seven (7) days after that there will be a security by way of a lien.

A copy of this will be forwarded to Temporary Chief of Police for Leicestershire Mr Rob Nixon who carries the obligation in the Executive office and full discretionary powers under his jurisdiction to suppress a wilful and beligerent act of terrorism from the office of the Horwich Farrelly Limited Company/State.

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.
All rights reserved.





House of HOBBS
33 LEA CLOSE
County Palatine of Leicestershire [LE9 6NW]

BaronessV@protonmail.ch
28 December 2022

NOTICE of DEFAULT

To: MR GARY CADWALLADER
Alexander House Talbot Road Manchester [M16 0SP]
Gary.Cadwallader@h-f.co.uk

Your Ref: 140362/8912-GAC
cc Rob Nixon Temporary chief of police Leicestershire rob.nixon@leics.police.uk
cc King Charles, c/o Lord of the Privy Counsel Penny Mordaunt MP penny.mordaunt@parliament.uk
cc Alberto Costa MP Blaby alberto.costa.mp@parliament.uk

Our Ref: HOH--GARY CADWALLADER HORWICH FARRELLY SOLICITOR --HOHO109

Notice of Default – Non Negotiable

Important Legal Information - Do not Ignore

Re: By Formal Agreement dated 01 December 2022 and opportunity to resolve dated 21 December 2022.

Dear MR GARY CADWALLADER,

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, Officer MR GARY CADWALLADER 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 GARY CADWALLADER.

Lien Number

For the avoidance of doubt: failure to make remedy by way of commercial instrument of the Final Demand dated, the 28 December 2022 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

MR GARY CADWALLADER for Horwich Farrelly Limited

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

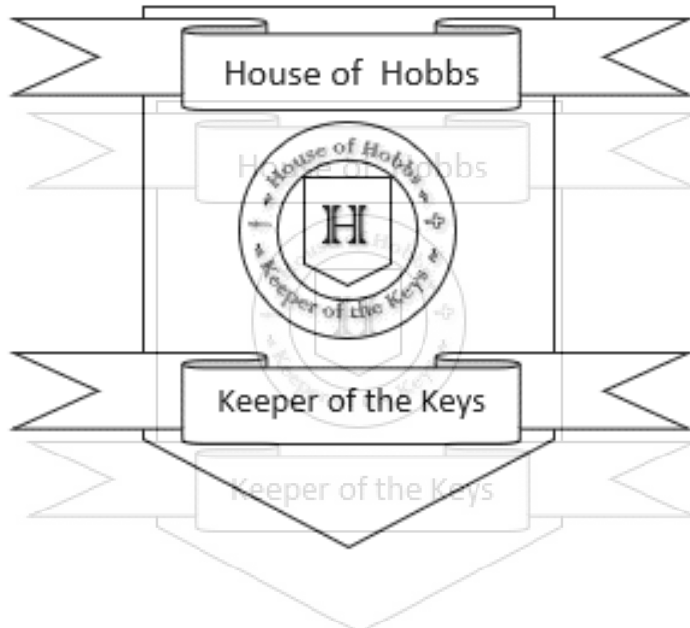
Company/Stamp

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.





House of HOBBS
33 LEA CLOSE
County Palatine of Leicestershire [LE9 6NW]

Exhibit (C)

Affidavit of Truth and Statement of Fact.

Placed formally on the record of Government and the State.

Lien Number

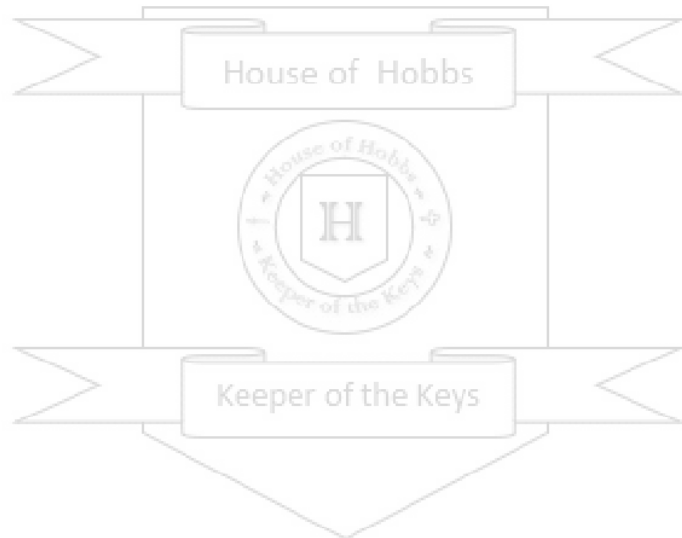
As of March 2015

HOH--GARY CADWALLADER HORWICH FARRELLY
SOLICITOR --HOHO109

MR GARY CADWALLADER for Horwich Farrelly Limited

Company/State





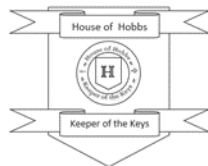
THIS PAGE IS INTENTIONALLY BLANK DENOTING THE INSERTION OF EXHIBIT C—THE 2015 BARON DAVID WARD—here

Surety for a Security by Way of a lien

Lien Number

HOH--GARY CADWALLADER HORWICH FARRELLY
SOLICITOR --HOHO109

MR GARY CADWALLADER for Horwich Farrelly Limited



House of HOBBS
33 LEA CLOSE
County Palatine of Leicestershire [LE9 6NW]

04 January 2023

To: MR GARY CADWALLADER
Officer for Horwich Farrelly Limited Company/State
Alexander House Talbot Road Manchester [M16 0SP]

Reference Lien Number HOH--GARY CADWALLADER HORWICH FARRELLY SOLICITOR --HOHO109

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](#)

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 GARY CADWALLADER**.

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 MR GARY CADWALLADER (CLAIMANT) IN THE POSITION OF Officer for Horwich Farrelly Limited Company/State. For the amount of A Hundred and Twenty million GBP £120,000,000.00.

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

Record location: <https://www.facebook.com/groups/798269636907862/files/> And here:

https://justpaste.it/SECURITY_by WAY_of_a LIEN And here <https://bdwfacts.com/public-notices-library/>

Lien Number

End of Notice

Without ill will or vexation

HOH--GARY CADWALLADER HORWICH FARRELLY

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

SOLICITOR - FOUNDER

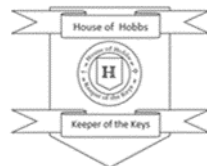
For and on behalf of the Attorney General of the House of Hobbs.

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

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MR GARY CADWALLADER for Horwich Farrelly Limited
Company/State





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MR GARY CADWALLADER for Horwitz Farrelly Limited

Company/State

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