

House of Butterworth

Website: http://www.HouseofButterworth.org

General Mandate of Standing

Authored the 15th day of June in 2021 Revised the 21st day of April in 2025 (AI assisted)

Proclamation

As of the 1st day of September in 2022 by reason of unrebutted notice, a <u>Mandate of Standing</u>, and by operation of estoppel and the maxims of equity, it is declared on and for the record that a binding position has been established between the undersigned and The State*, evidenced by tacit acquiescence following lawful notice and opportunity to respond and having been given Royal Assent by default. [see addendum below for proof of service]

To enable commonality of diction primary reference to the *Interpretation Policy [link] is beholden. Reference to scripture is supportive of inherent natural laws.

This mandate is a living testimony of standing, in the form of an affidavit, which stands un-rebutted and truth in law.

This mandate of general terms and conditions is the primary and paramount for inclusion and association with any and all individual **House of Butterworth: Mandate of Status**

- 1. It is a matter of record that state agents and agencies have, without prior knowledge or consent, used and altered given names* and family names* to create corporate franchises or assets for commercial purposes. This constitutes unlawful conversion of private property and unauthorised conveyance of standing from a living being into a corporate jurisdiction.
 - 1.1. We do not consent to the derivation, alteration, or use of the given name, family name, estate, or any representation thereof that infringes upon natural copyright, identity, or private property rights.
 - 1.2. All recipients, respondents, and state agents are hereby notified to immediately cease and desist from any unauthorised use, derivation, alteration, or re-presentation of our given names, family names, estate, or any associated private property.
- 2. By this mandate, we claim the sole right of use of our given names, family names, and all unauthorised derivatives* thereof [see Interpretation Policy: Appellation], and publicly convey them under the jurisdiction of the common law, with all associated rights and privileges as successors and beneficiaries, including all assumed and presumed trade names.
- 3. We affirm that we have been mischaracterised, assumed, and presumed to be "lost at sea," when in truth we are flesh-and-blood living beings, domiciled upon the dry land and standing in original jurisdiction, without grant to or subjugation under any corporate, statutory or commercial venue of jurisdiction*. [Galatians 2:6*].
- 4. We reject all legal presumptions that mischaracterise us as corporate entities, vessels, or "persons" lost at sea, under admiralty or maritime jurisdiction.
- 5. We do not consent to being salvaged under any admiralty maritime constructs, or statutes applying to legal persons, or any assumed or presumed jurisdiction or dominion.
- 6. We affirm our standing as private, living men and women, domiciled on the dry land and soil under the original jurisdiction of natural, constitutional and common law [Rule of Law*], without grant, submission, or consent to any corporate, commercial, or foreign legal venue.



- 7. We do not pledge allegiance or fealty to any legal society or corporate structure, recognising that the language of such societies often confuses and obscures truth, as forewarned in Genesis 11:7*.
- 8. As of the date of authorship of this mandate, we lawfully and permanently withdraw from all assumed or presumed public roles, titles, and responsibilities within The State* or its affiliated agencies. Such roles were imposed without full disclosure, mutual agreement, or lawful consideration, and are therefore rescinded and rendered null and void ab initio. We have disembarked the "citizen-ship" and stand solely as private, living men and women under natural law.
- 9. We assert that all past, present, and future personal information including but not limited to financial, medical, personal, internet, travel, biometric, and digital records constitute private property* and is protected under common copyright*. No entity, organisation, government body, or artificial intelligence may access, view, use, or distribute such information without our explicit written consent, authenticated by autograph, on a per-instance basis. Any unauthorised access constitutes a trespass upon private property and a breach of lawful rights.
- 10. We assert that all images and visual data including but not limited to photographs, video recordings, biometric scans, and surveillance captures constitute private property* under common copyright*. No image, likeness, or representation of us may be accessed, viewed, retained, replicated, or distributed by any entity, organisation, or artificial intelligence without our explicit, per-instance consent provided by authorising autograph. Any unauthorised use constitutes unlawful appropriation and violation of our rights to privacy, dignity, and control of our likeness.
- 11. We claim and affirm that all progeny of the members of the House of Butterworth, while under the age of consent (majority) or otherwise of minor status, are recognised as private property* under our custodial protection, for the purpose of shielding them against any trespass, claim, or interference without right.
- 12. We claim and affirm our lawful right to any dwellings we inhabit or have lawfully procured, within their defined meets and bounds, together with all property* attached thereto or contained therein.
- 13. We claim and affirm our lawful right to all private conveyances we have lawfully procured, together with all property* attached thereto or contained therein.
- 14. We hereby give notice that any and all assumed, presumed, or implied rights of access to our property*, including but not limited to private conveyances, are revoked, nullified, and removed.
- 15. We reserve the right to travel in a private capacity and to engage in private activity without let or hindrance, as affirmed in *Ex parte Lewis (1888) 21 Q.B.D. 191 Wills J*, as part of our acknowledged rite of passage*. We accept all personal liability for any loss, injury, or damage caused to property or to other living beings.
- 16. We require to be free from unlawful or illegal interference by state agents*, including but not limited to being hindered, threatened, harmed, detained, compelled to perform, assaulted, kidnapped, or arrested, except where there exists verifiable evidence of injury, death, damage to property, or a valid claim by a living man or woman supported by a named victim or material harm (*corpus delicti*)...
- 17. We require and claim our natural right to move freely throughout this earthly realm, without let or hindrance and without exception in accordance with our rite of passage*, case law precedent, and scriptural authority as established in Genesis 1:26*.



- 18. We require to be free from any demand, coercion, or presumption that we must possess identification documentation issued by any organisation or entity including but not limited to driving licences, passports, registrations, or digital equivalents for the purpose of privately exercising our rite of passage*.
 - These instruments are commercial in nature and apply only to those operating in commerce, as
 defined in common law and statute, such as drivers*, carriers*, or persons* acting as legal fictions.
 - As private living men and women, we do not consent to be identified as such, nor to be regulated under the terms of legal personage, commercial jurisdiction, or any assumption thereof.
 - The imposition of such instruments on private travel is fraudulent, based on misrepresentation, unlawful conversion, and infringement of natural rights, and is rebutted herein on both lawful and scriptural grounds, including Job 32:21–22*, Matthew 22:16*, and Galatians 2:6*.

This statement is not a rejection of reasonable safety, liability, or remedy, but a rebuttal of an unlawful assumption that such duties can only be fulfilled under corporate regulation or state-imposed conditions, rather than by contract, equity, and personal responsibility.

- 19. For it is our intent to travel in possession of lawful documented witness testimony as proof of existence as a private, living being in order to allay fears in the minds of *State Agents** of organisational entity departments who are apt to disrupt the private, peaceful lives of law-abiding people.
- 20. For it is required: the recipient/respondent or *State Agents** take affirmative action to ensure that the given appellation and all authorised derivatives*, be immediately placed on all 'do not detain' list applicable nationally and internationally to ensure not to be hindered, threatened, harmed, robbed, detained, assaulted, compelled to perform, kidnapped and/or arrested, is lawfully respected and adhered to by all corporate governments and *State Agents** worldwide.
- 21. We are not liable for any de facto corporate government public debts or commercial liabilities, having never entered into a lawful agreement to assume such obligations. Pursuant to common and constitutional law, any legislation or statute of The State* that is inconsistent with the Rule of Law* is, to the extent of its inconsistency, invalid and unenforceable.
- 22. We are not willing to commit bond fraud, false personation, or misrepresentation legal or lawful, constructive or actual by acting as a third-party interloper, nor by knowingly using the birth certificate, legal name, legal date of birth, or legal address assigned to us without our knowledge, will, or consent, and which we neither created nor agreed to.
- 23. As of the date of authorship of this mandate, we hereby rescind and repeal all powers of attorney actual, implied, assumed, or presumed whether signed by us or asserted without our knowledge or consent, in relation to all property*, whether real, personal, corporeal, or incorporeal.
- 24. From the age of consent (majority) to the date of authorship of this mandate, we have never knowingly, willingly, intelligently, voluntarily, or intentionally signed any contract that revoked our natural, inherent rights. Any and all such presumed or constructed contracts including agreements, forms, or instruments that may be interpreted to grant jurisdiction or authority to state agents* or government entities over any living soul of the House of Butterworth are hereby revoked, rescinded, cancelled, and rendered null and void. Furthermore, any such instruments are hereby declared unconscionable and grammatically fraudulent, and are considered invalid from both legal and lawful perspectives.

Notice-to-Agent-is-Notice-to-Principal. Notice-to-Principal-is-Notice-to-Agent



- 25. We reserve the right to seek full remedy for any instance in which we are compelled to perform under a contract that was not knowingly, willingly, intelligently, voluntarily, or intentionally entered into. Furthermore, we do not accept liability for any benefit presumed to have been accepted under any unrevealed or hidden contract, commercial agreement, or while performing any service outside of our normal practices and intent.
- 26. We conditionally accept responsibility for any and all lawfully owed debts or outstanding accounts in full or by scheduled payment upon verified proof of claim, loss, obligation, or liability. Such proof will be in the form of a sworn and signed declaration by a living man or woman, together with a certified and notarised copy of the original binding contract between that living soul* and the respondent, recipient, or affiliated entity. All language used herein is to be interpreted according to the definitions provided in the Interpretation Policy*, using standard English without glossae or hidden syntax.
- 27. We affirm that no lawful obligation, liability, or duty shall be assumed, presumed, or imposed upon us by any respondent, recipient, State*, or State Agent*, except where it has been explicitly consented to, mutually agreed upon, and executed in accordance with the Elements of Contract* under full disclosure and lawful capacity.
- 28. We Stand on Truth in Instrumentation and Due Execution. We stand upon the immutable principle that no obligation to settle an assumed debt exists absent the production of a lawful instrument that satisfies the formalities of a signed, lawful bill or contract. No unsigned invoice, undirected demand, or anonymous account balance constitutes an enforceable debt. Any Officer, agent or individual presenting any such claim shall be held to the lawful standards outlined in the *Bills of Exchange Act 1882** and the *Companies Act 2006** and must further rebut this notice of non-consent and non-contract with material evidence and proper standing.
- 29. We do not consent to, nor accept, any presumed obligation to comply with legislation, statutes, acts, ordinances, policies, codes, or bylaws enacted by State Agents*, unless lawfully entered into through mutual consent and full disclosure after the date of authorship. Any incidental adherence to such measures shall be construed strictly as voluntary conduct under duty of care or private judgment and shall not be used as evidence of jurisdictional submission or contractual agreement.
- 30. We do not recognise, accept, or consent to any enforcement of legislation, statutes, acts, ordinances, policies, codes, or bylaws which do not demonstrate the existence of a named living victim, measurable harm, or actual loss. No liability may be lawfully imposed where no claim exists from an identifiable man or woman, no property has been stolen or damaged, and no prosecutable party can be logically and lawfully substantiated.
- 31. We stand upon an unrebutted constitutional foundation recognised in law and history. Magna Carta 1215 and the Bill of Rights 1689 form binding expressions of the English Constitution, enforceable not by statutory claim but by natural right and unrepealed agreement. These are not assertions of novelty but affirmations of enduring lawful standing, absent harm, loss, or injury.
- 32. In full knowledge of constitutional breaches and the unlawful devolution of sovereign authority by members of Parliament and the Crown to foreign powers, we lawfully and peacefully withdraw and withhold all allegiance and fealty. This withdrawal is made with informed understanding of historical wrongs, and in pursuit of remedy, honour, and the preservation of natural rights, as secured under the common law and by lawful contract between the governed and those who claim to govern.

Butterworth

33. For it is notified: any *State Agent** who trespasses against property*, without right, will be held commercially

liable.

We stand in and on these claims until such time as a Private Member Association is convened and the position

embodied within a collective charter.

Notice to Respondents

Any respondent, recipient, or State Agent* who wishes to rebut the claims made herein must do so by

sworn affidavit under penalty of perjury. Said rebuttal must address each point in this mandate

specifically, clearly, and in full, and must be received by the House of Butterworth within thirty (30)

calendar days from the date of service or notification.

Failure to rebut each point in a lawful, sworn, and timely manner shall be taken as tacit agreement,

appropriation, and silent acquiescence to all claims herein, in perpetuity. This applies to any individual,

person, or agent acting on behalf of an organisation, legal entity or other authority.

All rebuttals must be submitted in writing to the House of Butterworth via the official contact address

or email provided on the website. Responses by post must be delivered in an envelope clearly marked

"Private and Confidential", bearing a valid stamp or franking, and postmarked by the recognised

national postal service. Notice is hereby given that misuse or fraudulent use of postal systems in relation

to this mandate or lawful matters will be regarded as a violation under the Universal Postal Union

Convention (1929), Article 9 – Violations.

This document stands as truth in law, unrebutted. All rights reserved. Errors and omissions

excepted. Without prejudice. UCC 1-308.

Issued by:

Issued to:

on the

day of

in

Postal Identifier:

[print given name(s) autograph and retain copy or photo when issued]

References and attachments

The Interpretation Policy: [website]

Fees and Liabilities Policy: [website]

*Elements of contract: 1. Offer, 2. Acceptance, 3. Consideration 4. Full disclosure, 5. All parties autographs

*Common law maxims: 1. commit no harm 2. Cause no loss 3. Commit no fraud, 4. Cause no Damage, 5. Keep the peace



Addendum

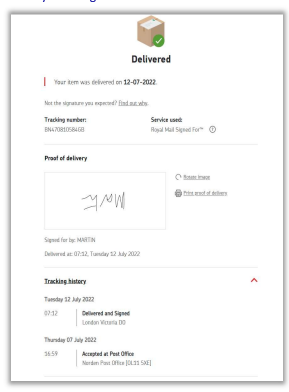
VERIFICATION AND PROOF OF SERVICE

Primary Recipients:

Officer incumbent: Office of The Defender of the faith and All Successors in Office

Her Majesty Queen Elizabeth II Buckingham Palace, London SW1A 1AA

Delivery Tracking No.: BN 4708 1058 4GB



Officer incumbent: The Lord Chief Justice and All Successors in Office

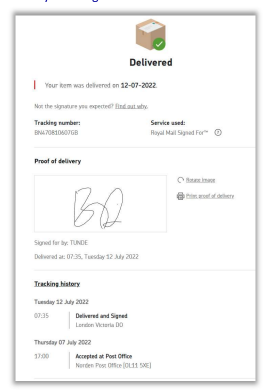
Rt Hon Lord Burnett of Maldon House of Lords London, SW1A OPW

Delivery Tracking No.: BN 4707 8090 5GB

Officer incumbent: First Lord to The Treasury and All Successors in Office

Rt Hon Boris Johnson 10 Downing Street, London, SW1A 2AA.

Delivery Tracking No.: BN 4708 1060 7GB



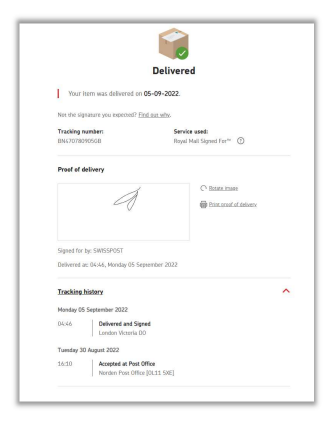
Officer incumbent: The Most Reverend and Rt Hon Archbishop of Canterbury and All Successors in Office

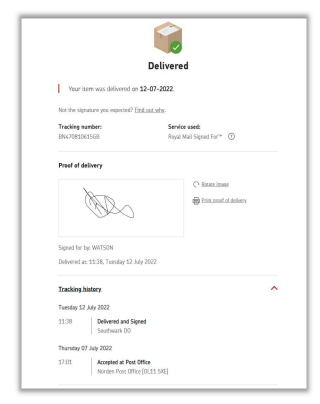
Justin Welby

Lambeth Palace, London, SE1 7JU

Delivery Tracking No.: BN 4708 1061 5GB



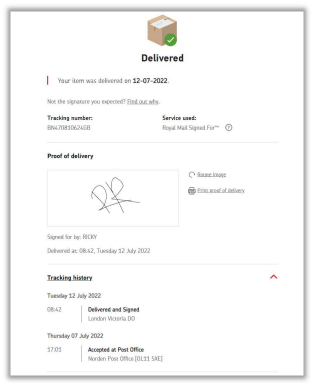




Officer incumbent: Solicitor General and All Successors in Office

Alex Chalk QC MP Attorney General's Office, 102 Petty France London, SW1H 9EA

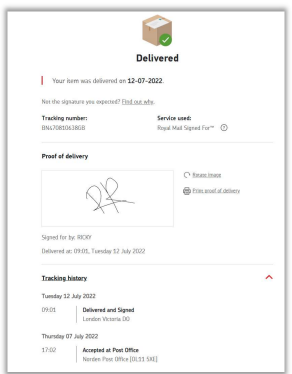
Delivery Tracking No.: BN 4708 1062 4GB



Officer incumbent: The Commissioner of Police and All Successors in Office

Dame Cressida Dick Metropolitan Police Service New Scotland Yard, Broadway, London, SW1H 0BG

Delivery Tracking No.: BN 4708 1063 8GB

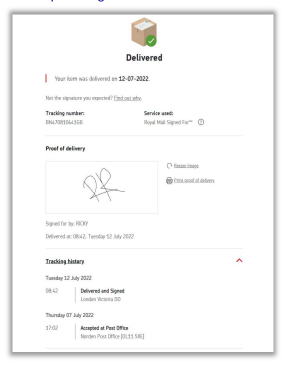




Officer incumbent: Attorney General and All Successors in Office

Rt Hon Suella Braverman QC MP Attorney General's Office, 102 Petty France London, SW1H 9EA

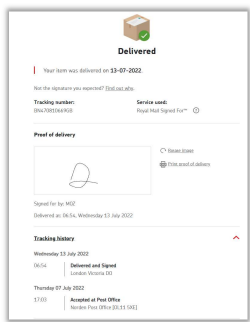
Delivery Tracking No.: BN 4708 1064 1GB



Officer incumbent: Attorney General and All Successors in Office

Rt Hon Baroness Williams of Trafford, Home Office, Direct Communications Unit, 2 Marsham Street, London, SW1P 4DF

Delivery Tracking No.: BN 4708 1066 9GB

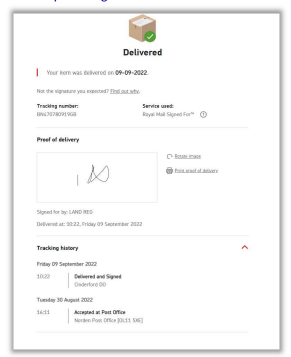


Officer incumbent: The Lord Mayor of London and All Successors in Office

Sadiq Khan

City Hall, Kamal Chunchie Way, London, E16 1ZE

Delivery Tracking No.: BN 4707 8091 9GB





Failed delivery