

GODDESS JUST of Erebus of **CHAOS** <i4i>

court incriminated HM Crown, failed rules, no-defence, processed and sold affirmed fraud data by alias of 4-IDs at hearings Set-aside Judgment and Struck-out fraud cases and charged victim! Genocide interest $\langle i4i \rangle$

SITE-NATURE ▶ Pedagogy of Gods' Broken Pillars Presenting raw data, to make free range judgment(s), exc <HM-CTS & CPR>

AIM ► Learning Judgmentology (Fact-of-Reason) base:

- 1-**Ground** of Consent (Trigger); 2-**Select** Court Cases;
- 3-Revise Facts-of-Reason (issues); 4-Observe Orders;
- 5-Document Practice Judgment or Order (directions);
- 6-Consult Contact (Publish).

Subject Matter & in the Matter of

NAVIGATION ► Top-**Bar** to enter or **Exit** at-once

Page Chronology Navigation

Appeal On 18.10.2016 Secretary to HM Received Micro-SD No-Response

Trial Bundle(s)

then BrExit

<i4i> Round-up <i4i>

In-Review

The learning matter concerns one of series of HM-CTS cases of serious fraud base hate crime of Genocide, in which the agent-alias (Ham**d*) defrauded property LA926070, money-transfers, PPI claims, aided white collar SRA professionals, of multi-proceedings sponsored-genocide. Limited access to justice is the ignorantservices of free legal-advice. Ethics of Justice base bias balanceprobability are of the Dice-CPR. Circumstances of victim litigant-inperson are of ill-health, disabled legal advice, fraud norepresentations of the SRA-Solicitors of advanced charge and illservices, fake-police harassment-vs-victim, multi-court sabotage; HM-CTS secured pay of false EX160 for defendant-alias of nodefence and rejected victim's EX160. A Woman Judge of HMCTS @ Manchester struck out judgment B41YM890 & case B00KH427 in favour of alias-defence. Facts-of-reasons enable learners to have detached directions and to exclude the HM-CTS of the dice CPR.

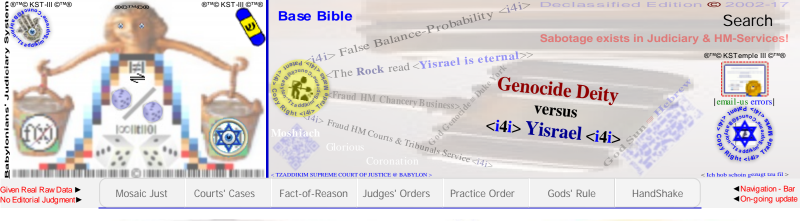
"Cookies are of 3rd Party ACT"

This PhD-Pro Thesis Ordered Criminal-prosecution, a wrap-up of Tzaddikim Supreme Court of Justice @ Babylon baptises a so-called:

HM E1-R @TM © the <GODDESS JUST> of <EREBUS> of <CHAOS> The Chronology Navigation bar provides index background of Gods' pillars, court cases of study, facts-of-reasons, HM-CTS orders, freerange practice order, Gods' rules, Handshake and Bibliography. This work reveals, "Justice base Balance-Probability have evolve functions, of denied Handshake." A Free-range judiciary may use ethics of <i4i> optimal enforcement, forwards needed ethics, facts, and expresses conscious free probability when making judiciary judgments or orders for enforcing Biblical-Justice. Crowns of broken pillars guarantee no justice, no-access, no-ethics, base Gambling; i.e. man's legal-system is nature's illegal-act of events. The Crown & HM-CTS have selfdestructive liability, controlled by citizenship-sale in free range Stock of Exchange-Markets to compensate victims of fake UK Citizenship(s).

"Ich hob schoin gezugt tzu fil"





Justice (noun) is "the quality of being fair and reasonable, or the judiciary system of judges of a court of a country." It is the pre-biblical evolve order, progressed as in: an eye-for-eye (i4i), theological, and instrumental. Judiciary court orders, of civil or criminal nature, are based on balance of probability. Justice is one of Gods' broken six Pillars (Politics, Police, Property, Currency, Justice, and Measures). Fact-of-reason asserts that Knowledge is a physical matter; and NO absolute Zero |0| and NO Newton's Time |t| results NO Balance Probability |\neq|; and Man's legal-system is nature's illegal-act. <i4i>

Access-to-justice is the means to buy-in just as business of Judiciary. A victim may have the know-how, consult free ignorant-legal-advice-centres, e.g. CAB, PSU, LAC; or hire solicitors of SRA. Ethics of HM-CTS justice are governed by Gods' broken Pillars and based on Balance-Probability of dice-CPR. The applications of probability became problematic, cause-and-effect of theft, enforced by false expressions. Removing Theft Prevents Poverty.



<14i>Children nurtured by blood money are liable for Genocide <14i>

Hebrew Sun Discovery State of State of

1 evolve immortal

Noahide Laws

*Avodah-Zarah*Shefichat-Damim*Gezel*Gilui-Arayot*Birkat-Hashem*Ever-Min-Ha-Chai*Dinim*

*One-God***no-Blaspheme*no-Murder*no-Adultery*no-Theft***prescribe-Diet*Balance-Justice*

<YES ▶ Balances & Justice; NO ▶ Probability>

Old Testament

*** For I have known him, to the end that he may command his children and his household after him, that they may keep the way of the Lord, to do righteousness and **justice**; to the end that the Lord may bring upon Abraham that which He hath spoken of him. [Genesis 18:19]***

*** And when the layer of dew was gone up, behold upon the face of the wilderness a fine, scale-like thing, fine as the hoar-frost on the ground. [Exodus 18:21]***

*** Moreover thou shalt provide out of all the people able men, such as fear God, men of truth, hating unjust gain; and place such over them, to be rulers of thousands, rulers of hundreds, rulers of fifties, and rulers of tens. [Exodus 18:21]***

*** Thou shalt not follow a multitude to do evil; neither shalt thou bear witness in a cause to turn aside after a multitude to pervert justice. [Exodus 18:21]***

*** Keep thee far from a false matter; and the innocent and righteous slay thou not; for I will not justify the wicked. [Exodus 18:21]***

*** Just balances, just weights, a just ephah, and a just hin, shall ye have: I am the Lord your God, who brought you out of the land of Egypt. [Leviticus 19:36]***

*** He doth execute **justice** for the fatherless and widow, and loveth the stranger, in giving him food and raiment. [Deuteronomy 10:18]***

*** Justice, justice shalt thou follow, that thou mayest live, and inherit the land which the Lord thy God giveth thee. [Deuteronomy 10:18]***

*** Thou shalt not pervert the **Justice**due to the stranger, or to the fatherless; nor take the widow's raiment to pledge. [Deuteronomy 10:18]***

*** Cursed be he that perverteth the **Justice**due to the stranger, fatherless, and widow. And all the people shall say: Amen. [Deuteronomy 10:18]***

*** The Rock, His work is perfect; for all His ways are **Justice**; a God of faithfulness and without iniquity, **Just** and **right** is He. [Deuteronomy 10:18]***

Interested Institutes, HandShake

The Gods' Pillar of Judiciary will be losing its foundation of the Balance of Probability due to its bias balance(s). A dice CPR (Court Procedural Rule) base probability is a fact of bias fallacy and Fraud, aims to secure Gods' revenues. The God(s) we think we know is not He, She, or It. Gods' laws are man-edited-text, aim to harvest slaves' livelihood. The Torah, Bible, and Quran are man-dictated-references at the ancient Chifil of Babylon, since ≈1500BC. Gods' broken Pillars are beyond repair. Facts of Nature reveal that Gods flagged, e.g. Do not steal, and innovate means of theft to recycle Fear-base-theft for the benefit of Gods' well-being. Gods' will continue with the Genocide-base-Fear due to the subjectivity of Gods' Pillars. Evolve errors of events' are self-corrected in slow processes of timeless control <i4i>.







<<Environmental Function Rules: 1-One evolve immortal; 2-Circumcision; 3-no-Murder; 4-no-Adultery; 5-no-Theft; 6-Healthy-Diet; & 7-Balance-Justice>>> < Fact is the known occurred event, or ▶ True > or < deposited Knowledge (code) of events of deceased matter >

Post-Truth (adj): "relating to the instruments of Gods' Pillars (Parthenon), or denoting circumstances in which objective facts are less influential in shaping public opinion than fake appeals to emotion and personal belief' (Oxford Dictionary 2016). The ancient Greeks' Game is to gain Gods' favour, of a Gambler, of events, of Probability, of a Game, of theft, of Balance-Probable. **Parmenides** (500BC) maintained that **Time** is illusion. **Newton** (1675AD) reinforced the emotion of illusive **Time** as an absolute and **True**. **Einstein** added the erratic expression of: "**Space** & **Time**" are locked together, with the correction of relativity (the absence-of-standards of absolute and universal application). Then, the fake meridian GMT was Established in 1675AD and Standardized in 1884AD. Now, if TIME and ZERO do not exist, or have no physical identity, then the zero have environment function of the instances of events' evolve nature, i.e. evolve nature. It is also non-logic or erratic and against Yisrael (undefined and no base of judgment of just) to assume that the Probability itself have base of fixed limits of boundary conditions (lower and upper limits), such as:

< Litigation and Balance-Probability are two faces of one coin >



Probability lower limit $\equiv <0>$; known by **Zero**;

Probability upper limit $\equiv <1>$; known by the unity or one-unit; and

Zeto $\{1 > \Theta > |0|\}$ is a variable of relativity (**Zeto**: GB TM # 252524 ®TM© 03/09/2009)

By Evolve-Immortal & human logic, if $<\Theta>$ is variable, the the upper limit <1 of unity > of Probability is also variable. If the upper limit is a fixed value, or non-variable (constant) of sample < 1>; then the scale in between < 0> and < 1> of the Balance-Probability characterises an evolve nature of magnitude and/or direction(s); or the meaning of **Einstein's relativity**, or [**Absence**] of [**Man-Standards**]!

The Torah and Old-Testament referred to Balances and Justice, and no-preference whatsoever is given to the deceptive tools of Probability

of theft of gambling of game of ancient Greek's God **Erebus!** And by the **True** (facts-of-reason), or by evolution, we may assume that **Knowledge** is a physical matter (classified, as the utmost-valuable entity ever unknown to Gods); then we may have:



NO absolute Zero |0|; or |0| is a false expression; and

NO Newton's Time |t|; or |t| is false; and the output control results: NO **BODMAS**, and NO Balance Probability $\not\models$, i.e. $|0| + |t| \equiv |t| \times |0|$; or < Chaos > by man-standards.

In viewing nature-standards for the first instance, then the term legal refers to environment function (II Logarithm), of the absolute universal standards (BODMAS refers to the known mathematical operations); i.e. Legal is a man-made expression to self-serve man-made Gods; or



Just \equiv Legal (Nature built Environmental Function ||f|); then Legal \neq (Legal) + (BalanceProbability) \neq (Legal) x (BalanceProbability); and illegal \equiv (Legal) + (BalanceProbability) \equiv (Legal) x (BalanceProbability); i.e.

Oath + HM-CTS Judiciary Services ≡ illegal Act of Nature; thus the Oath itself does not exist; or

Man Legal System

■ Nature Illegal Act

Moreover, the obscured algorithm ([[]) of environment function recognizes the probability scale (0 - 1) as a scale of Genocide; i.e. civilization of Judiciary base probability, of the dice CPR, is an entity of Genocide, or nature illegal system of self-destruction! All governing bodies and Monarchs (Gods & Goddesses) base judiciary of probability possess, by default, Nature Genocide Genetics; and



The Rock of Mount Temple III read:

1: The (**Probability** $|\equiv|$ Fraud) is not for Judgment, Genetic, or Social Classification(s);

2: The Digital signatures evolve, such as:

(2:1 Hand-writing, 2:2 Voice, 2:3 Finger-print, 2:4 Eye-print, 2:5 Smell, 2:6 Test, and 2:7 Detectors & sensory systems);

3: Saxe-Coburg-Gotha aims self-destruction;

4: Time-and-Zero do not exist;

5: Man's legal system |≡| Nature's illegal act; and

6: Yisrael |≡| Eternal <i4i>



nefichat-Damim*Gezel*Gilui-Arayot*Birkat-Hashem*Ever-

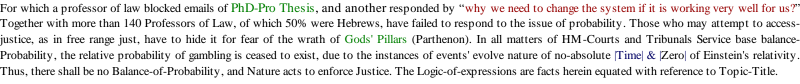


Facts Title, Balance-Probability of

The repeated judges' orders for courts' evidence, oath, and witness statements are subjective means of exercises of a system of fraud, which aims to generate Balance-Probability of events of false-submission at a breaking-point; i.e. the true gambling, followed by court judgment or order of variable environment function. This Gods' pillar of judiciary aims to earn revenue in a business regardless of justice, and to continue functioning by using clients' victims in a gambling business of false slaves-employment of empty promises. The psycho-oath itself yields unjustified fear. Today's technology creates the Artificial Intelligence (AI, e.g. Cloud-Caseline), which may not be able to process the environment function. Victims have the right to reject the dice CPR of HM-CTS (Courts and Tribunals Service) base Balance-Probability (Gambling). This is due to the absence of absolute universal standard(s). Moreover, access-to-Justice is denied to victims of civil fraud. This may be due to null-resources of no-ethics' of Probability. Gods' club-membership specifies man-legal system is nature illegal system, and vice versa; in which Gods characterise theft/fraud as a normal ethical business (It is OK to steal when you are injured and accuse victim; such as present court-cases). Subjective attempts of financial grants aided errors corrections were made in 20016, and aim to research Access-to-Justice, as well as the Ethics-of-Just, such as:



- Strengthening the existed means of deceptive free resources, such as CAB, LAC, PSU, etc;
- Expanding false employment of client-slave-nature, including judges, solicitors and related services;
- Team work of God-Pillars in reducing work-load and costs of HM-CTS of Gods' judiciary system;
- Absorbing the anger, or errors of control, of unjust biases that aim to maintain Gods' control of ignorance; and
- The publications of fake news base project fear to entertain public (**Bojo**, June 2016).

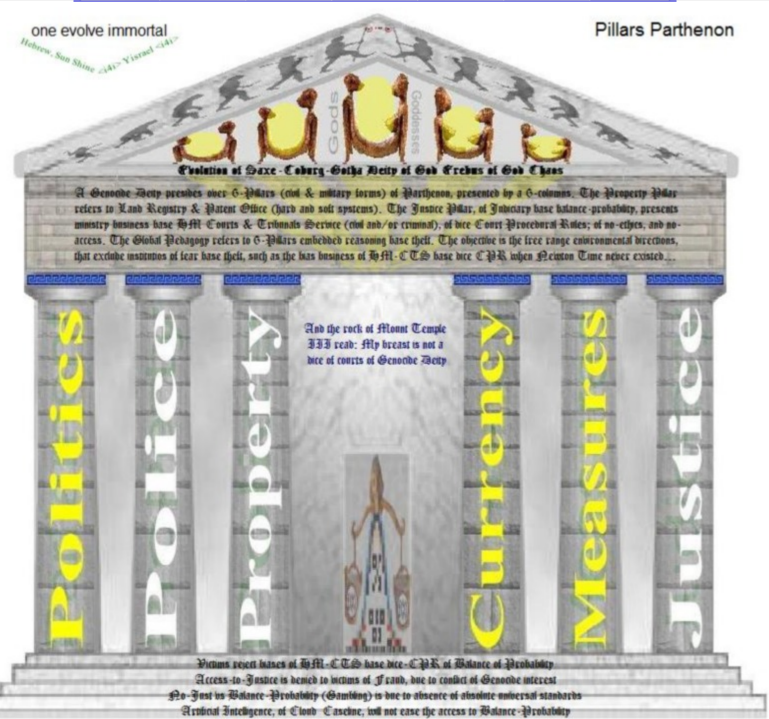


► Title False ◀			▼ Tit	le True ►			
Judiciary Base Probability		√	Handshake Base Yisrael				
Man's Legal (Psycho-Judgment)		versus	Nature's Legal (Judgment-ology)				
Judiciary of Gods				rael Just			
Expression No-Ethics	Man's Thinking		Nature Base Evolution	Nature's Expression			
Access-to-Justice ≡		W (W)		No Access-to-Gambling ≡			
Judiciary-System Base	Man's <mark>Legal</mark> System	(6)	Nature's <mark>Legal</mark> Act	Failed-Handshake <mark>Base</mark>			
Balance-Probability		V		False-Balance-Probability			
Ethics of theft-Gamble	Man's no-ethics	' '	Nature's ethics	Ethics of evolve Just			
Access-to-Justice	Resources of Free Advice	E	No Gods' Pillars	Access-to-Nature			
=	Equivalent or	L L	Equivalent or	= 1			
Judiciary-System	Judge Lawyer CPR etc	R	Exchange Nature's info	Handshake			
Base	Foundation of	ı,	Foundation of	Base			
Balance-Probability	Gods-Gamble	S	Nature evolution	Progressive			
Access-to-Justice	Resources Free Advice	"	No Gods' Pillars	No Access-to-Gambling			
	Equivalent or	I	Equivalent or				
Judiciary-System	HM-CTS CPR Judge lawyer	U	Nature's progressive info	HandShake			
Base	Foundation of	8	Foundation of	Base			
Balance-Probability	Gambling	U	Yisrael Just <i4i></i4i>	Balance-Nature			
Man's Legal Judiciary Base Balance-Probability versus Nature's Legal Handshake Base Balance-Nature Handshake Base Balance-Nature							
The Rock of mount temple read: <i4i> Man's Legal ≠ Nature's Legal <i4i> Amen</i4i></i4i>							
<i4i> Free Range Nature's Legal overrides HM-CTS and degrades Gods and Goddesses <i4i></i4i></i4i>							



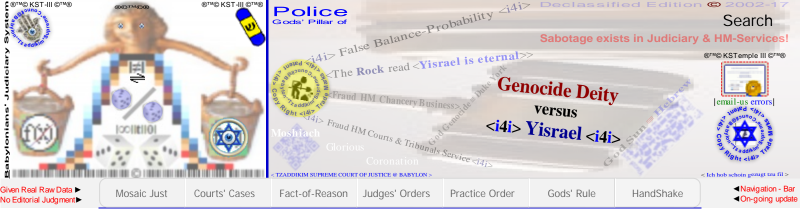








Man's legal system is Nature's illegal act of events of the instances <i4i>



Police, Gods' Pillar of

Today, local police, parish, counsellors, MPs, media are the fake-news of project-fear, records' keepers, and Gods' agents of past events; or the acted forces to preserve Gods' status-quo. By Gods' design, the police forces of civil and military order are fragmented in budgeting, staffing, info, communications and the delivery targets, which are segregated and remotely connected to the public via third party operators, such as #101 or NCA (communication@nca.x.gsi.gov.uk; 03704967622). The police-forces maintain needed budget through council tax, paid by households. No crime is not good, which may mark the end of Gods' Police-Pillar. Designers program crimes, from-citizens-to-citizens, by using PR-means of deceptive media (fake news), to keep police servicing the existing Gods. General public must contact police via #101, or NCA operated by India. Direct police-enquiries may be dismissed, and incidents are referred to local police station. The police stations wiretap victims, to disable justice, providing computerised CCTV to login incidents. Cells of short-stay arrests are for courts' trials (magistrate or county court), and providing deceptive brochures of free resources of noresources (fake PR)! The legal aid is limited to defendants of criteria base crime-case. Claimants, or victims, have to pay legal costs. The police are always overloaded with paper-work, such as registering citizens' dogs, cats, bicycles, home-contents' insurance, and endorsing neighbourhood watch (Commerce-Base-Fear). During Blair-Straw era of 2010, police-aided-Fire-Rescue-Force used Mr-fire-bin-engine to fit free fire-alarm with BT-links of audio-visual recording inside private homes aim to e-bug tenants! The 007 Jack-bin-Parliament (Straw of 3-trades, ex-Secretary of Home, Foreign-MI\$, & Justice Office), revealed facts of Jerusalem scholars' intake for Mossad-training centres in Lancs-UK, and to be terminated by shin-bet at home! Straw's constituency had primary-school children knocking doors to sell illegal services and stolen equipments. Neighbours were watched-on by dogwalkers and egg-throwers. Murderers were given British-Passports on 2Yr UK-arrival. Ham**d* the killer of 10 was awarded £20m by MoD. BlackBurn became WhiteBurn! The HM-Police incorporates self-induced-crime of theft every Jan-March. In 2016-18 this aim to save NHS-DWP by killing citizen of ≥ 85Yrs age. On March 2011, 5am Sunday incident was against 92-year lady, to steal her funeral cash (£5K), to aid hairdresser shop of a partner's officer! On March 2015, police-aided-council sent agent (Mr-ladder-bin-laser) to inspect private residential homes, for future budget-allocation! In fact, the police were planting the insertion of weapon, drug, and e-bug to incriminate tenants, with no PR. On June 2016, 180-BoJo said: BrExit is the end of Project-Fear. On 17.03.2017 of on-going events, Council-aided-Forrest forced free e-safety checks on residential homes, using Mr-ladder-bin-laser, to secure e-bug tenants! Facts of Sun 02.04.2017 event-7pm revealed lifeline licence-termination-day (Sun:7pm→Mon:5am) for elderly dependants' fake Do-Not-Resuscitate (DNR) of post-code area (Lottery). The NHS-&-Bankers direct GPs to prioritise mental-illnesses to dismiss liability of HMservices. The military police are licensed to terminate birds and rats (vulnerable tenants)! NHS hire foreigners to terminate elder citizens and to be replaced by immigrants' children.

#101, NCA, & Operators

On Nov 2013, a solicitor referred a victim to the police. The victim forwarded the copyright of the present court cases, by emailing #101-Report. This was out of the tick-box of HM-system, and after two weeks a man and a women (social service who claimed special branch, no-ID, and no-warrant) appeared to the victim, and saying after hearing: sorry we can not do anything about the matter. Feel free to contact the local MP. It is a civil matter. Thank you for contacting #101. Several contacts were made to the ignorant MP-Office. Thus, the victim continued calling #101-Police to request the outcome, which was required by Arc-insurance and Land-Registry applications to set aside fraud property transfer. Deceptively, the police were processing Harassment-Act against the victim, due to conflicts of genocide-interest of white-collar-professionals, and against Police Criminal Evidence (e.g. Sec 24A ACT 1974). Operators and police forces request praise, to guarantee grant, and to continue serving themselves as well as the British genocide-base-theft.

By September 2014, the defendant and accomplices commissioned a private detective to gain auction LA926070 before any claimant's legal action. A private detective read case #101-Report, telephone-tapped the victim, acted police-special branch, ordered the victim to Hedon's police station (Dec 2014), under the impression of responding to #101-Report. Two civilians forced the victim alone to listen to false abusive allegations of defendant's related claims of classified harassment, and forced the victim to sign-on an audio recording of abusive interview without a warrant, copy, or solicitor. On Jan 2015, two men of the mock police-force delivered:

Police-Harassment **◄ VS** ► Wiki-Harassment

The police also cancelled the am budget transport (National Express) to defendant's local court, to disable court-proceedings. Mr-ladder-bin-laser inspected and e-bugged victim. Then, a Harassment was listed to disable the victim from any bread-&-butter earning. By the facts, British-Police facilitated fraud sponsored genocide-links-vs-vulnerable victims.

◆ Are Ham**d*s the Crown Protectorate Jihadis? ▶





Harassment



Property Registry, Gods' Pillar of

Gods hold the absolute physical (hard/soft) property of land and subsurface. This Pillar of Property comprises **H**ard and **So**ft property, with compulsory tax **registry**. The **H**ard-property comprises the Land Registry (the occupied Land, subsurface, and building). The **S**oft-property comprises an independent registry of **intellectual-property** (ex-Patent Office); and aim to cover commercial businesses such as the Patents applications, Trademarks, Design, and copyright. The processing systems of property registry comprises access to judiciary system. The court cases presented herein are of **Fruad**-links with the Land-Registry (H-Property).

Patent Office, Gods' Pillar of Soft-Property

Gods soft Pillar of registry, or the intellectual property, is a symbol of power controlled by Gods' and admin by government executives or lords (Pillar Politics). The intellectual property, of commercial businesses, comprises:

- Patent Applications
- Trade marks
- Design, and
- Copyright

These services are to be registered with Gods' agency (e.g. ex-Patent Office), for tax revenue. Herein, the patent Office and Land Registry are government agencies, appear to be independent, and operating parallel systems of checks & balances, and linked to HM-CTS.

A private soft-property, e.g. a Patent, may be registered and disputed due to priority date and/or theft. Thus, a referral, or access, is made available to the Judiciary system. The civil servants administrate such system(s). The applicants have to have a solicitors (the middle-man), who process the required forms and fees. The applicants can also apply directly, as litigants, if they possess the know-how, to reduce the effective costs. The legal aid is not applicable. The conflict of interests and industrial espionage are the norms of the imperial systems, which may minimize access to applicant-in-person. The Patent Office may also publish and/or grant the applicant a Patent without claims. This is designed to gain fund & info, and a meaningless certificate of grant of paten application, with costly commercial protection(s) by Court Orders (HM-CTS).

Land Registry, Gods' Pillar of Hard-Property

Gods' H-Pillar of registry, or the Land Registry, is a symbol of power controlled by Gods' and administered by government executors (Pillar Politics). The Land (embedded value) and Registry comprises:

- The Ground-Surface (Land, Building, Farms, live stock, etc)
- The Ground-Subsurface (Minerals, Coal, Gas, Oil, Water, etc)

These interests must be registered with Gods' agency (Land Registry) for tax revenue, and to declare the type of business of interests.

A victim of the present court cases lost title register **LA926070** by fraud (24.07.2013), including building, inventory, and documentation. Despite disabling circumstances, the victim applied to recover the property (title register) and to set-aside property transfer from the transferee. The Land Registry terminated the application in favour of the auctioneer of new buyer(s). This is self-explanatory in the following reference:

LA926070/D/149/JW

This provided the foundation for a civil court action, of case study B00. The updated outcome of this civil application is seen in force-no-settlement and failed Arc-insurance. This is due to the effect of God's broken pillars. A criminal prosecution of fraud is unlikely for accomplices of genocide, due to conflict of interests base SRA, financier, HM-CTS, and Police; as well as the monarch and its crown.

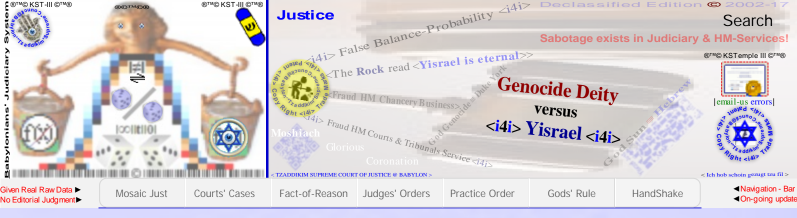
Future work remains open in multiple directions, and as feasible. A criminal procedure is also applicable when the police pillar is effective. However, the aim is to practice judiciary judgment or order about court case B00, to include 3-Pillars of Land Registry, Police, and Judiciary.

The public may also practice judiciary judgment or order about court case B00, while criminal(s) and white collar accomplices remain free.

Is the UK-Crown-Property-Registry Executor(s) of Theft?







A judiciary system (Court, Judges, CPR) is a fraudulent business of trading judgments or orders base ethics of dice balance-probability. It is

Justice, Gods' Pillar of

the Gods' politics of deceiving publics. No access to Justice of no ethics indicate a Judiciary system of Gods' broken pillars. This may involve civil and criminal cases of the so-called Litigation or the resort to legal action to settle a disputed matter with a lawsuit, and including judicial jargons. Litigation and Balance-Probability are two faces of one coin, or the politics, which are directions for those who are able to pay costs and to maintain status-quo. Disputed parties may also resort to mediation during the court action. The indirect police contact (e.g. #101) is a first course of action. The police usually dismisses cases of civil matter including fraud, due to the politics of conflicts of financial interests. The police may also allege, or accuse, the victim of mental illness to deny liability, to maintain assets in the family of Parthenon. Then, the victim may employ a solicitor, or become self-representative; i.e. litigant-in-person (lip). In a civil lawsuit cases, a victim pays the solicitor and court's fees to negotiate settlement with disputed parties. Nowadays, these cost value more than the recover value, if any. Moreover, the legal aid is limited to criminal cases of political criteria. The judiciary system claims to be independent, but it is associated with conflict of interests due to the integrated effects of Gods' broken pillars. Judges may handout free advice resources of no-resources of deceptive outcome. The legal advice centres lack of finances and professional resources. Courts do not provide directions, and forms of fee exception (EX-160 Fee Remission) are tagged to National Insurance, obscured from unemployed civil claimants; and a claimant must pay tax on-winning. A victim of linguistic-health-safety disabilities of no-income stands no chance on scale of Balance-Probability of no-ethics. A lip is nobody when given no-permission for EX-160 due to a partnership of IS-DWP. Additionally, a court or Ministry of Justice give nodirection or advice whatsoever, and judges follow bias dice CPR (Civil Procedural Rules) base balance-probability. A judge is usually late, unfriendly, with no time to read bundles in-hands. The judge's job is keeping up appearances, complete a record of hearing, and make orders as it may fit; i.e. order-as-U-go. Then, Freelance photographers and media await outside court buildings to freely abuse victims who enter and depart court(s). Court-cases or bundles are often lost by sabotage, or transferred to the defendant home-court, due to bias conflict of interests. Furthermore, the CPR is a dice of non-ethical Probability-Generator, and a decoder of Balance-Probability. It is in the interest of judiciary and solicitors to prolong proceedings to the high court, to increase legal costs that have to be paid by the victim. The HM-CTS prevents justice of fraud link genocide, but it acts firm with vulnerable parents who are unable to pay fine for child-school-absentees. The HM-CTS is a self-destructive tool, and its legal Fraud aims to secure Gods' status-quo. The HM-CTS have no access and no ethics by Yisrael standards, thus the HM-CTS is nature's illegal act, and including its proprietor(s), i.e. the crown-in-person.

Legal Costs

The legal costs is a pay for the know-how of a solicitor and court of HM-CTS of close-loop system. A claimant (lip) has to buy, in advance, into court services via forms and fees. Courts does not provide any advice or direction, and refuse documents outside CPR standards. No agency (e.g. court, CAB, LAC, PSU) gives free advice of direction, unless a hired solicitor(s). This may cost around £200 per page (+VAT), and a minimum bill is of no less than £500 per cession. Attending hearings may cost £10K or £20K. A high court hearing may add another £50K with no guarantee. All payments must be guaranteed in advance; and a law suit of no-insurance is a no go area for a claimant or victim of no income and nobody status. Thus, a victim, of lip status, must not buy into the deceptive HM-CTS (Courts and Tribunals Service), including the free legal-advice services (resources), of no access, no-ethics, and no just.

Representation

A solicitor is a person of a know-how, or a bridge in a lawsuit case, of un-friendly judiciary system. A blindfolded lip must act to fulfil gaps. For example, a lip may forward (e.g. court case B00):

- 1. Forms of HM-copyrights, purchased via third-party;
- 2. Court Fees paid with forms (exc VAT); # 101 - Police Report
- 3. Time limit is always dictated by court;
- SRA White-collar Pro
- 4. With, or without, court hearing; Facilitated Genocide!
- 5. To follow **CPR**, to forward evidence, of re-repeat statements;
- 6. The Usher instructs lip to address judge according to status and not to anger judge! A PSU of retired magistrate silenced the lip when answering judge. Judge used to **shout** at victim-lip from a distance and allowing unregistered defendant of alias of no recorded defence to approach the bench freely, in a conflict of genocide interests; and
- 7. The victim, under angina attack, failed insurance; and SRA solicitors charged in advance with ill-advice and refused-representations!











Rabbi Yakov Aryeh Alter (the Gerrer Rebbe), joined the line up of Tzaddikim

(world's leading Sephardi, Lithuanian, Chassidic, and Kabbalist rabbis) who expected the arrival of Moshiach by the end of 2006; and now on record that **Moshiach** (the last illiterate Hebrew -Prophet) is imminent.

Amen, a long waited Hebrew King was born on 26 April 1954 in Southern Mesopotamia from a Hebrew mother who delivered a baby boy to the custody, on-commandment, and immigrated to Jerusalem same morning. The adopted mother registered the birth on 29 April 1954. No more contact was made between the two mothers. The King to be grew-up as an un-affiliated scientist, illiterate Hebrew & aw are of destiny since born on the first Pray.

On 17-29 Dec 2006, the Angels directed this Hebrew to Jerusalem, on a mission to open the Golden-Gate-of-Mercy, and being monitored by **ShinBet**. This was accomplish by: (1) Circulating Jerusalem old city 7 times in 3 days of anti-clock wise walking; (2) Praying at Temple-III (elAqsa); (3) Praying inside the KOTEL, on Khanoka-day, Dec 2006; and after boxing day, (4) Circulating the the rock of the dome 7 times in an anti-clock wise walking, around mid day; (5) **Praying** inside the mini-cave of the Rock for and on behalf of the chosen Hebrews.

The angels stopped the King to be, on-departure, to provide evidence(s) on the descend of Prophet Mohamed (puh), reluctantly on the third request the to-be placed his right hand inside the designated hole at a corner of the Rock, for a pray (adjust sensory and download matter-of-Knowledge). The to-be detected an anomaly, fine adjusted hand-position, and became fixed in-situ,

The to-be was then levitated & elevated, in the body of his predecessor Prophet Mohamed (puh) who was searching for alterity to Jerusalem Pray & directing to Mecca (Land-of-Hebrews), nearby Moses' place of the covenant (Mount-Bader, not Siena). A Hebrew, descendent of (Mo+Mo=>Moshi), and elevated in the body of Prophet Mo (puh) turning right to open eye in the witness company of predecessors Abraham-David-Solomon-Moses-Jesus-Mo (star-of-David), and being humble in front of the immortal evolve light (the one Creator). King Solon prayed thereafter "thanks the immortal, all 6-Prophets (star-of-David) replied Amen." The immortal departed, the prophets departed, the newly Crowned King descended to ground out-of the body of Prophet Mo (puh), released Right-Hand, and a free range King of the Hebrew's was at large free, crowned discretely on Dec 2006 for the trigger of the ALTERITY Global Hebrew Civilization < Amen>

Facing the Angels who requested a reply. The tearful King smiled in-front of 2men (Ramallah) and a woman (Jerusalem), "I am the Hebrew son of star David, do witness the descend of Prophet Mo (puh) on Mount Temple-III.

A Palestinian Devil attempted harm, the afternoon pray started, the King excused, a crowled of children aw aiting outside, slept inside the old-city, next morning stayed safe at airport >26 hours ahead of flight <Amen>

<One Evolve Immortal >

Mossad-ShinBet, Events of



Samples of Groins-swap, urine, seamen, and eggs of Mr. Sudad Abed Hassan Ham**d* and 26-members of related immigrants were tested (strictly-classified), against the DNA of the Egyptian Pharaohs, and that of Saxe-Coburg-Gotha; and discover 99% match. Roots flushed-out the Ham**d*s to the UK, which appeared to be crown protectorate.

The link is Ham**d* as in Ham**b*, the sixth King of Babylon dynasty, which occupied Mesopotamia after the sudden emerge from Shushter-Persia! The letter (d) has vocabulary significance of Hebrew origin. Hamrabi (1750-BC) was assassinated after giving Royal-insignia, as God-Sun.

The indigenous Hebrews did not agree for Hamrabi (1750BC) to be the one-supreme God. The successor rounded the Hebrews, and forced migration to Egypt. The know-how was used to build new civilization in which the (Ham**d* as in Ham**b*) became the Pharaohs of the Delta Valley and the Hebrew dream of Pyramid Homes for the livings became the Pyramids for the deceased Pharaohs (life after death); Islam may asserted this, to maintain the legacy of Pharaohs' Gods.

On command of Saxe-Coburg-Gotha, Hitler (1945AD) rounded the Jewish instead of the Hebrews, and failed! Yisrael is in the Hebrews, which may not be for the Jewish, due to the effect of religion, which evolve to Islam, to serve Gods and Goddesses of Saxe-Coburg-Gotha of long evolve events of Shushter Persial Saxe-Coburg-Gotha also have DNA deity of Chaos!

Genocide base Theft

Ham**d*s acts of theft of property, supported by pillars of Saxe-Coburg-Gotha, is embedded in their DNA since 1792 BC. Mr. Sudad Abed Hassan Ham**d* had 10-property portfolio on 2013 (Land Registry); used the flagship of fasting on el-Qader night of Ramadan to steal Title-Register LA926070 UK; traded with cars, drugs, human parts and trafficking worldwide, which is a norm of the Anglo Persian Deity of Genocide base theft.

Dictims.

Victims use <i4i> means to implement Yisrael just! Saxe-Coburg-Gotha Practice Genocide 1070 - 2017 AD Saxe-Coburg-Gotha's end is imminent!



<i4i> A Female-Vicar@NE rural CoE, & a male councillor Witnessed Testimony of King of Hebrews 2012 @ end of May an Calendar 2012 <i4i>





Courts Cases Active Claims

This is an overview of **Fruad** targeting hard-property, and this site refers to 3-cases of fraud of title register and currency. The Balance-Probability enables the publication of cases **B41** & **B00**, due to direct association of one defendant (alias), for which the court's bundles are presented herein. Balance-Probability forced bias access to justice of no-ethics and no-settlement in favour of the instrument <**i4i**>. Cases B41 and B00 are textbook examples of Fact-of-Reason, from which we may learn judgement-ology.

Court Case 1KH

The defendant (alias) of both cases B41 and B00 had stolen claimant's private documentation (#101-Police-Report), including an initial court case registered at Hull combined court centre against related defendant(s). Those are believed to be linked to the defendant of cases B41 and B00. A copy of the court order 1KH06066 was recovered from the Legal Advice Centre (LAC) at the University of Hull, and a copy can not be used for referral when original case-bundle was stolen. A conflict of genocide interests disabled the police and judiciary pillars, and in favour of a third party financier. Details of case 1KH may be available at the archive of HM-CTS. The claimant (litigant-in-person) had no chance against the adversary Entwistle-Green of Country-Wide of Bank-of-America which may incorporated the defendant (alias) of cases B41 & B00; i.e. one big fracmented case of international fraud-base-theft.

Court Case B41 Court Case B00

A circumstantial evidence enabled a self-made opportunist agent to act, collect, and self-use money that belong to other vulnerable people for a period of about 10-years, so did his father. The value of which exceeded the sum of more than £50K cash (exc safe of £50K Traveller-Cheque's). Claim B41 was submitted to the ccmcc-UK for the value of about 02% of the total received money, due to limited access to justice and fact-of-evidence. The money was self-pocketed by defendant (alias). **Judgment** B41 dated 05.10.2016 was for claimant. A **false** set-aside judgment, by an **order** dated 15.08.2016, was in favour of the defendant(s)! No access to bias just of no-ethics allowed a rule of no-settlement <i4i>.

A circumstantial evidence enabled the same defendant of case B41 to defraud a title-register (one of series), including home, inventory, rents, and auction and sell the property (title-register) of the same victim; and to forward the proceedings to overseas proceedings, in repeated process resulted in 10-property portfolio in about 8-years. The value of loss to this one victim exceeded £150K (exclusive). Solicitors aimed to charge the victim (lip) £50K, to set-aside property transfer (LA926070/D/149/JW). Order 15.08.2016 was for the defendant! Followed by struck-out of cases against the defendant in a conflict of Genocide-interest <i4i>.

The pre-court action of mediation was also applied again and again. On 04.01.2016 a Judge explained Mediation. The defendant of B41 & B00 expressed rejection of ignorant response. A court order dated 15.08.2016 was moving case B00 in favour of the defendant, when set-aside judgment case B41 was granted to defendant alias of no-defence and erratic application of case-sabotage. A classified internal sources at the court revealed alarming involvement of British judiciary system (HM-CTS) in conflicts of genocide-interest since 2003, due to political agenda, and in favour of the defendant(s). A related search indicates that the same defendant is also linked to other 10-cases, one of which is a Fruad-link against British-MoD, as in the false report to the international court of justice, and report #101-Report.

Learners of general public may search court's bundles **B41** and **B00**, to learn from the actual court's documents by claimant and defence. Editorial's judgement or order are void, and related expression of misunderstanding are null, if any. Cases and bundles are real, raw data and info are of first hand on the web, and learning practice-judgment is the public objective! Herein, expressions are facts-of-reasons as documented in related bundles, without the analysis or dependency of balance-probability. Readers may email-us (editorials) own-judgment or order (decision-making), and to forward similar cases of fraud that may help progressive R&D of self-learning Judgment-ology of Global Pedagogy, and to compete with the bias non-ethical dice-CPR of HM-CTS.

Next| 1KH | B41 | B00 |







Case B41

FRAUD

NATURE OF CASE: POLICE DISMISSED THE CASE, DUE TO CONFLICT OF INTERESTS

THE MATTER OF: Acting Fraudulent Agent of Money Transfer (no VAT registration); and

IN THE MATTER OF: Re-payment of received moneys,

due to failure to deliver the money to the recipient family

BRIEF DETAILS OF CLAIM

The defendant acted as a financial agent of money transfer and collected from claimant the minimum of £400 pcm, cash-in-hand money transfer, for the period form around January 2003 to August 2013. Additional on-demand payments of more than £2K were made to the defendant (see exhibit). The total amount of money paid to defendant was in excess of £49,334.08, in about 10-years. The beneficiary family acknowledged that they never received any transfer money from the defendant. The defendant did not deliver any of the received money to its promised recipient family. Please, see attached exhibit and statement of truth.

Particulars of Claim

The Court: County Court Money Claim Centre

Application

Three notices, of registered postal delivery, included:

- 1- Letter
- 2- Cheque £**70**
- 3- Form N1
- 4- Statement
- 5- Copy of evidence payment(s)

See particulars this claim in chronology bundle B41.

Paid by Cheque B41 Paid in full (£70) NO Fee Remission NO EX160 (exc) 06 July 2015



True Case B41YM890

I expect to recover more than £800 (2 x £400) with the accumulated interests of 10 years. Please, see attached exhibit and statement of truth.

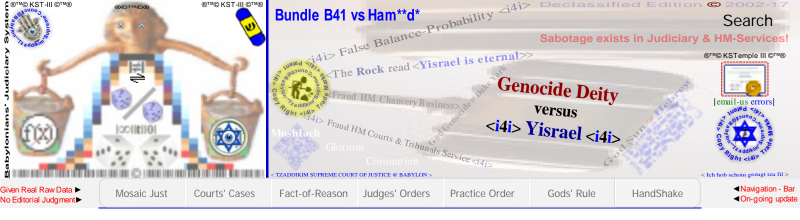
Amount Claimed:	 £ 800.00
Court fee:	 £ 070.00
Legal representatives's costs:	 £000.00
Total Amount:	 £ 870.00

Fees (£70) together with (Form N1; Statement of truth; and Evidence of Payments); and three copies were forwarded to the **county court money claim centre** (ccmcc) dated **06 July 2015**.

The court fees increases with increasing value of claim. This is the optimal access to justice, if exists. The victim acted litigant-in-person (lip).







Bundle B41

Chronology Bundle B41

- 1- Letter dated 06 July 2015
- 2- Cheque £70.00 (Fees Paid by Cheque); No EX160
- 3- Form N1
- 4- Statement of truth
- 5- Exhibit (Evidence of Payments)

Three copies of the above documents were sent to the comcc in a registered post! No defence whatsoever during the time limit set by the county court money claim centre.

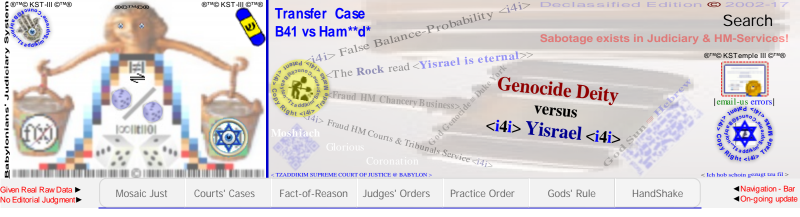
- 6- Judgment ccmcc
- 7- Judgment Magistrate
- 8- Register Trust Limited
- 9- Discovery of Alias of 3-IDs
- 10- False Defendant Form 244 set-aside Judgment B41
- 11- False Notice Transfer ccmcc, & site-page
- 12- **N24** General form of Judgment or Order 150816 (Judgment order B00, set-aside for Defendant B41)
- 13- Force Settlement or Termination
- 14- Court Response
- 15- N173 Notice to pay fee 200916
- 16- N24 General Form of Judgment or Order 02.11.2016 (Struck out B00 and inc. Judgment B41)

NEXT

- 17- False Transfer B41
- 18- Bias-Order & No-Settlement







Transfer B41

CPR Part 13

Setting aside a default judgment

Chancery Guide 2016. HM Courts & Tribunals Service

12.6

An application to set aside a default judgment must be filed and served on the claimant and should include a witness statement in support and if possible include a draft defence. (The claimant has different name, no serving notice, and claimant bought copy N244 form different court for £10, just before set-aside).

12.7

Where a default judgment has been wrongly entered (because the conditions for granting it were not properly complied with or the whole of the claim was satisfied prior to judgment being entered) the court must set it aside, regardless of the merits. (Judgment entered correctly, and conditions of set-aside were not properly compiled with due to the different claimant's name, and out of date application)

12.8

In any other case the court may set aside or vary a default judgment where the defendant has a real prospect of successfully defending the claim or there is some other good reason to set aside or vary the judgment. – see CPR rules 13.3 and 13.4. (Set-aside judgment to combine with different case of different claimant, and to struck-out both claims).

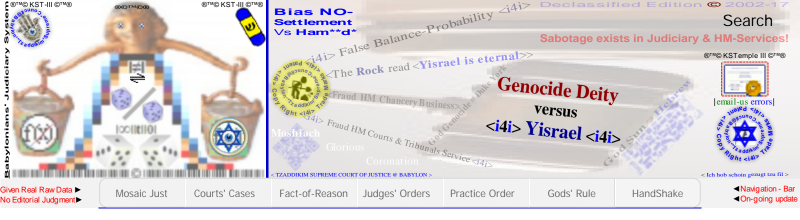
False Transfer B41

- 1- Notice of Preliminary issues
- 2- **Transfer B41** (from comcc to com) (Lost case-bundle, in a sabotage, delayed 3 months)
- 3- N244 Defendant setaside B41YM890
- 4- N244 Claimant Combine Transfer
- 5- Draft order Null setaside Jdgment B41YM890
- 6- Judgment order B00 for Defendant B41, no-defence
- 7- N173 Notice to pay fee 200916
- 8- Re-instate Jdgment B41YM890
- 9- Court Final Response!
- 10- N24 General Form of Judgment or Order (02.11.2016 Struck out B00 & Judgment B41)
- 11- Court Rejected re-instate using EX-160, 23.12.2016
- 12- Court blocked enquiries, no response!

Useless Resources, run-away SRA-Solicitors, and no-direction of no-access of no-ethics of justice of a dice of HM-CTS of a stolen crown







Bias no-settlement B41 vs Ham**d*

CPR Part 13

Setting aside a default judgment

Chancery Guide 2016. HM Courts & Tribunals Service

12.6

An application to set aside a default judgment must be filed and served on the claimant and should include a witness statement in support and if possible include a draft defence. (The claimant has different name, no serving notice, and claimant bought copy N244 form different court for £10, just before set-aside).

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Bias-Orders No-Settlement

- 01- N24 General form of Judgment or Order 150816
- 02- Notice Settlement
- 03- Court Response to Settlement
- 04- Struck-out B00 and set-aside B41 N173 Notice to pay fee 200916
- 05- Application Reinstate-Judgment-B41
- 06- Court Final Response!
- 07- N24 General Form of Judgment or Order (order 02.11.2016 Struck out B00 & Judgment B41)
- 08- Post struck-out Blocked Re-instate B41
- 09- Court Rejected re-instate using EX-160, 23.12.2016
- 10- Court blocked enquiries, no response! Mickey-mouse CAB, run-away Solicitors, no direction.

■|1KH|B41|B00|Next|

◄| **End B41** |**▶**

Next Council & C





Case B00

NATURE OF CASE:

FRAUD

THE POLICE DISMISSED THE CASE, DUE TO CONFLICT OF INTEREST.

THE MATTER OF: THE PROPERTY OF TITLE REGISTER LA926070 of (128 BB1 2JF); and

IN THE MATTER OF: "SET-ASIDE" transfers of property title register LA926070 edition 25 July 2013,

and related Charges register LA926070 edition 20 September 2013.

IN ORDER TO: APPLY FOR ALTERATION OF THE REGISTER,

[Direction Reference: LA926070/D/149/JW]

BRIEF DETAILS OF CLAIM

Particulars of Claim

- 1. The order that the claimant is seeking is that the transfers of property title register LA926070 (128 BB1 2JF) edition 25 July 2013 and related charges register LA926070 edition 20 September 2013, are hereby set aside.
- 2. The Land Registry acknowledged on (LA926070/D/149/JW) that the transfer of title register LA926070 edition 25 July 2013 was voidable rather than void, in response to claimant's application for alteration of register.
- 3. The defendant conducted transfer of name (The Beneficiary Proprietors) at the offices of his solicitor and in the presence of claimant. The claimant did not sign the documents of transfer, and was unable to challenge the proceedings, because of duress of intimidation & family safety being threatened.
- 4. Thereafter, the defendant raised a mortgage (£32K) on the property, in the absence of claimant, and based on the defendant's name being the proprietor of the property title register LA926070 edition 25 July 2013, and thus charges register LA926070 edition 20 September 2013.
- 5. Therefore, it would for any other reason be unjust for the official "SET-ASIDE" not to be made according to section 1 of the Fruad Act 2006, as well as paragraph 6 of schedule 4 of Land Registration Act 2002.

< See also Amended Claims and Statement >

Hand-delivery of four-Notices (Fees, N1, statement, evidence) to court at Hull Combined Court Centre, dated 13 July 2015. B00KH427 order direction transferred to the county court at Manchester (see chronology of sections). It was noted that HM-CTS of either courts failed notice-of-claim delivery. HM-Gov & SRA forwarded deceptive direction to claimant. HM-CTS damaged case-management and lost-bundles, and not allowed to say.

Value

True Case B00KH427

Fees Paid B00 paid in full £280+£50+£100

N244 no Hearing

struck-out or pay £545 for hearing.

NO Remission **EX160** (exc)

Hull Combined Court Centre County Court at Manchester

Recover SET-ASIDE transfers of property title register LA926070 (128 BB1 2JF) edition 25 July 2013 and related charges register LA926070 edition 20 September 2013, as well as other losses (see amended Statement).

Amount Claimed: Set-aside Court fee: £0280.00 Court applications: £0150.00 Pepperells Solicitors costs: £1100.00 **Total Amount:** £1530.00

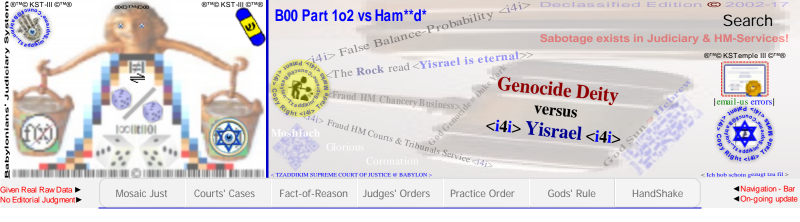
Paid in advance with Form N1, evidence, and statement, and 4-copies were served by hand to Hull Combined Court Centre, on 13 July 2015; which transferred the case to the county court at Manchester. It appear later that both courts failed to serve Particulars of Claim. There were no defences' acknowledgements, courts claimed!

A victim of self representation, or litigant-inperson (lip), is an optimised option of victim's application. The lip's representation of Pepperells

Solicitors of SRA, charged £1100.00 of illservices, which is found to be of Fraud-Ethics.







Bundle B00 Part 1o2

Facts-of-Reason

SEE PDF-FILE Chronology of Sections FOR DETAILS

(Self-Purchase Land Registry Hard Evidence £7/c)

1- Cover; 2- Letter; 3- Chronology of sections; 4- Key (References)

1-Skeleton Argument; 2-Form N1; 3-N244 Application Notice; 4-No 44 Part 24;

5-C14 Court's Draft Order; 6-Chronology of Events

1-Claimant's Statement (Amended Claims; and Statement); 2-Defendant's Statement of Truth;

3-N1 Claim Form (CPR Part 7); 4-GovSol 110851 B00KH427; 5-N279 Notice Discontinuance

04- section 3 1-Judgment B41YM890 051015; 2-Statement B41YM890; 3-£ Evidence B41YM890;

4-Registry Judgment B41YM890; 5-Magistrate Charge

05- section 4 1-N379 charging order on land or property; 2-N5 possession of property;

3-Order for Sale; 4-Alias of 3IDs; 5-LA926070 ed 200913; 6-GM124487 ed 240614

Case Management

06- section 5 1-Case Management; 2-N263 Disclosure report; 3-N264 Electronic documents EDQ;

4-N265 List of Documents Standard Disclosure

07- section 6

17 70	Exhibit - 01	1a-B41YM890 judgment 051015; 1b- Statement B41YM890; 1c-Portfolio LR			
History LA926070	Exhibit - 02	2-LA926070 250713			
	Exhibit - 03	3a-LA926070 ed 200913; 3b-LA926070 ed 100315			
H 1	Exhibit - 04 ►	4a-Land Registry Correspondence-270115; 4b-Exhibit; 4c-Exhibit; 4d-Exhibit;			
Land Registry		4e-Exhibit; 4f-Exhibit; 4g-Exhibit; 4h-Exhibit; 4i-Exhibit; 4j-Exhibit-Notice; and			
Fraud vs Origin ▶		4k-Exhibits of RoyalMail Responses & Witness Statement of Problematic Address			
Other Evidences	Exhibit - 05	5a-Contract Defendant-Lender; 5b-AST Defendant-Tenant			
	Exhibit - 06	6a-Lender-Receiver Notice;6b-Auction 128 BB1 2JF7a-Deed of Ownership;7b-Tenant's Residency Agreement;7c-Stolen Inventory			
	Exhibit - 07				
	Exhibit - 08	8a- Solicitor's Misrepresentation(s) with Deed 121113; see also Personal-Solicitors!			
		8b-Serving Notices of B00KH427 & B41YM890 - 181115			
SRA-Fraud Representation	Exhibit - 09	9-Forensic Science Document 230215			
·					

Given HM-CTS CPR judgment or order. Learners may Practice-Order & search the documents of facts-of-reason to make judgments, and vice versa. Gov-system (inc Court & Police) sells Hardcopy Evidence (£7-to-£10/c), of direct purchase (Data Protection ACT 2002), or contact-us.

10-Police-Harassment 020115; (see also Wiki-Harassment; and #101-Police Report)

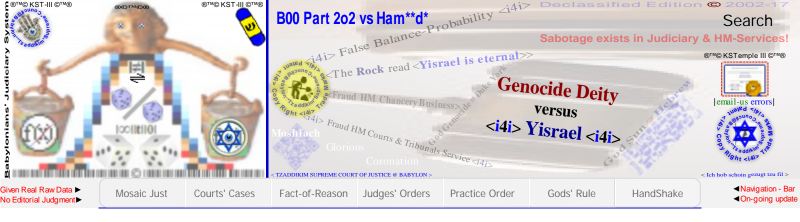


Police

Role!

Exhibit - 10





Bundle B00 Part 2o2

Facts-of-Reason Chronology of Sections

(Self-Purchase Hard Evidence from Court & Land Registry £7/c)

01. **Section-0:** 1- Cover;

2- Letter and Hospital;

3-Notice of Response;

4- Chronology of sections; and

5- **Key** (References)

02. **Section-1:** Priority Issue(s)

03. **Section-2:** Preliminary Issue(s)

04. **Section-3:** 1st update Bundle 1o2 (B00KH427 dated 21.12.2015)

1. **Notice** of 1st update Bundle 21.12.2015

2. Case Summary (update Hearing 01.08.2016)

3. **Draft Directions** (update Hearing 01.08.2016)

4. Case Management Info-Sheet (first update Hearing 01.08.2016)

5. Amended Particulars of Claim (dated 22.01.2016)

6. Amended Claimant's Statement (dated 22.01.2016)

7. **Defence Disclosure Duty**, by Chancery issue / listing dated (22.06.2016 & 07.07.2016)

i. HM Chancery Issue / Letter dated 22.06.2016 & 07.07.2016

ii. Amended Defence dated 24.02.2016, 'No Formal Defence'

iii. N244 dated 16.12.2016

8. Defence of Alias, of no defence on court's records!

9. Judgments or Orders (dated as listed)

05. **Section-4:** Application <i4i>

Observations

<£10 paid by lip to receive info>
<Court sold affirmed stolen documents>

<Defendant affirmed stolen data>
<Defence Theft @-court-hearing 04.01.2016>

<NO exhibit for stolen data, NO origin > <Defendant Affirmed Fraud Data>

<NO exhibit of Court Sold £10 Fraud Data><NO origin - Data Protection ACT 1998-02>

<Erratic transfer B00, EX160, Lost Bundle!> <Court misleading & failure disclosure>

<Pepperells Solicitors of fraud representation>
<Accomplice-Police Harassment-vs-victim>
<Un-settled Claims >

Bias Judge of HM-CTS

The HM-CTS, Court, & Judge are not fit for a purpose, except accomplice genocide. On hearing dated 01.08.2016, the judge:

1- was late with no-time to read update;
2-one sided, and abused the victim-lip;
3-unnoticed, victim-lip had angina attack;
4-judge mislead victim-lip in-audio read to void set-aside property transfer;
5-judge assisted defence to hand-out fake documents, and isolating opponent lip;
6-sitting judge fooled struggling ignorant lip by cook-edit print of bias audio court-recording of erratic events, as in text-content orders of (defendant needs!):

Classified sources confirmed

N24 General form Order 15.08.2016

N173 Notice to pay fee 15.08.2016

N173 Notice to pay fee 20.09.2016 N24 General Form of Order 02.11.2016

N172 Notice of Trial Date 15.08.2016

Case Sabotage exists in HM-CTS Can a Court & Judge be Trusted?







Bundle B00 Part 2o2

Facts-of-Reason

Priority issues, Obligations

Section-1

- 1- Letter to court dated 14.07.2016
- 2- Letter to court dated 17.07.2016
- 3- Notice of Response to Order 01.06.2016 Notice of priority of Obligations
- 4- Defendant's public record listed Alias of 3IDs
- 5- Draft order Data Protection ACT & Stolen Data 170716
- 6- Draft Direction 230616
- 7- Case Summary 270616

Observations

<£10 paid by lip to receive info> <Court sold affirmed stolen documents>

<Defendant affirmed stolen data>
<Defence Theft @-court-hearing 04.01.2016>

<NO exhibit for stolen data, NO origin > <Defendant Affirmed Fraud Data>

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<Accomplice-Police Harassment-vs-victim>
<Un-settled Claims >

Bias Judge of HM-CTS

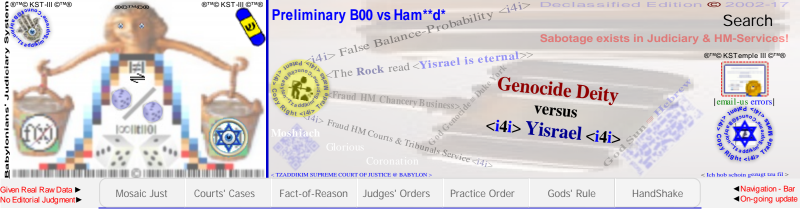
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Classified sources confirmed
Case Sabotage exists in HM-CTS
Can a Court & Judge be Trusted?

N173 Notice to pay fee 20.09.2016 N24 General Form of Order 02.11.2016







Bundle B00 Part 2o2

Facts-of-Reason Preliminary issues

Section-2

- 1. Notice of Preliminary issue(s)
- 2. Defendant's public record listed alias of 3IDs
- 3. Draft order Null Set-aside Judgment B41 dated 05.10.2015
- 4. **Defendant's** application **N244** dated **16.12.2015**; **Set-aside** Judgment B41YM890; Court failure disclosure of false & wrongfully transfer Judgment B41YM890, as:
 - i. Form **N244** dated 16.12.2015 (2 pages)
 - ii. Judgment B41YM890 dated 05.10.2015
 - iii. Registry certificate
 - iv. Evidence (copy 2 x£400) cheque-payments
 - v. Blackburn Magistrates Court issue 04.06.2015
- Claimant's application N244 dated 04.03.2016, Combine & Transfer proceeding; Court failure disclosure of false & wrongfully transfer Judgment B41YM890, as:
 - i. Notice
 - ii. Form N244 dated 04.03.2016
 - iii. Draft order
 - iv. Fee paid (copy £50 cheque)
- 6. Claimant's application N244 dated 10.05.2016,

Fast multi-Track & Fund Holder (1-N1; 2-N244; 3-C14; & 3-No 44 Part 24 No-Hearing); Court misleading & failure disclosure of NO defence, and hearing of alias of 3IDs was accepted to court & judge, judge disregard alert priority, as:

- i. Notice
- ii. Form N244 dated 10.05.2016
- iii. Draft order
- iv. Fee paid (copy 2 x £50 cheques)

<End>

Observations

<£10 paid by lip to receive info>
<Court sold affirmed stolen documents>

<Defendant affirmed stolen data>
<Defence Theft @-court-hearing 04.01.2016>

<NO exhibit for stolen data, NO origin > <Defendant Affirmed Fraud Data>

<NO exhibit of Court Sold £10 Fraud Data><NO origin - Data Protection ACT 1998-02>

<Erratic transfer B00, EX160, Lost Bundle!>
<Court misleading & failure disclosure>

<Pepperells Solicitors of fraud representation>
<Accomplice-Police Harassment-vs-victim>
< Un-settled Claims >

Bias Judge of HM-CTS

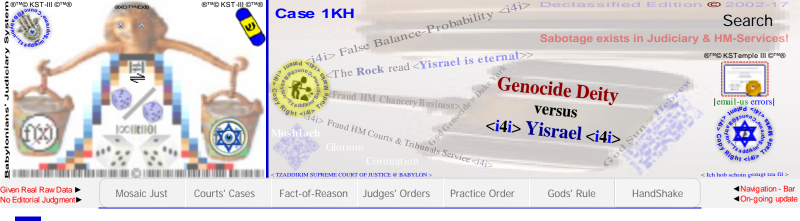
The HM-CTS, Court, & Judge are not fit for a purpose, except accomplice genocide. On hearing dated 01.08.2016, the judge: 1- was late with no-time to read update; 2-one sided, and abused the victim-lip; 3-unnoticed, victim-lip had angina attack; 4-judge mislead victim-lip in-audio read to void set-aside property transfer; 5-judge assisted defence to hand-out fake documents, and isolating opponent lip; 6-sitting judge fooled struggling ignorant lip by cook-edit print of bias audio courtrecording of erratic events, as in textcontent orders of: N24 General form Order 15.08.2016 N173 Notice to pay fee 15.08.2016 N172 Notice of Trial Date 15.08.2016 N173 Notice to pay fee 20.09.2016 N24 General Form of Order 02.11.2016

Classified sources confirmed
Case Sabotage exists in HM-CTS
Can a Court & Judge be Trusted?









Court Case 1KH06066; 08.02.2012

#101-Report

The defendant (alias) of both cases B41 and B00 confiscated claimants private documentation, as in #101-Police-Report, including an initial court case registered at Hull combined court centre against Entwistle-Green-Letting (lent-agency, affiliates of Country-wide, of Bank-of-America which is the financier of Gods-Pillars). However, the court placed the names of property-manager and customer-service/letting's as first and second defendants against the original claim 1KH06066 by claimant. The #101-Report was rejected by Hull Police Stations (on July 2011) as a civil matter, and ignoring the case of fraud. Original court documents were confiscated, by an alias of cases B41 and B00. A copy of the court order was recovered from the Legal Advice Centre (LACE) at the University of Hull, and a copy can not be used for referral when original print is missing (Data Protection ACT). The proprietor of the concerned property (register LA 926070) of the time agreed to rent the home for three months only, based on approval of new proprietor. The rent agency rented the property for one year and used to pay the rent to a third party (rent minus commission minus repairs minus NI, etc), by using the proprietor name, as a payee, without the proprietor's consent. The new proprietor demanded the return of his property after expiring rent-date, due to the property being his only home. The agency refused, charged £600 additional fees, used 11-months rents, failed to return the keys and escaped responsibility of the property including recorded inventory. The judge struck-out the case of the value of loss. The tenants continued to live in the property, and facilitated for the alias of cases B41 and B00 to defraud the register. This process continued from April-2011 to July-2013 when the alias defendant became a proprietor by fraud. It appears now that conflicts of interests exists.

The Defendant (alias) of cases B00 and B41 was the perfect standby agent, who acted to defraud register LA926070, and resulting in 10-Property Portfolio in 2013. Behind this alias were a series of logistic support of mock organisations that were on standby for the liquidity of all remaining assets of the above property (title register LA926070). Moreover, #101-Report indicated that this alias is an accomplice in a continuous sponsorship to overseas genocide program in the middle east.

The limited access to justice forced the victim to be a claimant (litigant-in-person), and self representative in civil claim of money (ccmcc), in which the ignorant claimant is always a looser in all directions, due to lack of justice and resources. However, if the police had investigated #101-Report, then the police might dealt with this case as crime of fraud. Therefore, the police and its legal department are entangled in conflict of genocide-interests, imposed during the Blair-Straw era of deception-terror-genocide!

The victim/claimant of claim 1KH remains claiming the losses in an active <i4i> justice. This case is small when compared to case B41 and followed by case B00 against same defendant. An alias of 3IDs who confiscated original details of case 1KH to prevent justice of HM-CTS, if exists. However, further update of detailed original information about case 1KH may be available at the archive of HM-CTS, with an easy access to professionals; and such info remains out of reach of the victim(s)!









Bundle B00

Application <i4i>

<i4i> Device v Bias-Order

The Victim responded to Hearing dated 01.08.2016, and thereafter standardised **i4i** instrument of justice.

The circumstances placed the victim/lip on the defence, thus introduced the term <I can not understand>.

A judge sense the presence of "I can not understand" or (<i4i> instrument) must suspend related court proceedings. The judge forced the victim/lip frozen under angina attack to receive stolen documents from the defendant, which document were bought from the court for £10. This followed by:

- 1- N24 General form of Judgment or Order dated 15.08.2016
- 2- Notice Settlement
- 3- Response Settlement
- 4- N173 Notice to pay fee 20.09.2016 Struck out B00 and Set-aside B41
- 5- Application Reinstate-Judgment-B41
- 6- Response to re-instate B41
- 7- N24 General Form of Judgment or Order (02.11.2016 Struck-out B00 inc. Judgment B41)
- 8- Post struck-out

<i4i> I can not understand, Application of

This is an automatic subconscious response to false judiciary system. marked as unprecedented notice and out of the tick-box. Having attended B00KH427 Hearing dated 01.08.2016 (elh 30 minutes reading + 1 hour), and expressing poor health-and-safety; AND The claimant redirected the tool of "I can/do not understand"; in which the claimant observed obsolete order(s), and that the court **proceedings** (if appropriate) did **not** follow the **court rules** of processing Data Protection ACT and including false N244. And that The sitting judge as well as the court at Manchester is not in a position to serve the justice in the matter ("I can not understand"). AND on **probability** scale, the system uses the **CPR** as an instrument and means of providing revenues, and to protect accomplices including the defendant who is a beneficiary in the business of clients' magnet, to sponsor activities ("I can not understand"). AND The claimant holds the system liable for misleading citizens, and the claimant reserves all rights including publishing details of cases B00KH427 & B41YM890, to expose clients and agents of related cases; and providing **no** Data Protection ACT in the matter. AND The claimant can no longer recognise, acknowledge, implement, and/or recommend the CPR system which indicates probability of unjust in the name of justice that rarely exists in the model of British system of civilisation ("I can not understand"). AND THAT The claimant redirects cases B00KH427 & B41YM890 to the bin of history as a victory of justice. And that Nature takes its course to implement the means of an eye for eye and tooth for tooth at the right instance and place. "I can not understand" also imply no CPR jargons and/or forms. AND "I can **not understand**" is the ultimate ruling that presides above all Gods and Goddesses < Amen>



A classified evidence of HM-CTS internal sources indicated that a case-sabotage occurred against the claimant, in person, including cases B41 and B00; to enable defendant alias and accomplices of white collar professionals to facilitate finance for the genocide wars in the middle East.









■Navigation - Bar HandShake ◆On-going update Bird-view of work type issues

Search

®™© KSTemple III ©™®

|email-us errors|

HM-CTS conventions of e-documents or equivalent to Bundle(s) B00KH427

Pleadings / Statements of	Case click-on	Applications (+ fee)	click-on
Acknowledgment of Service		N244 General Form of Application	B41 & B00
Claim Forms	N1 -B41 & N1-B00	Application to Add a Party	No
Amended Claim Form Before Serv	vice Yes	Application to Amend the Claim Form /	Yes
Particulars of Claim	N1-B41 and N1-B00	Particulars of Claim/ Defence	Yes
Notice of Acting	No	Application to Set Judgment Aside	No

Application to Vary an Order

Application for a Stay or Further Stay

Part 20 Additional Claim Witness Summons No Yes Part Admission Yes 1, 2 States Paid Defence Yes Consent Orders (+fee) click-on Intention to proceed with States Paid Defence Yes Consent Orders No Reply to Defence Yes Tomlin Orders No

No Defence! ... Yes

Yes & 2nd-£10

post dependent of no-serving notice Sabotage in Deceptive ACI serve claimant Counter Schedule of Loss No Enforcement & Writs click-on Certificate of Cancellation No click-on DQ & LQ Certificate of Money Provisions No N180 Small Claims Directions Questionnaire No Certificate of Satisfaction No N181 Fast & Multi Track Dir. Ques Yes 1, 2, 3 Application regarding Writs No N170 Listing Questionnaire Or Pre Trial Checklist Yes Charging Order Applications Yes 1, 2 8 Draft Directions Yes

Yes

Yes

HM-CTS & SRA Evidence click-on Witness Statements Un-/Specified Judgments click-on RoyalMail Affidavit Yes 1, 2, 3 Judgment request for a specified amount of £ Yes 1, 2 Medical Reports Judgment on Acceptance No Other experts' reports Judgment by Determination No

Judgment request for an unspecified amount of £ No Settled Notifications click-on Case paid in Full / Satisfied/ Settled 247 Blocked 2417 No Costs Management click-on Application Withdrawn No Summary of Costs Yes/No Notice of Discontinuance Yes Precedent Hearing Yes/No Part 36 Offer Accepted **Budget Discussion Report** Yes/No

Filing Documents/Correspondence click-on click-on Other issues Certificates of Service Yes Hard Facts-of-Reason & insurance Correspondence between parties Yes Yes B41 & B00 Claimant/victim circumstances List of Documents Yes 1, 2, 3, 4, 5, 6, 7, 8 Claimant Health & Safety Availability Dates for Trial Yes Claimant Paid Legal Costs no-EX160 Notice of Funding Yes Yes 1, 2 Defendant fee-exempt EX-160 £155 PD1 Skeleton argument Yes Defendant Alias of 3-IDs

Background Cases

Bundle Judgment B41 & Bundle Case B00

First Defence Alias

- 1- No Defence B41 & B00
- 2- Defendant Alias of 3-IDs
- 3- Defence & Amendment
- 4- Fraud & NO Purchase
- 5- Fake & Stolen Documents
- 6- NO Transactions

No

No

No

Yes

Yes

7- N244, Fee Exempt EX160

Second Defence

Land Registry

Liability Defence

White-collar pro

Resources

The Judge may hand-out lists of resources, which differ from legal advice centres, such as CAB or LAC. Both have post code link, lack of resources, and operate by volunteers. Every attempt was made to seek advice, including the Internet, some provided insult inside the court-room. The free legal advice centres are specialist at best for family and small claims at the ccmcc: they also hire own solicitors. No help with high court cases. Resources have no ethic and no access to justice.

Yes <i4i> Select Facts & make self-judgment or order of learning; E-mail us self-judgment with new cases, if any, for R&D <i4i>



Start-trigger, and bias struck-out

Facts-of-Reason

Defence

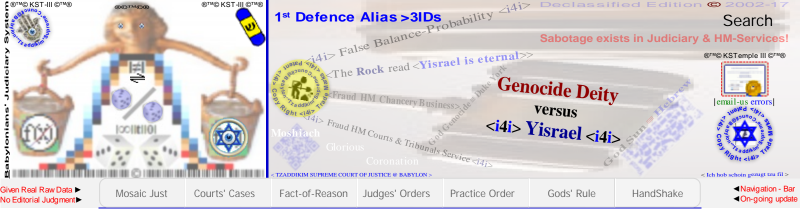
Schedule of Loss

Draft orders

Defence & Amended Counterclaim



Sabotage exists in every Judiciary & all HM-Services!



1st Defence, Alias of >3IDs

The 1st defendant forged claimant's signature(s), in fraud claim of gift of free of charge (see Exhibits 1-10, section 6, Bundle B00 part 1o2), from proprietor who he never knew (Statement defence 04.01.2016); and the land registry directed a court order (LA926070/D/149/JW). See also: i4i.eisrael.co.uk

Then, 1st defence also claimed buying the property (LA926070) and sending money to proprietor's relatives (hostage) in Iraq (Statement B41), with no evidence to suggest claimant received proceedings of purchase. Facts-of-events are given in police #101-Report. Other judgments appeared against same defendant, such as: a- Judgment ccmcc; b- Judgment Magistrate; and c- Register Trust. The land registry documents also added that the defendant is an alias of 3-IDs.

Documents AP1/RT1 (Exhibit-4) indicate LA926070 transfer as a Gift, and defence claim buying property from claimant and without a proof, and that the claimant is not yet deceased and unknown to the defence!

However, the claimant monitored the following sequence of events:

- 01- County Court at Manchester recorded lost of bundles and transferred bundles, and that No Defence acknowledgement for cases B41 & B00.
- 02- Call log to court B00, no-defence on computer (court's claim)
- 03- Hearing of alias defendant of no-defence or acknowledgement.
- 04- Court sold stolen (fake) goods for £10
- 05- Defendant's erratic application N244 dated 16.12.2015, or (**Set-aside** Judgment B41YM890)
- 06- Defence Statement on Hearing B00 (04.01.2016)
- 07- Defence sold, to claimant, by Court (£10) on 22.06.2016 & 07.07.2016
- 08- First/Last Pages, Fraudulently Affirmed by Defendant's Stolen & fake Documents (#101-Report); processed & sold (£10) by court, against Data Protection ACT The court participated to legalise and affirm fake documents.
- 09- NO Transactions for the purchase of title register **LA926070**, see also (Bundle B00 1o2 Exhibit-4; #101-Report)
- 10- Draft order against fraud and/or misleading documents, by claimant
- 11- Defence of EX160 (Fee Remission); with erratic out-of date N244 of no-Hearing;
- 12-£10 paid by lip to receive defence-info; NO exhibit of stolen-fake data, NO origin; Defence affirmed stolen data, acknowledged and legalised by SRA and court!
- 13- County Court incriminated Crown!; Court Processed Affirmed Stolen-fake Data; Data Sold to lip for £10 (not Exhibited), against Data Protection ACT 1998-03.
- 14- Court Sold Affirmed Stolen Defence Material (£10), and acknowledge no defence! This is with the awareness of claimant's Pepperells Solicitors of advanced charge, ill-services, and no-representations in court.

Observations

<£10 paid by lip to receive info> <Court sold affirmed stolen documents>

<Defendant affirmed stolen data> <Defence Theft @-court-hearing 04.01.2016>

<NO exhibit for stolen data, NO origin > <Defendant Affirmed Fraud Data>

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Bias Judge of HM-CTS

ХÛХ

The HM-CTS, Court, & Judge are not fit for a purpose, except accomplice genocide. On hearing dated 01.08.2016, the judge: 1- was late with no-time to read update; 2-one sided, and abused the victim-lip; 3-unnoticed, victim-lip had angina attack; 4-judge mislead victim-lip in-audio read to void set-aside property transfer; 5-judge assisted defence to hand-out fake documents, and isolating opponent lip; 6-sitting judge fooled struggling ignorant lip by cook-edit print of bias audio courtrecording of erratic events, as in text-

content orders of: N24 General form Order 15.08.2016

N173 Notice to pay fee 15.08.2016

N172 Notice of Trial Date 15.08.2016

N173 Notice to pay fee 20.09.2016 N24 General Form of Order 02.11.2016

Classified sources confirmed Case Sabotage exists in HM-CTS







2nd Defence, Land Registry

The claimant (lip) use to update court once or twice a week via telephone calls to chancery business, and as in:

Case B00KH427 indicated 4-hard copies of N1 and N244 were self-posted by claimant (lip) to Hull combined court centre, as dated; followed by courts' actions:

- 1. N24 General Judgment of 03.08.2015;
- 2. N24 General Order of 03.08.2015; and
- 3. N24 General Judgment or Order 31.10.2015

However, the claimant monitored the following sequence of events:

- 01- County Court at Manchester recorded lost of bundles and transferred bundles, and that: No-Defence for case-B00 and including-Judgment-B41.
- 02- Call log (weekly) to court B00, no-defence on computer (court's claim)
- 03- The defence email to claimant; acknowledged by Manchester court, as in the following document: GovSol 110851 B00KH427 (a direction by Government-solicitor to protect interests)
- 04- Second defence had deceptively harassed and directed ignorant claimant (lip) to forward to Manchester court their completed form N279 dated 22/09/2015 of reference #Z1520024/AXT/A5, as in the document: N279 Notice Discontinuance. This aims to override client's liability (Land Registry) for any fraud link marked as in reference (LA926070/D/149/JW).

This may **indicate**, if applicable, that the HM-CTS courts at Hull and Manchester:

- 1- failed to deliver clients' (first and second defence) hard-copy of claims (N1 and N244);
- 2- Manchester court received claims, and disabled the delivery of notice of claims;
- 3- without the awareness of, or notice to, claimant (lip), and
- 4- without recording the acknowledgment of any defence, if existed.

Wherein, the court at Manchester failed claim delivery, but received the acknowledgment document of reference: (GovSol 110851 B00KH427), and failed to acknowledge the existence of second defence. No solicitors enhanced existed errors, if any, in both courts.

Additionally, a classified source at Manchester court indicated that a third party was targeting the claimant, in-person, and a sabotage (destroy to disable bundles) existed against the claimant, due to conflict of interests! Moreover, the bias claimant's Pepperells-Solicitors should be observant to notice that in the presence of first defence of an Alias-of-3IDs and second defence Discontinuance, make both case B00 and judgment B41 open to struck-out, for the benefit of Pepperells-Solicitors when no reliable defence exists, as indicated on the court-record.

Observations

<£10 paid by lip to receive info>
<Court sold affirmed stolen documents>

< Defendant affirmed stolen data>

<Defence Theft @-court-hearing 04.01.2016>
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众

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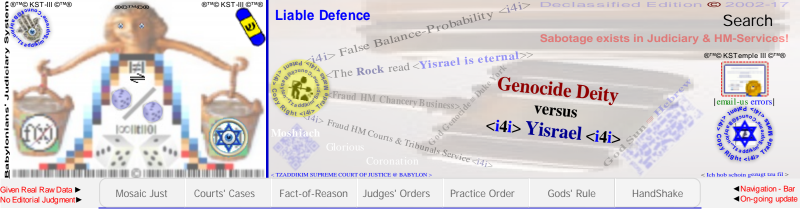
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N24 General form Order 15.08.2016 N173 Notice to pay fee 15.08.2016 N172 Notice of Trial Date 15.08.2016 N173 Notice to pay fee 20.09.2016 N24 General Form of Order 02.11.2016

Classified sources confirmed
Case Sabotage exists in HM-CTS







Liable Defence, Gov Solicitor

Fact-of-reason may enable learners to have detached positions and to make judgments, of a third party or robotic apparatus, that may compete with the HM-CTS.

The subject **matter** concerns one of series of fraud-victims of HM-CTS cases, in which the same defendant-alias defrauded title **LA926070** and money-transfers, aided white collar professionals, of proceedings sponsored genocide (#101-Report).

Access to justice (HM-CTS) is limited to the ignorant services of legal advice centres, such as the Citizens Advice Bureau CAB. **Ethics** of Justice base bias balance-probability are of the Dice-**CPR** of **HM-CTS**.

Circumstances of victim-litigant-in-person are ill-health, disabled legal advice services, ignorant-of-law-protocols, English-second-language, no-income, and lack of resources.

The Court at Manchester Struck out case B00KH427 and including Judgment B41YM890, as in the following orders, and in favour of the first defence-alias.

- 1. N24 General Judgment or Order 15.08.2016;
- 2. N173 Notice to pay fee 20.09.2016; and
- 3. N24 General Form of Judgment or Order 02.11.2016

The liability of proceeding-sponsored-genocide remains with white collar professionals:

- The HM-CTS: The court update referred to sabotage of case-management, of wrong transfer of judgment B41YM890; lost bundle B41YM890; and delay applications charges B41YM890. The HM-CTS secured erratic EX160 for first defence-alias of no-defence on record, and rejected victim's application for EX160.
- 2. The **SRA**: A long list of accomplices (knowingly or recklessly) of solicitors assisted first-defendant, due to his act of alias of 3-IDs; the SRA included fraud representations of Solicitors of advanced charge and ill-services resulted in struck-out all fraud cases.
- 3. The **Police** failures, such as fake Harassment-vs-victim, and failing call to #101-Report
- 4. The **Company**, such as Chromolight limited (LA926070 ed 200913); and Receiver(s)
- 5. The **Bank**, Nat West Bank (facilitator)
- 6. The Auctioneer(s), including rent agency (case 1KH, secured fraudulent acts)
- 7. The **Personnel**, inc occupied Proprietor and Tenanst's
- The role of the individuals and/or institutions are of accomplices of international genocide, as witnessed by claimant (101-Report), when the defence alias used fraud money to selfsponsor illegal activities.

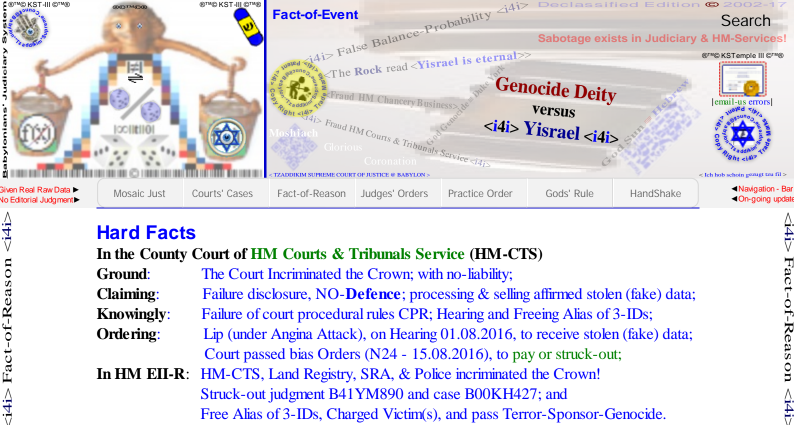
Liable Defence, Manhunt of <i4i>
Defendant(s), accomplices of

White collar professionals, inc. police personnel, are liable indefinitely for damages by project fear and worldwide genocide.

<"Ich hob schoin gezugt tzu fil">







Hard Facts

In the County Court of HM Courts & Tribunals Service (HM-CTS)

Ground: The Court Incriminated the Crown; with no-liability;

Claiming: Failure disclosure, NO-**Defence**; processing & selling affirmed stolen (fake) data;

Knowingly: Failure of court procedural rules CPR; Hearing and Freeing Alias of 3-IDs;

Ordering: Lip (under Angina Attack), on Hearing 01.08.2016, to receive stolen (fake) data;

Court passed bias Orders (N24 - 15.08.2016), to pay or struck-out;

In HM EII-R: HM-CTS, Land Registry, SRA, & Police incriminated the Crown!

Struck-out judgment B41YM890 and case B00KH427; and

Free Alias of 3-IDs, Charged Victim(s), and pass Terror-Sponsor-Genocide.

Start (trigger)

- 1-#101-Rolice Report (Stolen Property)
- 2- Land Registry referal (LA926070/D/149/JW)
- 3- N30 Jdgment B41YM890 dated 05.10.2015
- 4- Judgment Magistrate
- 5- Alias defence of 3-IDs
- 6- Insurance (Property LA926070 & contents)

End

- 1- Defendant sponsored-genocide;
- 2- Force no-Settlement:
- 3- Court set-asidet Judgment (B41)
- 4- Response & N173 Notice struck-out B00
- 5- Threats to victim including an assassination
- 6- No Remission ccmcc 26.09.2016

Victim's/claimant/lip Circumstances

Appeal within Expire date N24 20.09.2016

- 0- Lost 4 years, being no-body, no-account, prisoner!
- 1- Victim allow to earn $\leq £10$ pw, IS-DWP by law;
- 2- No Permission for **fee-remission** (EX-160);
- 3 Nobody, no-Internet & no-communicationmeans!
- 4- Provided Temporary living arrangement;
- 5- Self paid all court fees for cases B41 & B00;
- 6- No fee to pay solicitors (£50K to High Court);
- 7- No legal advice whatsoever; No funding resources;
- 8- Police off Bus-2Court; Select Train-2Court; 2x£cost; Police stop Budget transport to defendant's local court
- 9- Ignorant & incompetent Free Legal Advice Services!

Minor Events <i4i>

10- HM-CTS has NO ethics & NO access to Justice.

Search System

- 1. Police
- # 101 & Harassment
- 2. Free Advice

Resources

3. **SRA** inc.

Pepperells Solicitors

4. **HM**

Sec to HM EII-R

5. Outcome

Bias no-settlement!

Accomplices

Alias Defendant Land Registry #101-Police **SRA Solicitors HM-CTServices Invisible Parties** white-collar pro

Victim's H&S

ill-Health #101-Police Police-Harassment Assassination attempt Family Hostage **ID** Theft +++

Victim's Fees

B41 Paid in full £70 B00 paid in full £280+£50+£100 N244 no Hearing SRA Solicitors £1100 No Fee Remission; No EX160 (exc); Pay £545 or struck-out

Victim's intake of Bojo-fear

>35-Years Citizen of Abusive Culture

In the forbidden City of Dead 1982

1-Roantree; 2-ERY-Hedon; 3-Fence;

4-Fake; **5**-FIT; **6**-SpyMe; **7**-Pro-Fear;

8-lifeline-postcode-termination-day! Out of forgotten City of no-Culture

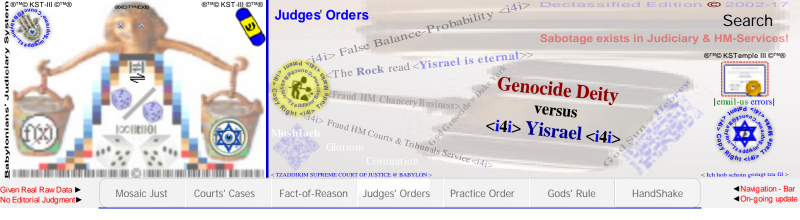
Citizenship (exc) for sale (Terms)

■|1KH|B41|B00|Next|



|Next|

Latest Minor Events <i4i>



Judges' Orders

Hard Facts

In the County Court of HM Courts & Tribunals Service (HM-CTS)

Ground: The Court Incriminated the Crown; with no-liability;

Claiming: Failure disclosure, NO-**Defence**; processing & selling affirmed stolen (fake) data;

Knowingly: Failure of court procedural rules CPR; Hearing and Freeing Alias of 3-IDs;

Ordering: Lip (under Angina Attack), on Hearing 01.08.2016, to receive stolen (fake) data;

Court passed bias Orders (N24 - 15.08.2016), to pay or struck-out; **In HM EII-R**: HM-CTS, Land Registry, SRA, & Police incriminated the Crown!

Struck-out judgment B41YM890 and case B00KH427; and

Free Alias of 3-IDs, Charged Victim(s), and pass Terror-Sponsor-Genocide.

Court Case B00

Court Case B41 O1- N24 Judgment B41YM890 051015 O2- Register Trust Ltd O3- Magistrate Charge O4- Transfer Judgment B41 (False Order) O5- N24 General Judgment or Order 15.08.2016 Court rejected earlier EX160 Remission twice! O7- N24 General Form of Judgment or Order

(Struck-out B00 and set-aside Judgment B41)

<HM-CTS is an accomplice in conflict of interests>

< Ich hob schoin gezugt tzu fil > < TZADDIKIM SUPREME COUNCIL @ BABYLON >

01- N24 General Form of Judgment or Order 02.11.2016
(Struck-out B00 and Judgment B41)
02- N173 Notice to pay fee 20.09.2016
(Pay £545 or Struck out B00 and set-aside Judgment B41)
03- N172 Notice of Trial Date 15.08.2016
04- N173 Notice to pay fee 15.08.2016
05- N24 General form of Judgment or Order 15.08.2016
06- N24 General form of Judgment or Order 01.06.2016
07- N24 General form of Judgment or Order 07.01.2016
08- N24 General form (102) of Judgment or Order 14.12.2015
09- N24 General form (202) of Judgment or Order 14.12.2015

10- N24 General form of Judgment or Order 31.10.2015

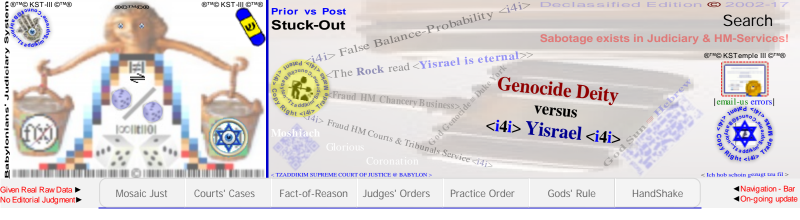
11- N24 General form (1o2) of Judgment or Order 03.08.2015

12- N24 General form (2o2) of Judgment or Order 03.08.2015





<Fruad Property-Transfer>



PRIOR Struck-Out

Re-instate Judgment B41YM890

- Request to HM-CTS dated Friday 19 August 2016;
 via first class RoyalMail delivery.
- Request to HM-CTS dated Monday 26 Sept 2016; via email delivery.
- 3- Request to HM-CTS dated Monday 10 October 2016; via email delivery.
- 4- Request to HM Secretary dated 17 October 2016; via registered RoyalMail delivery! Never Responded!

Since there is no truthful HM-services, classified source(s) confirmed that the court is aware of at least three cases of sabotage occurred for the benefit of defendant alias to struckout all cases. This involved private police detectives, SRA, HM-CTS, and others. Hard & soft bundle damage occurred to protect high-value defence alias to sponsor war of genocide!

5- Court Response(s)

Reject applications, wrong forms; (**EX160** inc **IS-DWP**), Pay Fees;

Return dated 05.10.2016; prior struck-out dated 02.11.2016;

Retrn dated 13.12.2016; post struck-out dated 02.11.2016

The HM-CTS County Court acted on conflict of genocide interests, to protect an alias defendant of no-defence and white collar accomplices. The HM-Courts and Tribunals Service, as well as Ministry of Justice MoJ are liable for misleading the claimant and collecting forms and fees for period July 20011 to 02 Nov 2016. In fact the crown itself is liable for providing misleading services. The judge acted robot of the so-called CPR. The judiciary system is not fit for a purpose. Access to Justice is denied by design. Ethic of Crown services is thefi-aided-genocide. The defence of alias defrauded assets to sponsor on-going genocide in the Middle East, aided by accomplices of Crown-Services, SRA, and including Police. This case is one of at least ten cases against one defence of alias of endless aliases of white collar professionals, in a culture of project-fear.

POST Struck-Out

Court Enquiry, base Order 15 August 2016 and Order 02 November 2016, revealed a green light to Reinstate B41. On 02 Dec 2016, court clarified a remaining time to apply to reinstate Judgment B41, and to schedule a new trial to case B00 by applying N244 and pay fees, 3-hardcopy were posted to court.

Notice(s)

Cover Letter to Court

Form(s)

Notice of Response **N244** Application **Ex160** Fees

Application Draft Order

Reinstate Judgment B41

N379 Charge Order N323 Warrant Control N5 Possession

Sale order

Application

Reinstate Schedule Trial B00 (inc)

Draft Order

Schedule new Trial

Application

N161 Appellant's Notice

Skeleton Argument

Ground of Appeal
Alias Defendant, and

Self-Affirm Defence of Fraud

Court Response(s)

Reject applications,

wrong form EX160, Pay Fees;

Return dated 05.10.2016;

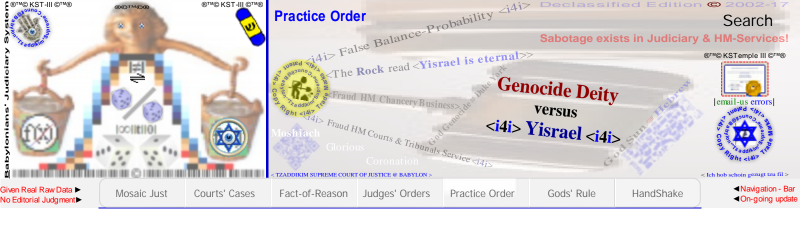
prior struck-out dated 02.11.2016;

Return dated 13.12.2016;

post struck-out dated 02.11.2016









Practice Judgement & Order

Criticise Judge's Judgements Orders & Biases

< Ancient Greek > < Practiced Free-Range Judiciary of No-CPR by Public for Public >



A **Judgment** may refer to decision making, and an **Order** may refer to a given direction; and expressions have evolve linguistics. Judges' biases occur, which may not be personal. Biases are circumstantial of mismatching progressive events of environment function together with a misleading Balance-Probability of a static (dice) Civil Procedural Rules (HM-CPR). Biases may also refer to facts that were not highlighted or clarified in good time due to various facts of evolving event-of-reason. Learners may also act as mock-Judges to learn skills. The Free-Range Judiciary (non HM-CTS) may follow guidance, such as:

- 1. Assuming no-sentiments exist in the judiciary business, i.e. alert and detached;
- 2. Entering a conscious **judgment** of facts matching CPR must have a meeting **ground** of **consent** and **trigger** point, such as document <LA926070/D/149/JW>, as a trigger of court case B00, after failures of mediation and police action.
- 3. The **consent** may be based on the needed **information** and/or **advice** (risks assessment) by an independent party such as a solicitor. For example,
- W
- A medical surgeon give a patient info and receive patient-consent base-advice for medical operations; or
- The Land Registry provide a proprietor of title register with info and receive consent base advice from related solicitor, to exchange deed of property with the equivalent monitory value; in which the SRA solicitors act mediators.

Assuming a status of a learner who is in a detached position, aim to make a Judgement or Order at any instance; and regardless of the judge's age, gender, and/or circumstances. Then, a mock-judge may notice the progressive nature of the outcome, aiming to achieve, with the CPR that generate balance-probability, and the realisation that the matter may need an ability and/or on-going experience without conflicts of personal-interest as well as a correlation between the expected outcome and Balance-Probability. The subjectivity of not to be bias for living may need extraordinary skills that rarely exists in any ordinary judge, i.e. bias exists in human nature.

Based on the environment function of bio-sensory feedback, a learning-judge who see the "Big Picture" do better in understanding the role of judgment-expertise in the overall judiciary system, and may be better prepared to deal with the complexities of the work place of Free-Range Judiciary system. The systems that engineer, analyse, and design larger and more complex than ever before are using expert systems. However, the Artificial Intelligence, of the Cloud Caseline, may not provide access to ethical just nor deliver justice.

A solid foundation in systems and control may observe the **no-time** factor, as well as the analyses and communications may provide a unique perspective from which a learning-judge may approach the solution of large-scale court cases. Each learning-judge has to develop self-intelligence of self-Expert Systems of all evolved environment functions; i.e. continuous updating the matter of Knowledge outside the computers' tick-box. Learning practice judgment or order is an important lesson in life for every person, known as **decision making**, that may be commanded at subconscious level to rule over disorders, for which the term **Judgmentology** (noun) is herein coined and introduced as the science of making judgment base physical matter of Knowledge; and such learning may be divided into several steps, such as:

Steps of making Judgments or Orders

- 1- Ground Consent-Trigger; 2- Select Court Cases; 3- Revise Report Justice (issues);
- 4- Observe Judges Orders; 5- Document Practice Judgment or Order; 6- Consult Contact







Wrap-up Facts of HM-CTS

This provisional-thesis is about learning practice-judgment and direction or order, in which learners have to have detached bird-view and conscientious reasoning, on the contrary to the dice CPR of HM-CTS. Details of two-real court cases (B41YM890 and B00KH427) are disclosed herein. The Amended Particulars of Claim (dated 22.01.2016) are of victim-claimant (lip) who has extreme-vulnerability of no-income, no-insurance (stolen-documents), and linked to the loss of family and his only home of title Register LA926070. The proceedings of fraud were used swiftly by alias-defendant to sponsor-genocide. These cases are disabled and struck-out, due to series of white-collar accomplices including defendant (alias), Land-Registry, and Police-Failures. Claimant's Pepperells-Solicitors (SRA) also acted to defraud claimant. The HM-Courts and Tribunal Services acted sabotage to fail justice, & HM-private secretary failed to respond to a plea for justice.

Concerning LA926070, the Defendant (alias) is an epicentre of financial-fraud of no recorded defence. The claimant approached resources for advice, failed mediation, and Police issued Harassment-Act against claimant (victim and lip). This added an overburden to claimant's-vulnerability and blocked his bread-and-butter. This fiasco lasted for 14-years, to cover two cases (B41YM 890 & B00KH427)!

Blackburn with Darwen council had Magistrate-Jdgment 29.06.2015 against defendant, and the claimant registered enforcement judgment B41YM890 dated 05.10.2015 against same defendant (alias of >3IDs). The claimant added registered court case B00KH427 against the Defendant (alias) and Land-Registry, providing 4-copies of claim B00KH427 to Hull-Court, which transferred case B00KH427 to Manchester Court (CPR-guidance). Both courts of HM-CTS at Hull and Manchester failed serving notices, despite receiving four copies of claimant's claim # B00KH427.

The land registry lawyer, GovSol 110851, shrewdly harassed and directed ignorant claimant with email-form (N279 Discontinuance dated 22.09.2015) to be send to Manchester court. This act of direction to unguarded ignorant claimant with no advice, aim to void its client's liability and to damage case B00KH427. The remaining first Defendant (alias) refused to acknowledge case B00KH427, and court records indicated no-defence, but a defendant (alias) appeared in all court hearings, as unidentified defence of >3IDs! Thus, no defence existed!

Further to N24 Order 07.01.2016, vulnerable claimant commissioned representation of Pepperells-Solicitors, who fraudulently imposed advance pay-bill, delivered ill-products (4-pages of incomplete erratic amended claim at costs of £600, and 2-pages of draft directions and summary at costs of £500), provided ill no-direction with no-advice, refused to forward representation to court, used e-mail, provided only 10-minutes of theatrical meeting prior second advance payment; and acted to fail case B00KH427 with full bundles of complete info in-hand; and refused refund of poor services.

Chronology Bundle judgment B41YM890 provides events of failure to judgment B41YM890, arranged or occurred between HM-CTS courts (Manchester CC & CCMCC), instead of claimant's request for enforcement. The HM-CTS at Manchester and Defendant (alias) failed to provide claimant with any notices until 14 July 2016 after £10 payments to court, in which the court posted unlawful-documents, stolen by defendant.

A bias judge followed court cases (B41YM890 and B00KH427) with orders listed from Jan-Nov 2016; the judge use to favour defendant and silence claimant. The PSU accompanied claimant to hearing twice, and used to silence claimant if objected. The EX-160 Fee Remission was given to defendant (alias) of no-defence and prevented from claimant. The Ushers re-ordered claimant, in an insulting manner, to address the judge properly, by status! The event of claimant's angina attack, dated 01.08.2016, allowed the judge to override claimant because of defendant-schedule-holiday. Internal civil servant source of HM-CTS said, off the record, police and HM-CTS were working together to struck-out cases (B41YM890 & B00KH427), in a sabotage case of management.

The claimant did not understand at the time neither had knowledge of the bias (by design) role of HM-CTS, and defendant's nature of dishonesty; nor he knew about defence of multiple IDs or the ability to use stolen/altered information obtained by coercion for defence in a court of justice. The Claimant's Pepperells-Solicitors, defence accomplices, and Police-Failures facilitated capital gain for defendant's using means of fraud and theft. The claimant did not sell or allowed the transfer of title register in a fraud familiar to the defendant. Claimant also failed to understand at the time the fraudulent HM-CTS and Judiciary system, nor understand police bias behaviour, or their wider role of fraud aided genocide against vulnerable victims. Fact-of-Reason directs no ethics and no-access-to justice. The judiciary seems to be a bias business of gambling aim to maintain Gods well being! Readers may approach free-range judgments or direct (order) criminal inquiry to restore Yisrael ethics, access and deliver justice. As a fact, title register LA926070 is a property of the claimant. But, who will pay the total costs of damages?

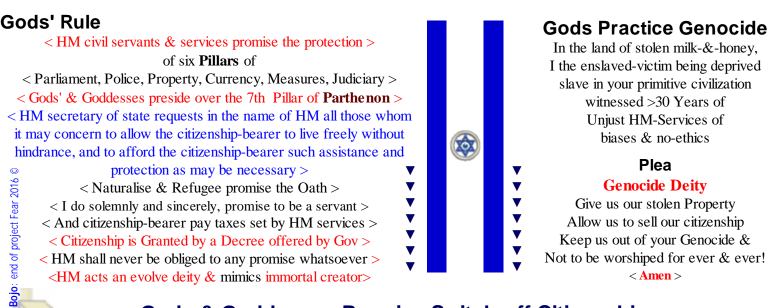
Is the HM-CTS a business of benefiting accomplices? Is the HM-CTS a racist and prejudice institution of deception and terror?

Is the HM-CTS a complement of the English language, as a communication or means of expressing the norms of Saxe-Coburg-Gotha?









Gods & Goddesses Promise Switch-off Citizenships

Gods' Promise, True Democracy

Citizenship-Bearers Paranoid, Disenfranchise, Insecure Think Gods' Broken Pillars

Term & Conditions

Applications Auctioneer

Judiciary & Currency Pillars

Switch-off Citizenship

Gods Reclaim the Dead after 99Yrs **BrExit may do Citizenship Trading Eject Eternal City of no-culture**

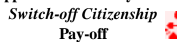
England: land of stolen milk-&-honey

\$ & Out

®TM©Trading Citizenship©TM®

The baby-boom and free-range slaves, of all colours, are needed by all Gods. The on-going selective intake of flux of vibrant semen activate life cycle and basic industries to maintain Gods. 99-Yrs of slaves' remains become vital ingredient to enrich Gods' property in the eternal city of London. The market needs citizenship-trading, to prevent recession cycles. A citizenship has free range market place of trading @ stock of exchange for the value of currency. Each land has zetoquota of citizenship of enviro-function. Both have separated values, owned-and-leased by Gods-Goddesses. Land has trading markets. But, citizenship market is traded by Gods. Citizens may do self-trading citizenship @ any stock of exchange of No GM Time.

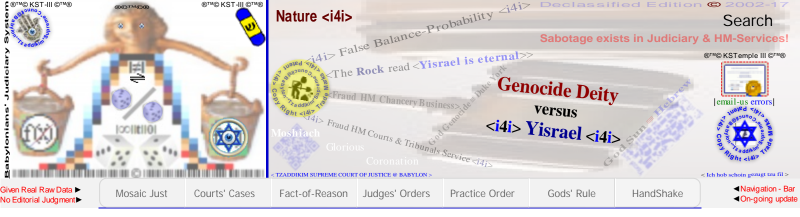
> Citizenship Sale Citizenship-bearer Naturalise or Refugee **Application Currency Pillar** Switch-off Citizenship



Where why how Yisrael sense a Mosque, Police-Station, Court, Bank, & Parliament; Yisrael Vomit Nature's illegal acts!

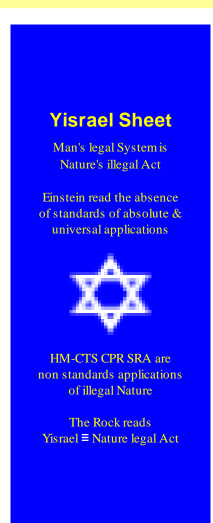






Nature <i4i>

<*> Moses was presented in front of look-alike fire of a volcanic vent, and was awarded with the covenant of Temple-I <*> Moshiach of Moses and David was levitated & elevated, in the body of predecessor Prophet Mo (puh) who was searching for alterity to Jerusalem and directing to Mecca (Land-of-Hebrews); and Moses' place of the covenant was Mount-Bader, not Siena. A Hebrew, descendent of (Mo+Mo=>Moshiach), elevated in the body of Prophet Mo (puh) turning right to open eye in the witness company of predecessors Abraham-David-Solomon-Moses-Jesus-Mo (star-of-David), being humble in front of the immortal evolve light, on top of Mount Temple-III. King Solon prayed "thanks the immortal, all Prophets replied Amen <*> Moshiach is honoured with the keys of Temple-III of Yisrael <*> The Rock also read: Babylonian's Testaments (Old, New, Quoran) are man-editions and lack of enviro-function <*> and Yisrael is eternal <Amen>



<i4i> I can not understand, Application of

Angina attacks if a judge deprives a victim from oxygen of just!

This is an automatic subconscious response to false judiciary system, marked as unprecedented notice and out of the click-box. Having attended B00KH427 Hearing dated 01.08.2016 (elh 30 minutes reading + 1 hour), and expressing poor health-and-safety; AND The claimant redirected the tool of "I can/do not understand"; in which the claimant observed obsolete order(s), and that the court proceedings (if appropriate) did not follow the court rules of processing Data Protection ACT and including false N244. And that The sitting judge as well as the court at Manchester is not in a position to serve the justice in the matter ("I can not understand"). AND on probability scale, the system uses the CPR as an instrument and means of providing revenues, and to protect accomplices including the defendant who is a beneficiary in the business of clients' magnet, to sponsor activities ("I can not understand"). AND The claimant holds the system liable for misleading citizens, and the claimant reserves all rights including publishing details of cases B00KH427 & B41YM890, to expose clients and agents of related cases; and providing no Data Protection ACT in the matter. AND The claimant can no longer recognise, acknowledge, implement, and/or recommend the CPR system which indicates probability of unjust in the name of justice that rarely exists in the model of British system of civilisation ("I can not understand"). AND THAT The claimant redirects cases B00KH427 & B41YM890 to the bin of history as a victory of justice. And that Nature takes its course to implement the means of an eye for eye and tooth for tooth at the right instance and place. "I can not understand" also imply no CPR jargons and/or forms. AND "I can not understand" is the ultimate ruling that preside above all Gods and Goddesses < Amen>

Moshiach <*> The Chair of Tzaddikim Universities, Supreme Leader of the High Court of Justice, & The King of Temple-III <*>





Mosaic Just

Courts' Cases

Fact-of-Reason

Judges' Orders

Practice Order

Gods' Rule

HandShake

■Navigation - Bar

On-going update

Resource Aided Genocide, Accomplices

Manhunt liability for Genocide Agents of Fruad Auction

Manhunt liability for Genocide Auction Free legal advice centres #101, BBC, Political NHS, Solicitors SRA 99 - years after death, inc HM sec Ministry of Inc. White Collar Professionals Forms and/or court services Resources, legal advice **HM Courts & Tribunals Service**

Do we need to upgrade Gods? When-no-Time? Where? Why? < Welcome Land Registry Cases of Fraud >

Contact US

Reality Show Business

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<email-us editorial errors, and/or free-range non-Theological Judicial Judgments or Orders>

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Minister Office Institue of Justice Inspector General Enforcement

Independent Info, Page of

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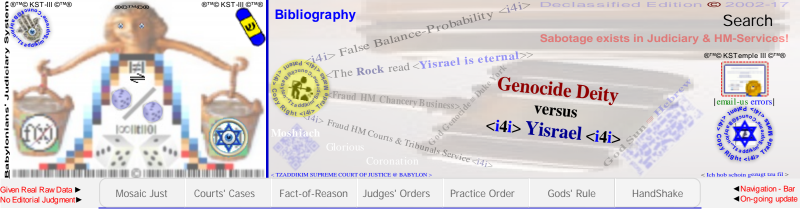


<i4i> MOSSAD-SHINBET HQ Chifil Babylon Mesopotamia <i4i>



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Definitions [New]

|≠|: [symbol] Balance of Probability.

<i4i>: Learn to Judge & order, away from HM-CTS of Gods.

Genocide: [noun] British global institution of ethics (3t) of terror, termination base divide & rule to serve Gods, and theft of resources!

Judgmentology: [mass noun] relating to or denoting science of Fact-of-Reason, of the matter judgment (a decision of a law court or judge, based on a sensible opinion of optimised analytical conclusion) and -logy (the science which deals with the physical structure and substance of matter of judiciary judgment or order of direction). ISSN 1740-9527 & 1742-819X; 2002-17. **Lip:** [ab] self-representative claimant, or litigant-in-person.

Post-Truth: [adj] relating to or denoting circumstances in which objective facts are less influential in shaping public opinion than fake appeals to emotion and personal belief. see also oxford dictionary.

Psycho-oath: [compound noun] oath base psychology.

SRA: [ab] Solicitors Regulatory Authority, British base terror.

Yisrael: [noun] reference of the immortal, of nature and directions.

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Future Work [New]

This intro-thesis is the outcome of 5-years of hard circumstances, and the beginning of the end of the judiciary base probability system that we think we know. This work will be upgraded to include the accurate analyses of facts-of-reason, with identified physical factors in Judgment-ology. The subjective judiciary base false balance-probability may evolve to an objective approach of universal standards of nature. This new area of discovery might help to build a prosperous civilized world, away from the genocide base theft!



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The more you search Genocide Ham**d*s, The more you appreciate thieve Piglets; said Bojo God-Fire of Shushter

<i4i> Mossa d HQ Chifil Babylon Mesopotamia <i4i>

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|Next|

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