

Planning and Borough Development
Kensington Town Hall, Hornton Street, LONDON, W8 7NX

Executive Director Planning and Borough Development
Jonathan Bore



THE ROYAL BOROUGH OF
**KENSINGTON
AND CHELSEA**

Mr N. Rawe

See MY ATTACHED COMMENTS

Date: 23/03/2015

My Ref: DPS/DCSTH/E/14/01220
Please ask for: Rebecca Marshall

Dear Mr Rawe,

TOWN AND COUNTRY PLANNING ACT 1990
Jefferson House, 11 Basil Street, LONDON, SW3 1AX

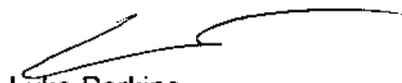
I refer to your enquiry regarding a possible breach of planning control at the above address.

I can inform you that your enquiry has been investigated fully by the Enforcement Officer. It has been concluded that there has not been a breach of planning control in this case.

This is because the scaffolding has now been removed from the rear of the property and no major external works appear to have taken place. It has been confirmed by the developers that the scaffolding was there in association with internal refurbishment works to one of the flats and some tidying up at roof level.

The Council values the participation of the public in the planning enforcement process. Although no action was appropriate in this case, I would, nevertheless, like to thank you for drawing the matter to my attention.

Yours sincerely,



Luke Perkins

Team Leader, Planning Enforcement
For the Executive Director, Planning and Borough Development



Email: planning@rbkc.gov.uk
Web: www.rbkc.gov.uk/planning

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



My view on what this 'reply' amounts to...

...which is a repeat of the outcome of my previous experiences with [Kensington & Chelsea Council](#) (summary in the last part of this document).



1. "...your enquiry regarding a possible breach of planning control..."

I hand-delivered my pack to the council on [10 Oct 14](#) i.e. **more than 5 MONTHS PREVIOUSLY**.

As I had predicted on [my website](#), I KNEW [from past experience with Kensington & Chelsea council](#) that it would not deign to 'reply' UNTIL the works had been completed.

2. "...your enquiry has been investigated fully by the Enforcement Officer...concluded there has not been a breach of planning control in this case"

Wow! "*full investigation*" – that led to the conclusion of "*no breach*".

What did "the officer" do?

Did s/he make "*a site visit*" (that was due to take place "*as soon as possible*") – as stated in the [17.10.14](#) letter of acknowledgement of my pack? Er, actually...

3. "This is because the scaffolding has now been removed..."

How was that determined?

Obvious answer: by looking at my website! [Planning applications page # 4.2](#) – under which I placed photographs showing that the scaffolding started to be dismantled from 9 Mar 15 = 2 weeks before the letter from the council.

4. "and no major external works appear to have taken place"

True – based on the photographs that were ALSO on my website *before* the 'reply' ([# 4.2](#))....

...- externally - "*no major works appear to have taken place*".

However: 2 windows were changed (as also demonstrated and discussed [on my website, # 4.2](#) that includes these 2 photographs)



Back Jefferson House - Sep 2005



Back Jefferson House - Mar 2015

In 2014, **Apartment 7 Jefferson House** filed a [23.01.14](#) planning application to replace a window.

WHY is it that no planning application was filed for the above?

5. *"It has been confirmed by the developers..."*

It has been "*confirmed*". **WHEN?**

My guess, as I reported on [my website](#) at the time: **with winks and nods, on Monday 13 Oct 14** (4 days after I hand-delivered my [10.10.14](#) pack to the council) – in the light of:

- (1)- the fact that it 'seemed' to me that no works took place on that day (at least, when I was there);
- (2)- the sarcastic, mocking tone in which, what I assumed to be the foreman, addressed me the following morning (he had never spoken to me before).

"Developers" = major works

And **there certainly were major works taking place** e.g.:

(1)- the endless carrying of bags of cement / plaster – some of which [I captured on \(a YouTube\) video, on 7 Oct 14](#);

(2)- the 14 workmen I saw on the scaffolding, on 10 Jan 15;

(There were 2 more, further up on the scaffolding; the photographs are on [my website](#))



(3)- the nature of the scaffolding erected which, among other, included a lift;

(4)- the duration of the works – the scaffolding was taken down, 6 MONTHS LATER, from 9 Mar 15 (photos on [my website](#)).

6. "...that the scaffolding was there in association with internal refurbishment works to one of the flats"

In the light of the resources used, it is abundantly clear that some very major "internal refurbishment works" took place.

And **NO** – it was NOT "to one of the flats" – as it involved the apartment below as well.

What is the impact of what took place on:

■ (1)- the shares of the service charges?

The council would reply: 'NOT our problem! Ask the landlord / his managing agents' (which, in my case, with [Martyn Gerrard](#), means that I would NOT get an answer...as, among others, more than 1 year on, it has failed to reply to my [10.02.14](#) document challenging its demands).

■ (2)- the amount of the Council Tax, for the apartment/s concerned?

This IS a relevant question to [Kensington & Chelsea council](#) – but, it does not know, as it did not even bother to come.

7. "...and tidying up at roof level"

As can be seen in the above photograph (I repeat: on my website before 'the reply' from the council), the railing was removed and replaced with some see-through material.

8. "Although no action was appropriate in this case, I would, nevertheless, like to thank you for drawing the matter to my attention"

At this point Luke Perkins et.al. were rolling on the floor with laughter.

(NB: To add to their sadistic kicks, in late 2014 and early 2015, they twice sent me 'an offer' "to be on a panel to represent the views of local residents". YEP! (Typically) very seriously SICK!)

CONCLUSIONS:

A TYPICAL outcome from [Kensington & Chelsea council](#) that continues to – of course – collude and connive with 'certain landlords' ([Jewish-Freemason 'Brotherhood'- Persecution # 6](#)) and their aides:

- in 2002, the 'GET LOST!' from [the planning department \(# 3\)](#) when I raised the issue that the construction of a penthouse ([planning application](#)) would breach my Lease;
- in 2004, when I asked it to, as per its statutory remit ([s.34 Landlord & Tenant Act 1985](#)), help me get the accounts for Jefferson House – it engaged in [the typical psychological harassment tactics of: 'Deception to prevent exposure'- Header 4; 'Frustrate and discourage'- Header 2:](#)
 - siding with [Andrew David Ladsky's corrupt 'managing' agents, the then Martin Russell Jones](#), and claiming to believe their lies that "[I had] been supplied with accounts";
 - falsely claiming that no action could be taken against the landlord, '[Steel Services](#)' =

[Ladsky](#) "because registered in [the British Virgin Islands](#)" – when, in fact, the previous year, a [West London County Court](#) judge had issued a [24.06.03](#) Order against it

- o this was followed by claiming – equally falsely – that "the statutory limit for bringing a prosecution in relation to the accounts has expired" – followed, when challenged, by one of the public sector's favourites: "Not in the public interest to prosecute";
- o use of delaying tactics: **(1)**- asking me to supply a large amount of irrelevant documents; **(2)**-claiming to be "waiting on an action by an internal department", followed by **(3)**- going into silent mode;
- o as I had 'dared' challenge the department's various individuals who, evidently, (and typically for local councils), perceive themselves as 'gods' (because not held accountable for their conduct) – punishing me by withholding what [the Ladsky mafia](#) had supplied,..
- o ...which, **in the end**, after my filing a complaint with the [Local Government Ombudsman](#) (who, of course, colluded with the council and the Ladsky mafia) – **resulted in their sending me 'accounts' NOT compliant with my Lease – because of the fraud that had been taking place** (e.g. my analysis attached to the [29.08.06](#) letter from the ICAEW).

Evidently – and to be expected – [Kensington & Chelsea council](#) is still a perfect match with:

- [the local Kensington, Chelsea and Notting Hill police mafia](#);
- some of the corrupt judiciary in the local courts: West London County Court: [in 2002-04](#), and [in 2007-08](#) ; [Wandsworth County Court in 2004](#);
- the borough's recently disgraced (and out on 8 May 15) then Member of Parliament, [The "Right Honourable" Sir Malcolm Rifkind](#) – caught in a media sting operation, in early 2015, showing him to be ready to use his public sector contacts, in exchange for money (and other outrageous comments).

In the light of the way I have been treated by [Kensington & Chelsea council since 2002](#), I am convinced that, (in tandem with the above who equally perceive/d themselves to be at the service of [the Ladsky mafia](#) = assisting and protecting its criminal activities ([EXTORTION](#))), it has – and continues – to play an active part in the [persecution regime](#) dished out against me:

- because under [para.17 of Schedule 1](#) of the [Regulation of Investigatory Powers Act 2000](#) – councils (like hundreds of other public sector departments) have the right to spy on people – and do it on a massive scale, concurrently spending a lot money doing it (*);

in its 6 Jun 08 issue, the Daily Mail reported Kensington & Chelsea Council grossly abusing its power by "spying on a resident suspected of misusing a disabled parking badge".

Imagine what it must be doing in relation to 'a pariah' 'like me' for 'daring' to challenge it, its mates in the local police and courts, as well as the Ladsky mafia – considering the green light given by the first two, and the control by the latter over the public sector ([Home Office # 3.1\(4\)](#)).

I wonder: does it include following the example of Slough council that ensured that a woman who was "a thorn in their side... was put on a very extensive blacklist"? ("[I was turned into a pariah for complaining about a job](#)", Daily Mail, 8 Oct 10); (extracts on [the Media page](#))).

(*)- 4 Nov 11, Telegraph - "[Councils have mounted millions of snooping operations in past decade, finds report](#)"

15 Mar 08 (pg 8), Daily Mail: "More than 850 of the so-called 'covert human intelligence sources' have been recruited over the last two years **by local authorities** and government departments to snoop on the public. Government papers say that they include agents, informants and officers working undercover - at a **reported annual cost of £150m**".

17 Mar 13, Metro - "[Big Brother is watching: Department for Transport and 27 councils spend £3.9 million to snoop on you](#)": "Research by civil liberties and privacy campaigners Big Brother Watch (BBW) claims that the Department for Transport (DfT) and 27 councils in England and Wales have paid private investigators to spy on their behalf"