



**Mr. John Nathaniel Darrell**  
**71 Sleepy Hollow Drive**  
**HAMILTON Parish CR 02**

May 10<sup>th</sup> 2005

The Royal Gazette; ZBM/ZFB; VSB  
2 Par-la-Ville Rd.  
Hamilton 08  
Bermuda.

Re: 56 years of violating Bermuda Laws

Dear Sir(s), Madam:

This letter is designed to show that Bermuda Laws were violated by legal professionals. The House of Parliament and Her Majesty's Judiciary must be brought to the attention of the British's Commonwealth office.

December 7<sup>th</sup> 1987 was a day to remember (with significant help from the news media) as it relates to the many positive stands I have made over the years. To highlight the West Boundary of my property (which is important to my property ownership), I used a mortgage Deed of 1885 that continues to be Registered through November 1987 in the Registrar General's Office, Hamilton Bermuda and Pursuant to the Laws of these Islands.

In the name of Daniel Davis Darrell, this stand was to remove all faulty Deeds, Plans, Area Maps and faulty Judgments and a partial payment made to me at the time would have ended all wrongdoings on this estate.

Instead, they used the Caribbean Engineer's Plan that was forged for the third time and Mr. Johnson's Plan was the fourth Plan that was forged and used in the 1989 court that conflict with many of the points that follows: (i) It conflicts with all Deeds, Plans and Area Maps; (ii) It conflicts with all Government offices; and (iii) It has no respect for the Law as can be seen in Judge Hull's Judgment pg. 23 which is the Robert H. Clark Plan. This Plan shows that Emelius Darrell is the sole owner of

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the Forrester Mallory Cooper's property and show the East part of Frances Darrell's property. On page 26 of this same judgment, Mr. Gayous Powell 1939 Deed will show the whole West boundary of Emelius Darrell's property.

The Robert H. Clark Plan also identify the legal Tribe Road of 1885 (marked dark Green on the same Plan) was acknowledged by the J.H. Dale Plan of 1932. The revised Tribe Road of 1913 is marked in a light green on the above Plan. On pg. 26 one will find the 1939 Deed with Mr. Crisson's Plan Document 4a confirming Emelius Darrell's ownership to three parcels of property.

The following Deeds and Plans are protected by the Parish Vestry of Southampton: - The J. H. Dale Plan of 1932; Mr. Gayous Powell's original Deed of 1939; the 1943 Deed with Mr. Wycliff Stovell's Plan attached and the 1956 Deed with Mr. Wycliff Stovell's Plan of 1943 attached.

All Parish Vestries in Bermuda is protected by the Vestry Act of 1929 and was supported by King George V in 1929 until 1936. Than, King George VI supported the Vestry Act up to 1952. Her Majesty Queen Elizabeth supported this same Act up to today. The wrongdoers have had no success for all the wrongs committed in Bermuda since 1948 and continues with no success up to this day.

The problem we have in Bermuda is clearly described in a letter dated September 10<sup>th</sup> 2004 addressed to His Excellency the Governor Sir John Vereker. Reference: "Inexcusable, Incompetence among the Authorities". This Document explains in detail some of the issues that are woefully wrong in Bermuda.

Please allow us to direct your attention to the letter dated June 30<sup>th</sup> 2004 and addressed to His Excellency the Governor Sir John Vereker. This document shows that Mr. Wycliff Stovell was the lead person to put the Darrell Estate into concealment in 1948 and in 1953 he was responsible for sub-dividing the property into Lots 48-54. In 1954 my father fenced in part of the property and this action caused a problem with Mr. Wycliff Stovell who set out a clever new Plan that supported my father's fencing-in of the Darrell Estate property and other properties owned by him.

A letter addressed to Premier Alexander Scott, dated October 1<sup>st</sup> 2003, Ref: - "A new Bermuda: dated 22<sup>nd</sup> May 2002, Sovereign Years of Her Majesty the Queen". Her majesty the Queen also addressed the notion that 'Forty years in the same job is an achievement for anyone' but, this is not true in the "This old Bermuda".

Mr. Rudy Narayan's letter dated February 27<sup>th</sup> 1990 addressed to Her Majesty Queen Elizabeth II said, *"There is absolutely no doubt that there is, active, alive and seething just below the cosmetic surface of Bermudian politics, a potentially wild, resentful, seething rage by many black families that they have had their land stolen most blatantly by the whites and that the legal profession and your Majesty's Judiciary in Bermuda are Distinguished only by their Connivance and Condemnation of such large scale LAND-STEALING....."* This statement was made to crystallize the state of affairs as it relates to: - (i) The Darrell's Estate; (ii) Spring Benny Road and (iii) Tucker's Town. (There are other estates involved as well).

Sir James Astwood's reply to Mr. Narayan's letter was made the same day Mr. Narayan's letter was received by his office. Obviously, Sir James Astwood did not see Mr. Narayan's claims as serious and dismissed them without proper research. His response lacked effort, commitment to the crown and cannot be looked upon as seriously credible.

Detective Inspector Mr. David Cart's report reflected on the Court Case 1974 where the Legal profession and Her Majesty's Judiciary did condone stealing the Darrell's property. In 1977, there were two Court Cases. In 1978, Mr. Nadarajah was the Magistrate who pointed out that the Government had failed to produce the appropriate Documents to support ownership of the land.

We point out at this time that the Bermuda Government was never a party to the ownership of the Darrell's property. However, the Government was a part of a body of people that called themselves 'the system'. The system opposed Bermuda laws in their dealings and some of their members were distinguished members of the House of Parliament. Eventually 'the system' members had a crazy notion to nickname the House of Parliament "City Hall".

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The legal profession representing "The System" and "City Hall" entered into the Supreme Court with "Faulty Deeds" and "Faulty Plans" in front of Her Majesty's Judiciary Judge, Mr. Walter N. H. Robinson who himself was a part of "City Hall". The System and City Hall fell in trouble when they decided to use the law to protect their violations of the law i.e. the Criminal Code Act 1907 page 181 that deals with obtaining property by false pretense. Additionally, a serious violation of the "Promissory Oath Act 1969 Forms A.B.&C" was used against the Authority of Her Majesty Queen Elizabeth II.

All of the above parties were dishonest by entering into Judge Robinson's Court under the Authority of Elizabeth II by the grace of God of the United Kingdom to steal the Estate of Emelius Darrell by deceit.

Claudia Darrell was deceased in 1949; Percy Andrew Dodwell was deceased in 1953. Now, a Deed was forged in 1955 and these deceased persons could not make a sale to King George V because he was deceased in 1936. Combined, any Document made on behalf of any of the above deceased persons is false because all parties were dead before 1955. What is happening here??

Firstly, there is a double standard at work because King George V is the Authority of the law and this Deed places his name into an attempt to steal land. And, this 1955 Deed with Mr. Crisson's Plan of 1995 Document 4a does not support the 3 acres and 34 purchases. But, the Deed was designed to protect the Estate of Emelius Darrell. We will deal with this issue in more detail further on into this letter.

I direct your attention to Mr. David Cart "Detective Inspector" report of June 5<sup>th</sup> 2001. On page 3 second paragraph from the bottom shows in 1982 I found 2 Plans in the Dept. Of Planning which is in conflict with all Government Deeds and Plans and he failed to state area maps. In the same year I received the 1943 Deed and Mr. Wycliff Stovell's Plan attached and the 1956 Deed was set up by Lois M. Browne, Barrister and Attorney-at-law with Mr. Wycliff Stovell's 1943 Plan attached. These 2 Deeds and Plans confirm my father's legal rights to give me this property on the West side of Lot 33 in the Sunnyside Park and this property is on the North side of Lot 47.

The last paragraph of this report on the same page shows Mr. Cart setting up a wonderful story in support of my bulldozing my personal property. He recited my true position of the property and showed that the lawyer representing me at the time was Mrs. Lois Brown-Evans. Mrs. Brown-Evans was supplied with the 1943 Deeds along with Mr. Stovell's Plan and the 1956 Deed with Mr. Stovell's Plan. *These Documents challenge all violations that have taken place on the Darrell's property.*

My attorney Mrs. Brown-Evans made threats toward Mr. Ward and said if he entered back into the Court, it would be an open and shot case ruled in her favor. Failing to enter into that Court with an honest judge was the method used to protect the system, City Hall and the faulty Deeds, Plans and area maps.

In 1983, Mr. Ward only had a copy of the multi-colorful Plan that Mr. Stovell fitted to the DeRosa Estate. Mrs. Brown-Evans and Mr. Ward failed to enter into the Court and act within the law with the 1943 Deed, Mr. Stovell's 1943 Plan; the 1956 Deed and Mr. Stovell's 1943 Plan.

With the above two Deeds and Mr. Stovell's Plan of 1943 confirms my honest belief that in 1962 and 1977, my father did inherit this property and I did not have to use my cash money to stand against the Government's cover-up, but more, I certainly did not have to invest 32 houses which I built. Some of these houses were my personal homes.

Further studies have shown that Emelius Darrell was one of the founding fathers of the Brown School that later became Heron Bay School. Notwithstanding, contained within the four portions of property of the Estate of Emelius Darrell is:- (i) Heron Bay school; (ii) Darrell's home with the Tribe Road on the West Boundary as shown on the Crisson Plan Document 4a.; (iii) the Sunnyside Park Lots 48-56 and (iv) the encroachment of an Estate Road was placed over the Bermuda Government's Tribe Road. From the North side 20ft. of property was taken to accommodate this illegal Estate Road. From this point and to the South Boundary the amount of property to the end of the South Boundary measured about 60ft.. This line was not straight and in some areas there were different measurements and in some cases larger.

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Historically, and in 1885 William Lightbourne's property, Daniel David Darrell's property and Frances Darrell's property, all on the East side of the Tribe Road became Emelius Darrell's property. In 1932, J. H. Dale joined these 4 portions of property as one and he named it the Estate of Emelius Darrell.

In the 1983 Court with the honest Judge, he would have seen the legal rights to this property by Emelius Darrell c/o of George Darrell and protected by a power-of-Attorney giving the Authority to John N. Darrell to act on behalf of George Darrell my father. Crown Counsel Anthony L. Blackman said in his report that there is unquestionable proof of the Darrell's ownership to the property because of the Land Tax payments made up to 1971. At this point in 1983, I John N. Darrell was entitled to be paid for the loses for the time and investments I was forced to make on behalf of my father.

This same Court was a subject of a dispute in civil action 1978 no. 124. In respect of the Minister of Public Works, using faulty Deeds and Plans to unfairly dispossess my father out of his land. They used the forged multi-colored full Plan of 1970. Also, they misused the name of J. H. Dale who was deceased in 1948 and backdated this Plan to 1930. Further, they backdated Claudia Darrell's Deed down to 1922 and showed that Claudia Darrell made a sale to Percy Andrew Dodwell.

In 1932, J. H. Dale Plan was legally under the Authority of King George V and supported by the Vestry Act of 1929. It shows no support for any faulty Deeds or Plans to be backdated to a date that never took place. The 1939 Deed can be found on page 26 of Judge Hull's judgment and this legal Deed confirms there are no Claudia Darrell or Percy Andrew Dodwell and no support for any J. H. Dale Plans in favor of the Bermuda Government.

1983 scored 35 years of violating Bermuda Laws and if this would have been bought to the attention of the Commonwealth Office by the above honest Judge this entire situation would have been bought to an end.

Although the following has been said before, U. K. Prime Minister Tony Blair said it again recently, "People who support criminal acts are just as guilty as those people who committed them."

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On page one of Mr. Cart's report subject, 'Alleged fraud', he (Mr. Cart) gave me a letter without the benefit of any documentation or input on my part. Later and after several meetings with him, I made him aware of a Deed that included a sale from Claudia Darrell to Percy Andrew Dodwell to match with the multi-colorful Plan. At the same meeting, all he had written was the date and time he started which was 9:30 A.M.. When he finished at 12:30 P.M., all he had was a headache because the Documents would not/could not/did not match.

The first paragraph of this same above Document highlights my letter sent to Her Majesty the Queen to deal with the criminal offenses that is happening in my beloved Bermuda. It is common practice that the Queen's private secretary will pass on any Documents sent to her office back to the Governor General of Bermuda so that this approach to Her Majesty may be known, and consideration given to the points raised in the Documents sent to her.

*The Governor General sent the Documents down to the Attorney General's Chambers and this Chamber failed to act. The Attorney General's Chambers failed in 1974 and continues to fail the Darrell's family up to this day in 2005. Further, this office supports illegal practice of many Government offices e.g. the Works & Engineers Dept. has in it's files faulty Deeds, Plans, Area Maps and faulty Judgments on the Darrell's Estate. The Dept. of Planning has faulty Plans on the Darrell's Estate. The Land Valuation Office has no legal grounds to collect Taxes on the Darrell's Estate or anybody else Estate and does not comply with the Vestry Act of 1929 which is legal. Finally, the Tax Commissioner's Office is collecting Taxes illegally because the collection is based on the illegal Land Valuation Tax Act of 1967.*

There is serious concealment of Documents taking place in the Registrar General's Office, moreover and worse still, there is concealment of Documents and Tax receipts in the Bermuda Archives.

Mr. Cart's report does not show that I sent my allegations of fraud to the Commonwealth Office and they directed me to the DPP's Office and this Office sent me to Mr. George Jackson's Office who is now Deputy Commissioner of the Bermuda Police Department. I direct your attention to Judge Hull's Court in 1989

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when the DPP's office protected Mr. S. Johnson's Plan into this Court. This Plan was in serious violation of the Criminal Code Act of 1907 with Mr. Wycliff Stovell's Plan forged in 1970 hosting twenty-four 24 felonies. These felonies amount to 164 years imprisonment. LS JD

The Bermuda Caribbean Engineers Consultants Plan further hosts twenty-six 26 felonies. These felonies amount to 182 years imprisonment. And, the DPP's Office supported these violations of the Promissory Oath Act of 1969.

The second date to remember is June 22<sup>nd</sup> 1989. With the support of the news media, a picture of the Darrell's family and friends celebrating the opening of the Estate Road appeared in the Royal Gazette, June 23<sup>rd</sup> 1989. The newspaper set out a wonderful story and highlighted Rudy Narayan. Mr. Narayan spoke about those responsible for cheating Bermudians held respected positions within the community.

While in Court August 14<sup>th</sup> 1989, I discovered that my lawyers were not representing me and when I took the stand, I used the 1939 Deed for my defense. I brought to the attention of the Hon. Judge Hull the 1939 Deed was directly in conflict with all Government Deeds and Plans that laid claim to the Darrell's property. no 50

The Hon. Judge Hull looked into my file, pulled the Robert H. Clark Plan, acknowledged it than included it on page 23 of his Judgment. Also, he pulled the 1939 Deed, the 1959 Deed, Mr. Rego's Deed and Mr. Michael Scott's Deed and included these Deeds on page 26 of the same Judgment. *All the above Deeds and Plans support the West Boundary of the Darrell's property.*

The Hon. Judge Hull was a Judge that the Commonwealth Office would have been mighty pleased with and honored his honesty. The good Judge had to give a Judgment in the Plaintiff's favor however; all they had was the qualification of Mr. Johnson who was the surveyor who failed to use his qualifications in his Plan and could not use it in the Court.

The Hon. Judge Hull gave the Attorney General a Judgment on the qualifications of Mr. Johnson. Mr. Johnson thereafter left Bermuda with the Judgment



attached to his qualifications. Mr. Johnson left the Attorney General, the system and City Hall with 42 years violating Bermuda Laws in the 1989 time period.

A letter dated March 4<sup>th</sup> 2005 addressed to Mrs. Heather Jacobs-Mathews, Tax Commissioner and her Assistant Tax Commissioner. See page 3 paragraph 2 stating that on the eighth day of December, a Writ was filed to support Mr. Johnson to embezzle the Darrell's property. This attempt was unsuccessful.

A letter dated February 4<sup>th</sup> 2000 addressed to Minister Paula A. Cox recites Documents that supports the Darrell family celebration of the North West Boundary that Mr. Johnson re-inserted the boundary because it had been removed. My power-of-attorney #10a gave me the Authority to act within Bermuda law in 1977 and Mr. Stovell's 1943 sub-division #10b. was discovered to be tempered with. This infraction was exposed and replaced by his own 1955 Plan that is attached to #10b. Also, attached is the W. G. Brown Plan of 1964. W. G. Brown legally set up a Plan that was to re-name the property Wellington lands in favor of himself, his company and John Darrell. Notwithstanding, he illegally put in the wrong names that was not accepted by the Vestry committee. My power-of-attorney protected Mr. W. G. Brown's Plan under the Authority of John Darrell only.

The Robert H. Clark Plan is under the Authority of John N. Darrell and three roads is set out in this Plan. Further, this Plan joins in with the PLP's memo in 1997 which names the three roads as (i) Emelius Drive East serves the South part of the De Rosa Estate ; (ii) Emelius Drive West serves lots 48-56 and supports lots 1-47; and (iii) The name Riviera Estate Road was a name erroneously given by the Bermuda Government however, this road was illegally built on the Darrell's property and it's rightful name is to be Wellington Drive.

The Robert H. Clark Plan contained a false North West boundary. The Darrell family celebrated the replacement of the North West boundary that was legally and physically put in by Mr. Johnson. However, Mr. Johnson put the Robert H. Clark Plan's North West boundary in his Plan (which was in error) and he completely ignored the North East boundary that separates Daniel David Darrell's property from Mr. William Lightbourne's property. Mr. Johnson was aware of the history of the 1939 Deed and the 1959 Deed and the two Deeds left his Plan a shell. These two

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Deeds are recorded in a letter dated May 21<sup>st</sup> 2001 addressed to Mr. George Jackson Assistant Commissioner of Police. It is also contained in the same reference letter to Minister Paula Cox. Mr. Johnson became aware of the many mistakes deliberately put in error and discovered that he could not reverse any of them. This situation remains the same as recorded in the legal 1939 Deed and Mr. Wycliff Stovell's Plan of 1943.

A memorandum dated August 8<sup>th</sup> 2001, in the Office of the Director of Public Prosecutions was proud to show a Deed-of-confirmation dated September 11<sup>th</sup> 1991 prepared by Appleby, Spurling and Kemp. This Deed-of-confirmation highlights that 75% of the 4 portions of property continues to be owned by Emelius Darrell. The PLP memo claims 23% of the property which is Sunny side Park lots 48-56; the Estate road that will be named Wellington Drive and Mr. Crisson's Plan claims a small portion of property on the West side of the Estate road completes the 4 properties.

This Deed-of-Confirmation joins in with the PLP's memo and Mr. Crisson's Plan of 1999 Document 33a. supports the 4 portions of property inherited by my father and passed on to myself John N. Darrell and probated in favor of John N. Darrell August 1991. These Documents joined together and supports the 40 years at the same job is an achievement for anyone as stated by Her Majesty Queen Elizabeth II. *What do we need? Land owners in Bermuda needs the British Commonwealth Office to correct the Bermuda Government Offices that are in violation of the Criminal Code Act of 1907. Thereafter, this same office needs to legalize the same Bermuda Government Offices so that the resident Land Owners could receive property that was left in favor of the rightful and legal inheritor.*

King George V Deed was forged in 1955 and set up off the Appleby, Spurling & Kemp letter of the same year. This Document joined in with the 1939 Deed; 1943 Deed and Plans; 1956 Deed & Plan and the Robert H. Clark Plan that was also forged after February 1950. These Deeds and Plans support the entire Estate of Emelius Darrell. There is no support for The Bermuda Government's ownership from the main Road which includes the Brown School that is now called the Heron Bay school to the South Boundary as shown in Mr. Wycliff Stovell's Plan and to Tribe Road on the West side of the property.

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(For your information, the following false Documents have Judgments connected to them:- (i) King George V Deed with the 1979 Judgment; and (ii) the Robert H. Clark Plan with Judge Hull's Judgment attached).

The above 2 Documents show no support for the Authorities failing Bermuda Law. The House of Parliament joined in with violating Bermuda Laws and were forced to remove the Vestry committee because this committee was rigid and unbending to any violation of any Bermuda Law. The Vestry Committee standards protected the Promissory Oath Act of 1969 Form A,B,&C. An example of the Vestry Committee's respect for Law, one can study the issues surrounding the illegal Sunnyside Park and the illegal Riviera Estate Road, all of which started in 1948 and in 1972 when the House of Parliament abolished this committee, the illegalities have remained illegal under this Vestry Act of 1929.

The Bermuda House of Parliament continued to violate Bermuda Laws up to this date 2005. This affected the Governor(s) of Bermuda in opening Parliament since 1972 up until and including 2004. The failure of the Oath Act 1969 makes the Governor(s) a phony Governor General. Failing the Criminal Code Act of 1907 the Governor(s) failed to be serious Commander-in-Chief(s) and this is an ugly deception for all Bermudian residents. The Bermuda Governor, Commander-in-Chief must make known to the British Commonwealth Office that these atrocities did take place and this Office will see that an end will be put to this tragedy.

The News Media's research in Bermuda and the Commonwealth Office will publish the factual and true information that has been freely given in this Document.

This brief is designed to show that the Darrell's Estate does not have any problem with ownership within Bermuda Law. Notwithstanding, under the Authority of Queen Elizabeth II by the grace of God of United Kingdom of Great Britain, I, John N. Darrell have all the Rights and Privileges of Land ownership under the Vestry Act of 1929.

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I have the right to request and I require that the Governor instruct Attorney Generals Chambers Mr. Wilhelm Bourne to prepare \$50,000 each from 4 Government Offices who are in violation of the Law that has affected my property over these many years to be received on Tuesday May 17<sup>th</sup> 2005. These funds will help off-set the immediate charges I have incurred and these amounts include paying Mr. Crisson for his true and factual Plans of the Darrell's Estate.

We also ask that the Office of the Governor instruct Mr. Wilhelm Bourne to arrange a meeting with myself so that we can prepare the filings of the PLP's memo; accept Mr. Crisson's Plan in principal; the Honorable Judge can see the reason to set aside all violations of Laws that have taken place and finally, review a 1955 Deed which protects the Estate of Emelius Darrell that has been unknown until recently. This 1955 Deed does not support the 1<sup>st</sup> Mortgage nor the 2<sup>nd</sup> Mortgage illegally set up by the Bank of Butterfield, the Bank of Bermuda "HSBC" and the illegal resident be given notice to vacate the Darrell's Estate.

Respectfully yours,

John N. Darrell.

Cc: The Governor, Commander-in-Chief.  
Mr. Wilhelm Bourne, Deputy Attorney General.