

This letter (and 28.11.02 letter to KPMG) was preceded by **Rachman Andrew David Ladsky coming to KPMG to 'complain'** about the faxes I had sent (detail in my attached comments).
04.11.02 KPMG notes of its meeting with Ladsky
06.11.02 notes of my meeting at KPMG



Our ref: **RLS/sp/LAD008/6**
Your Ref:

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Lanny Silverstone

Mrs Noelle dit Rawe
Flat 3 Jefferson House
11 Basil Street
London SW3 1AX

One month previously, **Ladsky and his other equally corrupt, multi-criminal solicitor, Jeremy Hershkorn, Portner and Jaskel**, had succeeded in getting the closure of my newly-launched website (**Overview # 9**)
Hence, the Nov 02 events were part of the revenge, and intended to crush me for 'daring' to stand-up to that vermin gang of racketeers (Re. my use of the word 'vermin': see Persecution 1(4))

28th November 2002

Dear Madam

See my attached COMMENTS

Andrew Ladsky

We have recently been consulted by Mr Andrew Ladsky in connection with defamatory remarks that were set out in two letters that were sent by you by facsimile on 23rd October 2002 to Mr Sandy McDougall, Tenancy Relations Officer of Royal Borough of Kensington Chelsea and on 24th October 2002 and Mr David Stewart, Clerk to the Leasehold Valuation Tribunal, London.

NOTE A

The letters were sent on the letterhead of your employer KPMG LLP of _____ are.

NOTE B
Yes, silly mistake!

Those letters were sent in connection with proceedings in the Leasehold Valuation Tribunal, which has been bought by Steel Services Limited, a company registered in the British Virgin Islands.

NOTE C

Copies of your letters have been sent to the owners of all of the flats at Jefferson House, by the Leasehold Valuation Tribunal.

In your first letter which is dated 23 (sic) October 2002 you referred to Steel Services Limited. You asserted that (in relation to companies that were registered in the Virgin Islands generally and to Steel Services Limited in particular):

"You will also see that, among others:

- There are no accounting requirements i.e. they are just shell companies

CKFT

- no required public disclosure of company offices or shareholders

NOTE A

- Protection of assets from expropriation or confiscation orders from foreign governments (Hence, they could siphon-off - at this stage - £750,000 + from Jefferson House residents and make it disappear)"

J said
'could'

In your fax dated 24th October 2002 you also stated that:

"Steel Services also know that, because of lack of information on the identity of owners of Jefferson House - and our knowledge that at least some of these flats are owned by people connected with the headlease - namely, Andrew David Ladsky, we have been unable to set-up a formally recognised Residents Association".

The clear inference of your first letter is that there is a real risk that Steel Services Limited will "siphon-off ... £750,000+ from Jefferson House residents and make it disappear". In other words, you have suggested that there is a real risk that Steel Services Limited will steal that sum of money from the residents of Jefferson House.

NOTE A

That suggestion further implies that Steel Services Limited, as well as those associated with the company, are dishonest and that they are actual or potential thieves.

!! (B)

In your second letter you expressly associate our client with Steel Services Limited by claiming that Mr Ladsky is "connected with the headlease", by which you presumably intend to mean Steel Services Limited.

Your first letter is defamatory of Steel Services Limited and your second letter, when read in conjunction with the first letter, is defamatory of Mr Ladsky because the words used in those letters, in their natural and ordinary meaning, are untrue and are likely to lower our client in the estimation of right thinking people.

!!

You have, effectively, said that Mr Ladsky is dishonest and that he is connected with a company that is likely to steal more than £750,000 from the residents of Jefferson House. That allegation is untrue. It is outrageous and is wholly without foundation in fact.

(B)

Our client therefore requires the following:-

THE MORAL DEPRAVATION OF THAT CRIMINAL VERMIN IS BEYOND WORDS!

1. That you should, within five working days of this letter write to Mr David Stewart, the Clerk to the Leasehold Valuation Tribunal and to Sandy McDougall the Tenancy

(B) Subsequent evidence: LVT determination dated 17 June 2003 = Reduction of £500,000 of sum demanded

+ his claim to the LVT on 29 Oct 02 that he was just "A tenant" v.s Ms Ayesha Salam, CKFT, letter to 2 residents calling him "our client" etc, etc, etc.

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Relations Officer at the Royal Borough of Kensington and Chelsea, to make it clear that:

NOTE D

- (i) You withdraw the allegation that Steel Services Limited could siphon-off £750,000 from Jefferson House residents and make it disappear;
 - (ii) you accept that any such allegation was false and was made with the intention of causing harm to Steel Services Limited and to Mr Ladsky.
2. That copies of your letters to Mr Stewart and to Sandy McDougall must be sent to all of the owners of Jefferson House, along with any other persons in accordance with our client's requirements.
 3. That the letters to Mr Stewart and to Sandy McDougall should contain an apology to Steel Services and to Mr Ladsky for any distress, inconvenience or damage that they may have suffered as a result of your unfounded and outrageous allegations. *Oh! DeAR!*
 4. That you will provide to us, within the same period, details of any persons to whom similar allegations have been made, (of which we understand there are a number) or to whom copies of your letters have been sent.
 5. Your specific proposals for payment of damages to Mr Ladsky, which must be substantial, and which must reflect the seriousness of the allegations that have been made against him. *of course!*
 6. Confirmation that you will pay our client's costs of and associated with this matter, such costs to be paid on an indemnity basis and to be assessed by the Court if not agreed between us. *ditto!*

In the event that you do not comply with these requirements we have firm instructions to commence proceedings against you to seek an appropriate injunction to restrain you from repeating your defamatory comments, damages and costs. *AS Always!*

We are sending a copy of this letter to your employers. We expect them to make suitable arrangements to ensure that proper steps are taken to make amends and to compensate our client.

We look forward to hearing from you as a matter of urgency.

Yours faithfully


CKFT

(NB: If the linked documents don't open, try with:



As an introduction: this is [MULTI-CRIMINAL VERMIN \(*\)](#), led by [Rachman ANDREW DAVID LADSKY](#) - [actively assisted and protected by the British State - THAT WILL STOP AT ABSOLUTELY NOTHING TO DESTROY PEOPLE WHO 'DARE' STAND-UP TO ITS CRIMINAL ACTIVITIES – CASE SUMMARY](#)

(*) I repeat my Comments under [Persecution \(1\)\(4\)](#)

Note that, on the same day, [that VERMIN Lanny Silverstone](#), also sent a [28.11.02](#) letter to my then employer, [KPMG](#).

NOTE A

The faxes are my [24.10.02](#) fax to [Kensington & Chelsea Housing](#) and my [24.10.02](#) fax to the then [London Leasehold Valuation Tribunal](#).

As can be seen from the faxes, in claiming that “[my] remarks [were] **defamatory**”, the **CORRUPT, VERMIN Silverstone** is making **FALSE, VICIOUS, MALICIOUS, and therefore DEFAMATORY** accusations against me.

I wrote that the [British Virgin Islands](#) had a policy of “*Protection of assets from expropriation or confiscation orders from foreign governments. (Hence, **they could siphon-off** – at this stage - £750,000+ from Jefferson House residents and make it disappear)*” i.e. **I did NOT say** that ‘they would do it’

That's what that [MULTI-CRIMINAL VERMIN \(Extortion\)](#) does when its criminal activities are challenged.

As can be seen from e.g. [OVERVIEW # 1 to # 3](#) – **I WAS PROVEN RIGHT** about a **plan to defraud the leaseholders** – as what took place was a **£500,000+** (US\$882,000) **theft**. Among others, for detail, see:

- [London LVT # 4](#), its [17.06.03](#) report, with extracts included under [Ladsky's surveyor, Brian Gale, “regulated by the RICS”](#);
- the [29.08.06](#) letter to me from [the ICAEW](#), with my analysis of the fraud: [Pridie Brewster # 18](#);
- [Block sale of apartments](#).

SO: YES, as IRREBUTABLY PROVEN: ‘[Steel Services](#) and those associated with the company [ARE THIEVES](#) – with the very active help of [CKFT](#) i.e. [aiding and abetting criminal activities](#) = [ORGANISED CRIME](#).

In his 2003 so-called ‘complaint’ against me to [his henchmen in the Kensington police mafia \(police # 2\)](#), the [VERMIN Andrew Ladsky](#) repeated the **FALSE** accusations,...

...which his henchmen – **WITHOUT of course, asking for supporting evidence – endorsed** - claiming in their so-called "[crime report](#)" against me that I accused Ladsky of "**fraud**" and "**theft**" :

- [police # 2 KP\(8\)](#);
- Para.13, pg 30 of [the supporting document](#) to my [02.06.10](#) s.10 Notice under the DPA;
- paras 39-42 of my [19.07.11](#) Metropolitan Police Witness statement;
- para.17(2) of my [29.08.11](#) Supplementary MPS Witness Statement;
- paras 11(5) and 26(4) of my [17.10.11](#) Request for appeal against the PACK OF LIES [09.08.11](#) MPS Order issued by [Master Eyre, Queen's Bench Division](#).

(Note that, to add to the intimidation and scare tactics ([27.01.03](#) letter from [his henchman at Chelsea police: police # 2 KP\(10\)](#)), **1 week after his 'complaint'** (and as he had done in the case of 2 my fellow leaseholders who had 'dared' report him to the police for harassment) ([Elderly Resident](#); [Other Residents](#)),...

...[Ladsky](#) had [Lanny Silverstone](#) send me another malicious, threatening letter of [04.02.03](#), repeating Ladsky's FALSE accusations against me to the police: [police # 2 – Background](#))

NOTE B

Yes, stupidly, not thinking about it, I used the pre-formatted KPMG fax template. That provided a golden opportunity to the [sadistic monster Rachman Ladsky](#) who put immediately his racketeer Lanny Silverstone 'on the case'

NOTE C

It was **NOT** "**registered in the [British Virgin Islands](#)**" - as it had been "**[struck off the register for non-payment of the licence fee](#)**".

Hence: [CKFT + the then Martin Russell Jones + Pridie Brewster](#) **claimed to be acting on behalf of a company that did NOT exist - including demanding the payment of monies** - see [Owners Identity # 2](#).

NOTE D

"the words are defamatory of [Ladsky](#)...likely to lower our client in the estimation of right thinking people"

Oh dear! Oh dear! "*right thinking people*" **would be made aware of the true profile of [Ladsky](#): a multi-criminal vermin from the gutter.**

Needless to say that **I ignored the list of diktats – including the outrageous:**

"payment of damages to Mr Ladsky, which must be substantial...payment of our client's costs on an indemnity basis" ...

...**IN SPITE** of the if

"[I did] not comply with these requirements [it had] firm instructions to commence proceedings"

BUT, the persecution by that [SATANIC CRIMINAL 'JEWISH' VERMIN](#) continued – with the very active assistance of The Queen's institutions: [OVERVIEW](#) ; [PERSECUTION](#) ; [EXTORTION](#) ; [POLICE](#) ; [KANGAROO COURTS](#), etc.