

Mr Martin Bament
Directorate of Legal Services
[New Scotland Yard](#)
Broadway
London SW1H 0BG

[Ms N Klosterkotter-Dit-Rawé](#)

(By 'Recorded Delivery')

NB: The [morally depraved, corrupt, conniving, 'we are above the law' MPS](#) **IGNORED my requests**. In spite of: (i) my copying **Master Eyre** on this letter; (ii) his having absolute knowledge that these reports were issued to me POST filing my [19.07.11 Witness Statement](#); (iii) my repeating this during the [29.07.11 Application 'hearing'](#) – **HE DID NOTHING (CPR Overriding Objective)** = 1 of several examples of **COLLUSION***, **CONNIVING***, **CORRUPTION*** re. my [19.04.11 Claim](#) in the [London High Court Queen's Bench Division](#)

Ref: HQ11X01471 – Noëlle Klosterkotter-Dit-Rawé v. Office of Commissioner of Police of the Metropolis; (2) The Independent Police Complaints Commission; (3) The Secretary of State for the Home Department

24th July 2011

(Dictionary definition of: (i) **Connive**: "secretly allow (a wrongdoing); often as adjective, **conniving**, "conspire to do something unlawful or harmful"; (iii) **Corruption**: "Willing to act dishonestly in return for money or personal gain"; "evil or morally depraved")

Dear Mr Bament

Amendments to bundle

Thank you for sending me files 1 and 2 of the bundle of documents for the [29th July 2011](#) Applications hearing.

FILE 1 – Tab 1

3 – Schedule of costs – As I told you when we last spoke, I would hand-deliver to the Court, my Schedule of Cost since filing the claim. I have done this on [Friday 22nd](#). As you can see from my attached letter to your colleague, Ms O'Dwyer, of [24th July](#), I have supplied her with a copy ¹. (If she is still on annual leave, as previously, can you please obtain this letter. I thought it best to address it to her).

28 – The date is 4th October 2010 (instead of 27th July 2010)

35 – Exhibit KDR 4 – p307

My list of documents contained under this exhibit, as I supplied in my [19th July 2011](#) correspondence is not included. They are 10 documents in total. They are lumped together under item # 35 – "[Exhibit KDR 4 – Correspondence 2002](#)" - making it difficult to refer to the documents (although I appreciate that they are listed under Tab 3 - 'Correspondence').

35 – The 2nd page of Exhibit KDR 4, an [11th October 2001](#) letter from [Cawdery Kaye Fireman & Taylor](#), solicitors, to [Mr & Mrs \[X X\]](#), flat 12, is missing – which would be p309. This letter states that Mr & Mrs [X X] reported [its client, Andrew Ladsky to the police](#).

I did supply this letter in my 19th July 2011 correspondence to Ms O'Dwyer (including twice to the Court: [when I filed](#) my 19th July 2011 Witness Statements and exhibits; on [22nd July](#), when I was not sure whether the Second Defendant would have a chance to include my 19th July correspondence in its bundle).

I note from File 1 that where the above 11th October 2001 letter should have been placed, on page 309, that this page states "*Intentionally blank*". I wonder why. (Something to do with the entry for "08/04/2002 – 14:32" on page 174 of File 2, which is a page from the 2002 "*crime report*"?)

Addition of this letter impacts also on 'Tab 3 - # 56.

40 – "[Exhibit KDR 9 – Letters by the Claimant](#)" -There is only one letter from me: [13th August 2009](#). It is an important letter, and the date needs to be stated. The second letter is the [25th August 2009](#) letter from the MPS. This is another important letter. The source and date need to be stated.

File 2 - Tab 2 – Crime reports

¹ My 24th July 2011 letter to Jennifer O'Dwyer, Lawyer, MPS
Page 1 of 2

Contrasting with what I was originally sent in July 2009, they are numerous pages missing:

53 – [CR:5604102/02](#)

- Pages 10 and 11 'Support Services' are missing.
- Page 12 'Features' is missing.
- Pages 13 and 14 'Classification' are missing.
- Page 15 'Messages' is missing.
- Pages 31 and 32 'Supervision' are missing. Page 31 contains a "Screening" entry, as well as entries in relation to "Completion".

54 – [CR5602261/03](#)

- Page 12 'Suspect Summary' is missing.
- Pages 13-15 'Suspect Details' are missing.
- Page 17 'Suspect Elimination – Officer's Notes' is missing.
- Pages 18 and 19 'Support services' are missing.
- Page 20 'Features' is missing.
- Page 21 'Linked crimes' is missing.
- Pages 22 and 23 'Classification' are missing. Among others, page 22 states under 'Main Classification: "Substantiated Offence of Harassment"; 'Confirm? "Y" on "25/01/2003".
- Page 24 'Messages' is missing.
- Pages 29-31 'Memo', which have blocked out text, are missing.
- Pages 32 and 33 'Supervision' are missing. Page 32 includes information under 'Screening'. Also the date the report was "Completed: 12/02/2003".

55 – [CR:5605839/07](#)

- Pages 9-12 'Suspect Details' are missing.
- Page 13 'Suspect Elimination – Officer's notes' is missing.
- Pages 15 and 16 'Support services' are missing.
- Page 17 'Features' is missing.
- Page 18 'Linked crimes' is missing.
- Page 19 and 20 'Classification' are missing. Among others, page 19 states under 'Main Classification: "Substantiated Racial Incident"; 'Confirm? "Y" on "20/03/2007".
- Page 21 'Messages' is missing.
- Pages 28 and 29 'Memo' are missing.
- Pages 30 and 31 'Supervision' are missing. Among others, page 30 includes information under 'Screening'. Also the date the report was "Completed": "17/07/2008".

Given the time pressure, in addition to [copying this letter to Ms O'Dwyer](#), I am [also copying it to the Court](#), as well as to the Second Defendant, [Ms Julia Chittenden](#).

Thank you for your hard work.

Yours sincerely

N Klosterkotter-Dit-Rawé

cc. (i) Royal Courts of Justice Group, Queen's Bench Division, Case Management Section, Room E07;
(ii) Ms Jennifer O'Dwyer, MPS; (iii) Julia Chittenden, Lawyer, IPCC