



115 George Lane
South Woodford
London E18 1AB

Global Isles Court of Record

1 To whom these presents shall come: Greeting!

2 **Affidavit and Deed of Joseph Ray Sundarsson**

3 Whereas, I, a living Man, who has signed a public deed to live by *lex terrae*, the Common Law,
4 who is known as Joseph Ray Sundarsson by *Claim of Right*, who did create, found, ordain and
5 establish the **Global Isles Court of Record**, hereinafter “*this court*” or “*GICOR*”, on 15th of April in
6 the year 2010 as an Express Trust that shall proceed according to the Common Law, to
7 determine the Truth regarding all matters, to protect **liberty and the Rule of Law**, for all people,
8 for the good of myself, my family, **Her Majesty Queen Elizabeth II** *per se* of England, the men,
9 women, and children of England, Wales, Scotland, Ireland, America, Australia, India, New
10 Zealand, the **Common Wealth of Her Majesty The Queen**, and the rest of the world, where we
11 breathe air and live, that is, these **Global Isles**.

12 I now proceed to act, organize and endow *this court* with capacity to secure our common law
13 rights, **liberty and the Rule of Law**.

14 **The Global Isles Court of Record Act of Joseph Ray Sundarsson**

15 I, a living Man, who has signed a public deed to live by *lex terrae*, the common law, who is
16 known as Joseph Ray Sundarsson by *Claim of Right*, who has claimed my natural God given
17 sovereignty to uphold **liberty and the Rule of Law**, this day in court assembled, do hereby act to
18 create, command, ordain and establish the due process of *this court*, to wit:

19

20 **Preamble**

21 **Invocation of the Ancient Rights and Liberties and Claim of Right to restore Her**

22 **Majesty's Court of Record**

23 Whereas I, the *Plenipotentiary of this court*, who wish all men and women to enjoy their ancient
24 rights and liberties, do find the Queen of England, the woman known as Her Majesty Queen
25 Elizabeth II, as-if bound by *divers evill persons*, persons who make claims to be the *representatives*
26 of the people of the land and act as counsellors, judges and ministers to Her Majesty. These
27 *divers evill persons* fail to secure to Her Majesty, the Lords and the people, customary courts,
28 private property, lawful money, voluntary contracts, rights, **liberty and the Rule of Law.**

29 **This is the birthright of the English speaking people the world over: A neutral Court of**
30 **Record of the Sovereign. This ancient right goes back in time to the Magna Carta of 1215**
31 **and further into antiquity.**

32 Just as, in 1688, did "*the Prince of Orange (whome it hath pleased Almighty God to make the glorious*
33 *Instrument of Delivering this Kingdome from Popery and Arbitrary Power) did (by the Advice of the*
34 *Lords Spirituall and Temporall and diverse principall Persons of the Commons) cause Letters to be*
35 *written to the Lords Spirituall and Temporall being Protestants and other Letters to the severall Countyes*
36 *Cityes Universities Burroughs and Cinque Ports for the Choosing of such Persons to represent them as*
37 *were of right to be sent to Parlyament to meete and sitt at Westminster*", do I come now to seat a Court
38 of Record, invoke the Bill of Rights 1688 and the Parliamentary Privileges Act 1770 and restore
39 to Her Majesty The Queen, the Lords and the people, their customary courts, private property,
40 lawful money, voluntary contracts, rights, **liberty and the Rule of Law.**

41 This court did send a letter on the 27th of January 2011 with the questions to Prime Minister
42 David Cameron and copied to Her Majesty that is attached as Appendix 1.

44 Sir William Blackstone (10 July 1723 – 14 February 1780) says,

45 *“Hence it is likewise, that by law the person of the king is sacred, even though the measures pursued*
46 *in his reign be completely tyrannical and arbitrary: for no jurisdiction had this power, as was*
47 *formerly claimed by the pope, the independence of the kingdom would be no more: and, if such a*
48 *power were vested in any domestic tribunal, there would soon be an end of the constitution, by*
49 *destroying the free agency of one of the constituent parts of the sovereign legislative power.”*

50 As confirmed by the *Affidavit of Michael Burke*, the UNITED KINGDOM is a corporate entity,
51 trading in a unit of account with a circular definition and no underlying substance, where
52 ‘money bills’ in Parliament are not about lawful money, where the courts are administrative
53 courts only and not the customary and ordinary common law courts of the country, where the
54 Official Secrets Act is used to silence any hint of discussion in Parliament of this ruinous state
55 of affairs.

56 It is seen by *this court* that the decline began in earnest with the “People’s Budget” of 1909 and
57 the fate of the country and the world was sealed with the Parliament Act 1911 where
58 Parliament did usurp all power. This restricts the **free agency** of Her Majesty The Queen of
59 England, the Crown, the Lords and the men and women of the land who have been deprived of
60 Her Majesty’s Court of Record. Thus in 1909... 1911 began an era of involuntary taxation
61 contrary to the Bill of Rights 1688 and a virtual declaration of war on private property rights,
62 the very ground of our liberties.

63 It is seen by *this court* that those who would have been freemen of yore, who are the ‘workers’
64 of today, who enjoyed property rights in money alone, are left destitute, with a system of
65 money bereft of substance, a court system bereft of justice, and taxation of their homes and

66 property by town councils emulating Henry VIII prerogative powers to issue ‘court orders’
67 without the sanction of a proper, ordinary and customary Common Law court.

68 *This court* takes notice that Her Majesty Queen Elizabeth II *per se* has not given Her Majesty’s
69 conscious Royal Assent to any act of Parliament and that Parliament has secured the
70 appearance of Royal Assent by the use of Royal Commissions who do not swear the supremacy
71 oath, in contravention of the Bill of Rights 1688 making all recent Acts of Parliament *void of law*.

72 The undisputed *constitution* of English men and women, though English men and women are
73 very miscellaneous and scattered across the Earth, is that the English are lovers of liberty and
74 the common law. The customary form of English *governance* that is the heritage and success of
75 the English, is that all contracts are voluntary – this is the implication of the Declaration and
76 Bill of Rights 1688.

77 The customary form of the *government* of the English is as simple as **One, Two, Three, Four**.

78 **One)** Her Majesty The Queen (or King), in whom the **unity** of government vests, is the **first**
79 amongst the English and the fountain and symbol of power, honour and justice. The Queen’s
80 acts of freewill symbolise the Majestic power of Man to govern himself and in such dignified
81 capacity ensure the liberty and freedom of her fellow men in a Court of Record.

82 **Two)** The Lords of Her Majesty’s Realm who seated openly in the House of Lords are the **second**,
83 the Force of the first, each Lord capable of all the facilities of a king, freemen who are holders
84 and guardians of private property, Lords who ensure that the Queen can protect the liberties of
85 the people, Lords who as judges conduct the customary courts of the country and the bishops
86 who settle the faith of the people. Together, they lawfully settle their business amongst
87 themselves in a Court of Record so as to properly conduct the business of the country.

88 **Three)** The *representatives* of the people, gathered in the House of Commons as the **third**, who
89 elect their executive, the cabinet and the Prime Minister, representing the will of Her Majesty
90 the Queen and Her Majesty's people in conscious agreement.

91 **Four)** The men and women of the land. These are the people, those whom Her Majesty The
92 Queen herself has sworn to protect. It is men and women who harvest the wealth of the land,
93 mine minerals, create art and high technology, etc. It is the people who are the beneficiaries of
94 robust governance, **liberty and the Rule of Law**. It is this **fourth**, *the people*, who through their
95 representatives in Parliament or directly in a Court of Record ensure that the sacred
96 consciousness of Man is alive to sit in judgement to ensure the supremacy of **liberty and the**
97 **Rule of Law**.

98 The **Rule of Law** is the result of conscious decisions of men and women everywhere to
99 perpetually give everyone their due, not the rules of corporate fictions, or, contracts on
100 insentient paper that can, at best, serve as instruments for the living to make their rational
101 choices.

102 *This court*, after hearing the cry that went out across the English speaking world as a result of
103 the publication of the Affidavit of John Harris, comes now to free Her Majesty The Queen *per se*
104 from bondage, hereby opens this court, invites the true Lords of Her Majesty's realms to their
105 rightful place in this court as the Barons of the Magna Carta who have come to the aid of Her
106 Majesty and thereby takes the first step to secure to Her Majesty The Queen and the people,
107 their ancient rights, customary courts, private property, lawful money, voluntary contracts,
108 **liberty and the Rule of Law**.

109 Thus does *this court* make a *Claim of Right* to display Her Majesty's Coat of Arms, to fly Her
110 Majesty's Standard and to declare that the symbol of this court, a lighthouse with *lex terrae* in

111 the ray of light, represents Her Majesty's power calling all Her Majesty's corporate vassals
112 including the United Kingdom and its Parliament back to *lex terrae*, the common law, the law of
113 the land. Wherever you see this symbol, you know that you have reached the ***legal safety and***
114 ***certainty of the Magna Carta 1215 and the Declaration and Bill of Rights 1688.***

115 *This court* declares that before it are the questions to the Prime Minister David Cameron
116 attached as Appendix 1, the investigation of Baron David Lord James of Blackheath and
117 Wildbrooks, CBE, into the impending Global Settlement, the class action lawsuit by the Court of
118 Record of Lorene Ann Haggard, a woman of the land known as America, against the United
119 States of America and its instrumentalities as Appendix 2, and the Affidavit of Michael Burke, a
120 man of England, regarding the illegal operation of Administrative Courts and the collection of
121 taxes not authorized according to the Bill of Rights as Appendix 3.

122 On this ___ day of _____ in 2011, I open *this court* to all men and women to uphold and
123 protect their *liberties, rights, freedoms, properties, money*, and all things right and proper to secure
124 the ***Rule of Law.***

125 Thus *this court* shall secure the *liberties, rights, freedoms, properties, money*, and do all things right
126 and proper to secure the ***Rule of Law*** of Her Majesty Queen Elizabeth II of England, restore
127 *statutes in Parliament agreed on*, conduct Her Majesty's Court of Record, and in such wise
128 maintain the ancient rights and liberties of Her Majesty's Kingdom.

129 Thus shall *this court* protect Her Majesty from diverse evil persons, counsellors and ministers.

130 Thus shall *this court* free Her Majesty to declare Peace and restore Lawful Money as is Her
131 Majesty's wish.

132

133 **Act 1 – Opening of the Global Isles Court of Record**

134 The Law of the *Global Isles Court of Record* shall be the unwritten common law, *lex terrae*, the law
135 of the land, as has been memorialised in written deeds and judgements to protect our rights
136 and liberties. This body of common law shall include, but not be limited to, the *Declaration of*
137 *Rights* read to William of Orange, the *Bill of Rights 1688*, the *Magna Carta*, the *Charter of Liberties*,
138 and the *King James Bible*. **The common law is, what common law is in space and time.**

139 Whenever there is conflict in the choice of law, *this court* shall choose the interpretation that
140 first secures greater *liberty* and *freedom*, second, better protection of *property* thus achieving the
141 *Rule of Law*. For example, the Declaration and Bill of Rights 1688 is to limit not only the power of
142 the Monarch of England, it also limits the power of Parliament. Further, all corporate,
143 administrative courts are unlawful and illegal and a ordinary, customary, Common Law Court
144 of Record with a fully empowered Common Law Jury modelled on the Barons of the Magna
145 Carta is the only acceptable forum for the ***final settlement of disputes***.

146 In all cases of tort, this court shall take into account the probabilistic nature of physics and
147 risk, and choose self-responsibility over harsh penalties thus preserving our *liberties*.

148 Whenever it is possible and there is genuine repentance, self-responsibility and self-correction
149 displayed by a guilty defendant, *this court* shall display mercy.

150 *Running of limitations* shall not and can not be suspended in *this court*.

151 Contracts vitiated by fraud shall have no force in *this court* and are *void ab initio*, any legislative
152 acts to the contrary notwithstanding.

153

154 **Act 2 – Grant of Authority**

155 I, known as Joseph Ray Sundarsson by *Claim of Right*, in court hereby assembled, do hereby
156 Grant Authority to conduct *this court*. All those present do take notice that Grant of Authority
157 by the King of England to conduct this court is found in Article 61 of the *Magna Carta*. This court
158 herein records that it did cause these articles in draft form to be sent to the reigning monarch
159 of England and the Common Wealth, Her Majesty Queen Elizabeth II for her approbation on the
160 3rd of October 2011.

161 **Act 3 - Presumptions**

162 *This court* shall begin each case with no presumptions other than “innocent until proven
163 guilty”. Any legislative acts or statutes are only advisory in *this court* as this court shall proceed
164 as a Court of Record at Common Law except that any legislative acts or statutes are binding on
165 legislators and government officials and legislators are liable for legislation found not in
166 accordance with the common law except at the mercy of *this court*.

167 **Act 4 - Tribunal**

168 *This court* shall convene a judicial tribunal comprising 12 to 24 men and/or women, the jury of
169 the court, duly qualified in their knowledge and process of Common Law and qualified to the
170 satisfaction of both the plaintiff and the defendant, to comprehend the crime. The tribunal of
171 the *this Court* is either the plaintiff or the jury acting unanimously. The tribunal shall be
172 independent of the Magistrate ‘Judge’ designated to conduct the court.

173 **Act 5 - Jury**

174 The Magistrate and jury of *this court* and the members of the jury individually and collectively,
175 shall have all powers, privileges and rights reserved. The precedent to look for these powers is

176 the powers enjoyed by Barons at the time of the Magna Carta. These powers, privileges and
177 rights include but are not limited to, the right to investigate and obtain information, to
178 subpoena and question any concerned individual or person regarding any matter before the
179 court, to organize the necessary force to serve process and to obtain compliance with the writ
180 of *this court*, to use technology to assemble and conduct hearings electronically, to
181 cryptographic protocols, to conduct public or telecast hearings, to broadcast or publish their
182 findings, to secrecy and privacy, and to conduct private hearings or investigations unless
183 objected to by either the plaintiff or the defendant.

184 The plaintiff or defendant may request this court to proceed in private to protect his or her
185 reputation or status and the tribunal of this court or the Magistrate in the absence of the
186 tribunal, has the power to grant, deny or revoke the privileges obtained by such a request.

187

188 **Act 6 - Powers**

189 *This Court* reserves all powers traditionally held by an ordinary, customary English Common
190 Law Court of Record including but not limited to the power to fine or imprison for contempt of
191 court.

192 This Power is exercised in the name of Her Majesty Queen Elizabeth II of England and all
193 officers of Her Majesty's government are commanded to obey or suffer the penalty for
194 contempt of Her Majesty's Court of Record.

195 **Act 7 – Records**

196 The *Global Isles Court of Record* shall keep a permanent record in electronic or paper form.

198 Act 8 – Adoption of the Seal of the Global Isles Court of Record

199 *This court* adopted the embossing and wax seals with the depiction of a lighthouse with *lex*
200 *terrae* in the ray of light, as affixed to this document, on 6th July 2011. This court has appointed
201 the woman known as Jacqueline Eugenie Mackay in London as the first *Keeper of the Seal* with all
202 rights, privileges and duties thereof. It is recorded in this deed that the electronic seal of the
203 *Global Isles Court of Record* is the PGP Key identified by D0D9 0ACD 05E2 B33B 787D 455C FF55
204 7EF1 7EFF E52F and that the *Keeper of the Electronic Seal* is Joseph Ray Sundarsson.

205 Act 9 – Lawful Money and Currency

206 Gold alone shall be the lawful money of this court and contracts to deliver the same, legal
207 tender.

208 A contract to deliver gold on demand as provided by the *Global Standard* shall constitute legal
209 tender of this court, where one Gold Global is 0.1 gram by mass of 0.999 fine gold. The *Global*
210 *Standard* shall require delivery of full face value in kilogramme or 10 kilogramme bars. Physical
211 legal tender contracts for circulation, of less than 10,000 gold Globals, shall embed at least 70%
212 of the value of the contract *in the instrument itself*.

213 The free market shall determine the rate of exchange between gold and silver.

214 Act 10 - Fees

215 I ordain that the filing fee to be charged by the Clerk of this court be 10 gold Globals unless
216 waived by the Magistrate of this court. I ordain that the Magistrate of this court has the power
217 to set, change or waive the fees to be collected by the Clerk of this court.

218 I ordain that all persons entering the *this court* shall require permission to enter and shall post
219 a bond in lawful money of at least 75 Globals or one sovereign or equivalent in silver, unless
220 waived by the Magistrate of *this court*.

221 I ordain that the Magistrate of *this court* has the power to set the value of such a bond to
222 correspond with the wealth and position of the person so appearing. I further ordain that the
223 Magistrate of this court may employ the principle that an ounce of gold earned by lawful
224 means outweighs a million tonnes obtained by fraud and deceit.

225 The Magistrate may appoint a bondsman as trustee to hold the value bond, to charge storage
226 fees to ensure the protection of the metal and to use the services of the *Global Settlement*
227 *Foundation* or *GSF System* for such purposes.

228 I ordain that the Magistrate of the court has the power to set any fees that are right and proper
229 for the efficient running of *this court*.

230 **Act 11 – Mailing Address**

231 The mailing address to the *Global Isles Court of Record* is 115 George Lane, South Woodford,
232 London E18 1AB. The venue for hearings in each case will be communicated to those involved.

233 **Act 12 – Appointment of Bailiff**

234 It is recorded here, that the man known as Michael Burke in the county of Berkshire, has
235 accepted the appointment as the first Bailiff of the *Global Isles Court of Record*, with all duties,
236 rights and privileges.

237 May you, to whom these have come as present, live in peace and in harmony with *the common*
238 *law*. Farewell.

239 Affiant confirms that all of the above are “Yea, yea; Nay, nay for whatsoever is more than these
240 cometh of evil.”, as stated in relevant section, Matthew 5:33-37 of the King James Bible, to the
241 best knowledge and consciousness of the Affiant.

242 God Save the Queen!

243 Witness this deed executed, sealed and issued on this ___ day of _____ 2011 at
244 London.

245 *Joseph Ray Sundarsson*

246 Joseph Ray Sundarsson



247 *Plenipotentiary*

248

249 Jacqueline Eugenie Mackay

250 *Keeper of the Seal*

251

252 Michael Burke

253 *Bailiff*