

12 May 2005

The Andrew David Ladsky mafia had not sent me the 'accounts' because it had defrauded the Jefferson House leaseholders - and I could prove it as I had challenged the demand in the tribunal: Overview # 2 and # 3 ; 'Major works' ; Extortion.
The council, followed by the Local Government Ombudsman, continued to be hell-bent on covering up the fraud.
= help **Andrew David Ladsky** the 'sacrosanct' landlord (see e.g. **CKFT-Intro** for evidence) and '**brother**' (Persecution # 6) **realise his multi-million £ jackpot.**

Rotten to the core



The Commission for Local Administration in England

Tony Redmond
Local Government Ombudsman

Peter MacMahon
Deputy Ombudsman

Ms N Rawé
3 Jefferson House
11 Basil Street
London
SW3 1AX

Our ref: 04/A/12485/PBM
(Please quote our reference when contacting us)

If telephoning contact: **Pat Moriarty** on 020 7217 4641 or, if using e-mail, send to: **p.moriarty@lgo.org.uk**

- Events discussed under **Kensington & Chelsea council**, and **Local Government Ombudsman**
- Snapshots: **Doc library # 5.3 and # 5.4**

Dear Ms Rawé

Your complain against the London Borough of Kensington and Chelsea

And I don't give a damn

Thank you for your letter of 17 April. I have considered very carefully what you have to say. I understand that you remain unhappy with the accounts for Jefferson House obtained by the Royal Borough of Kensington and Chelsea which I forwarded to you

Obtained at least 3 months previously: Moriarty's **09.02.05** ; mine **27.02.05**

But it seems to me that these accounts comply with s21(5) of the Landlord and Tenant Act 1985. This too is the view of the Council. And it seems to me that although s34 states that proceedings for any offence under the Act may be brought by a council, this is at its discretion. The Council takes the view that the courts are not interested in the complexity of the case, only that the freeholder has complied with s21 and s22. For this reason, even if the freeholder had not complied with the terms of s21(5) as you allege, it is the Council's view that it would not be in the public interest to prosecute this case. This is a decision the Council is entitled to take and it is not for the Ombudsman to criticise such a decision provided it was taken without administrative fault. It seems to me that the Council has taken legal advice in this matter and so it does not seem to me that there is administrative fault in the decision it came to. For this reason it is my decision not to pursue your complaint further.

No, they did not comply
And here start the backout excuses see **LGO # 7** for my assessment

It certainly would not be "in the landlord's interest!"

It remains open to you to bring a private prosecution against the landlord if you so wish.

The 'do it yourself' public sector...

The Local Government Act 1974 requires the Ombudsman to inform the Council of the decision on your complaint and so I am sending a copy of my previous letter and this letter to the Council's Chief Executive.

...and you know from your experience (kangaroo courts), and with lawyers (Doc library # 2) that it's not going to get you anywhere

Yours sincerely

Patrick Moriarty
Investigator

= Jewish-Freemason Brotherhood

In addition to punishing me for 'daring' to stand up to them, the henchmen and henchwomen in the council and Patrick Moriarty, the LGO Investigator, were also motivated by protecting the '**brothers**' in **West London County Court** and **Wandsworth County Court** who were still helping '**the brother**' Ladsky in ripping-off the leaseholders (**Overview # 3 and # 5**) + the head of the courts, **Lord Falconer of Thoroton** to whom I had sent, at the time, a **29.06.04** 'cry for help,

+ one month before, I also sent a **06.04.05** 'cry for help' to **Michael Howard**, then Leader of the Conservative Party (who did not even acknowledge it.

= Quite a few parties behind the scene, pulling the strings of their henchmen and henchwomen.

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BRAMHAM; Parli-ade its way to

MORIARTY