

ORIGINAL EMAIL

Please treat this as Confidential.
This message was sent with High importance.

Of course! Treat this as "Confidential"! 'Why did you capture your own notes of the meeting - forcing us to respond? Our plan was that there should be NO TRACE of what took place'

From: Bassett, Peter R
To: Rawé, Noëlle
Cc: Dunworth, Jeanette
Subject: 07.03.07_Peter_Bassett_follow-up my notes of 13 Feb meeting

Sent: Wed 07/03/2007 17:20

Dear Noelle

Thank you for your email to me and Jeanette which included notes that you had compiled following our meeting of 13th February.

I am sorry you felt it necessary to put your version of what was discussed in the meeting into a set of notes. I have reviewed these and must comment that I do not believe these to be an accurate account of what we discussed. As I said to you at the meeting it was in no way a formal meeting and Jeanette was invited to discuss with you the support that Well Being could possibly offer you and to encourage you to meet with Julie Bennett. We felt that given your on-going situation, which you touched on again in the meeting, and the impact it continues to have on your life, it could be beneficial for you to talk to Julie. I recognise the continuing problem that you have with your Landlord and want to reassure you that we will continue to support you in any way we can, although we are clearly not able to become directly involved in the dispute.

I did raise concerns with you about the amount of time you spend in the office as I am aware that you are sometimes here all night or going home in the early hours of the morning. I mentioned this only out of concern for your safety and well being.

I did need to raise with you the firm's concerns as to what is considered to be inappropriate use of KPMG's IT systems. Unfortunately there have been occasions when you relaunched your Web site and sent notification of the relaunch to other Web sites and media organisations which have lead to KPMG's address appearing on those sites. This is, I understand, a result of your having sent the relaunch emails from your KPMG email account. In addition there has been a high volume of hits to various sites including leasehold-outrage.com. Over the months of December 2006 and January 2007 this amounted to several thousand hits to at least 20 different sites. I did say that this needed to be addressed and you agreed that this would happen. I also said that whilst we were at this time bringing it to your attention the firm would not be taking any further action. However, should there be any further abuse of KPMG's IT systems this could result in formal proceedings taking place.

I believe the above sets out what Jeanette and I discussed with you and would hope that you still feel supported by me and the firm.

Regards

Peter

Can't open linked documents? Try with:



From: [Bassett, Peter R](#)
Sent: **07 March 2007 17:20**
To: [Rawé, Noëlle](#)
Cc: [Dunworth, Jeanette](#)
Subject: 07.03.07_Peter_Bassett_follow-up my notes of 13 Feb meeting
Importance: High
Sensitivity: Confidential

YEP! It took 'him' more than 2 weeks to reply.

My view is that, **to ensure 'damage limitation'** in the face of my clearly unexpected capture of what was said at the 13 Feb 07 meeting, including the manner in which it took place: my [14.02.07 Draft Notes](#) (include my Comments); **sections 3.1 to 3.3** [KPMG page...](#)

– is that the email had been drafted and redrafted ad-infinitum in KPMG – and by et.al., such as, possibly some party/ies in the [Jewish-Freemason 'Brotherhood' \(Persecution # 6\)](#).

Perhaps **McGrigors**, KPMG's previously associated firm of lawyers that [looked at 121 pages of my website in Mar and Apr 07](#), also offered a review of the email as 'a freebie'.

Dear Noelle

Thank you for [your email to me and Jeanette](#) which included [notes](#) that you had compiled following our meeting of 13th February.

I am sorry you felt it necessary to put your version of what was discussed in the meeting into a set of notes.

Note the “*your version*”! A meeting:

- (1)- in which [Peter Bassett](#) involved Human Resources (by the back door) (Header 3 of my [17.01.08](#) Grievance; [section 3.1 KPMG page](#));
- (2)- in the light of what he told me during the meeting,

...– and he ‘did not expect’ this to be recorded?!?!

WHY NOT?

Because, behind ‘his’ hypocritical comments, he et.al. in ‘the Brotherhood’ ([Persecution # 6](#)) had a VERY SINISTER plan in store for me ([section 5.2 KPMG page](#); also captured in my Comments in my [14.02.07](#) Draft Notes of the 13 Feb 07 meeting).

(Bassett and Dunworth were not the only ones concerned about being quoted: ditto about [one of his main accomplices](#), my line manager, Ceri Hughes: my [17.01.08](#) Grievance, [lines 504 and 505](#); [section 8 KPMG page](#)).

In fact, as discussed under [section 13](#), [KPMG](#) was so concerned about my having irrefutable damning evidence against it, that it / on its behalf, its ‘brothers’: [Andrew David Ladsky](#) / others in the [Jewish-Freemason ‘Brotherhood’](#)...

..approached my (then) private doctor (who is Jewish, ‘[like Ladsky](#)’), to get him to ask me (in vain) whether “[I had] *recorded my conversations at KPMG*” – as I reported e.g. in my [05.08.08](#) letter to [ACAS](#), [line 103 up to my Comments after line 129 \(section 16\)](#). (*)

The motive behind doing this? So that [KPMG](#) could then ‘safely’ deny my claims:

- (1)- its [22.05.08](#) rejection (includes my Comments) of my [17.01.08](#) Grievance ([section 11](#));
- (2)- its [PACK OF LIES Defence](#) (includes my Comments) ([section 14](#)) to my [03.04.08](#) Claim ([section 12](#)) in the [Employment Tribunal \(section 16\)](#) – it demanded be “*struck out*”.

Er...YES: That’s the KPMG that summarised its ‘[Values](#)’ as “[Above all we act with integrity](#)”!

(*) I HAD recorded conversations:

- on 9 Oct 07, part 1 of my so-called ‘performance appraisal’, with Ceri Hughes: [09.10.07](#) transcript; (recording under [section 8.1 KPMG pg](#))

- on 24 Oct 07, part 2 with Peter Bassett and Kathy Woodhouse, HR: [24.10.07](#) transcript (recording under **section 9.1** [KPMG pg](#)).

(I only revealed this evidence in 2015, at the time of launching the KPMG page). (Ditto about [McGrigors' visits to my website](#)).

I have reviewed these and must comment that I do not believe these to be an accurate account of what we discussed.

As I reported in my [17.01.08](#) Grievance, lines 82-86, comparing my Draft Notes with 'his' email, it can be seen that I captured his points. Discussed under sections 3.2 and 3.3 [KPMG page](#).

I repeat my comment about [KPMG](#) NOT wanting to have a record of what took place.

As I said to you at the meeting it was in no way a formal meeting...

But, later on in the email 'Bassett' wrote: "***should there be any further abuse of KPMG's IT systems this could result in formal proceedings taking place***"

"Any further" = would refer to this meeting – for which, 'very conveniently' there would not be any record – hence leaving the door wide open to fabricate accusations.

...and Jeanette was invited...

Under lines 14-33 of my [14.02.07](#) Draft Notes, I reported the underhanded way in which Bassett set-up the meeting.

In my [17.01.08](#) Grievance, lines 48-64, I wrote:

line 58 "***The situation felt to me like an ambush***";

lines 61 & 62: "***I was extremely upset by the manner in which the meeting had been handled***" [I ended up taking part of the afternoon, as well as following morning, as annual leave: my [13.02.07](#) email to Ceri Hughes];

lines 74 & 75: "***I also told PB "The only thing that was missing from the situation yesterday was a pair of handcuffs"***"

...to discuss with you the support that Well Being could possibly offer you and to encourage you to meet with Julie Bennett.

WHY would I want "***the support of WellBeing***" and "***meet with [its representative] Julie Bennett***"?

(For a **summary of events** with Bennett et.al. in KPMG 'Health support services': see **section 5** [KPMG page](#); I have also added to the [08.05.07-13h29](#) email from BUPA Wellness at KPMG)

Had I shown 'signs' of 'needing help from WellBeing'?

NOP! I was happily getting on with my work.

1 week previously, on 5 Feb 07, I had just come back, from a 1-week holiday in France that had very effectively 'recharged my batteries'.

On the personal side - On my return, I discovered that my (priceless) website Host, HostDime, had been battling on my behalf with [Rachman Andrew David Ladsky](#) through [his corrupt, racketeer solicitor, Jeremy Hershkorn, Portner and Jaskel](#).

Hell-bent on getting the closure of my website, and hoping to repeat his Oct 06 success when he succeeded in getting the closure of my website - Hershkorn had been making false accusations against me to my website Host, and concurrently, threatened and harassed my Host endlessly ([Overview, Introduction, # 8, # 9](#))

However, **it did not affect me**, as I realised that I had one very important ally definitely on my side: HostDime. Further, by then, I had built up a lot of resilience to [the Ladsky mafia's criminal method of operating](#).

(The harassment continued during Feb 07, with Ladsky then picking up the baton, following my [28.02.07](#) complaint to the [Law Society](#) against Portner – also triggered by Ladsky-Hershkorn's illegal [16.02.07](#) "threat of bankruptcy and forfeiture" i.e. **3 DAYS after** the 13 Feb 07 meeting) ([Overview # 10](#) ; [Portner # 3, # 4, # 5](#)).

WHY DID [PETER BASSETT](#) DECIDE TO DO THIS?

BECAUSE HE WAS POSITIONING HIS PAWNS - WITH THE OBJECTIVE OF IMPLEMENTING HIS SINISTER, MACHIAVELLIAN PLAN. (section 5.2 [KPMG page](#); my Comments in my [14.02.07](#) Draft notes of the 13 Feb 07 meeting)

(I may be wrong, but I suspect that [Peter Bassett](#) is Jewish – 'like [Andrew David Ladsky](#)'. From Feb 07 onwards he certainly demonstrated the same extremely sick, vicious, cruel, sadistic, perverse psyche as [Ladsky and his Jewish gang of racketeers](#), as well as their Jewish supporters in [the judiciary \(Kangaroo courts\)](#), etc., etc. – and for whom he fell over backwards to assist).

We felt that [given your on-going situation, which you touched on again in the meeting](#), and the impact it continues to have on your life, **it could be beneficial for you to talk to Julie**.

"We felt that given your on-going situation, which you touched on again in the meeting"

Of course, I "[again touched on \[my\] situation in the meeting](#)" – **because Bassett CREATED THE SITUATION** – **by forcing me to talk about it: [lines 63-102 of my Draft Notes](#)**.

Part of the ploy, was to influence my decision-making: Bassett telling me: "**You must resolve your situation**" which, as I reported, made me very angry – [lines 103-126](#). Of course, 'the brothers' [Andrew David Ladsky](#) et.al. in the [Jewish-Freemason Brotherhood \(Persecution # 6\)](#) wanted me to give up my fight – in order to then crush me afterwards for 'my daring' to stand-up to them...once I had closed down my website i.e. out of public view.

I did NOT ask for help. Indeed, as I reported in my [14.02.07](#) Draft Notes of the 13 Feb 07

meeting,

- [lines 47-51](#) - **it was Bassett** who raised “KPMG’s offer of help” – to which I replied that I could not see how KPMG could help me;
- **lines 52-54** – I related my experience with the Well Being service (more detail in the below paragraph), saying that the person had totally misunderstood my situation. To this Bassett replied: “*that’s history*”, while Dunworth said that there had been “*a change of staff*”.

= **THEY WERE FORCING ME TOWARDS THEIR ‘HEALTH SERVICES’**

Driven by their sinister motive, they tried their damnest to push me to see their “specialists” (summary in [08.05.07-13h29](#) email from BUPA Wellness at KPMG; **section 5 KPMG page**).

In addition to their planned ‘punishment’ for ‘my daring’ to expose, [in the public domain](#), the criminal activities of their ‘brothers’, [Andrew David Ladsky et.al. in the Jewish-Freemason Brotherhood \(Persecution # 6\)](#),...

...the **ULTERIOR MOTIVES** behind pushing me to use the ‘health services’, as well as talk about my private issues – were **in case I subsequently took legal action**:

- (1)** - To cover up the impact their planned [criminal psychological harassment \(Persecution # 1\)](#) ([extracts from a Canadian website](#)) had on me - by **FALSELY** claiming that “[I had] *let my “personal issues” affect my work and state of mind*”:

para.11 of KPMG’s PACK OF LIES Defence (includes my Comments) (**section 14 KPMG pg**) to my [03.04.07](#) Claim (**section 12**) in the [Employment Tribunal](#) (**section 16**):

“The claimant has on occasion wanted the Respondent to consider her “personal issues””

(NB: I assume that it should read “occasions”). There was **only 1 instance**, in c. late 2006. **KPMG** had widely promoted that it was a **member of an initiative** under which employees could apparently get assistance is they were suffering domestic violence.

It had **led me to contact WellBeing to see whether KPMG could help me re. my being followed on an ongoing basis** ([Persecution # 2](#)). It replied that **it could not** – **lines 52-62** of my [14.03.07](#) Draft Notes of the 13 Feb 07 meeting.

“The Respondent believes that the claimant has been unable to disentangle her “personal issues” from her work and that as a result her performance has suffered.”

This **FALSE, extremely vicious, cruel and perverse accusation** was **first communicated to me** in the [05.08.07](#) **FABRICATED** so-called ‘feedback on my performance’ ‘from’ ‘a colleague, **Finbarr Geaney** = dictated to him.

It was **again repeated** during my so-called ‘performance appraisal’ meetings (I secretly recorded):

- [09.10.07](#) – with my line manager, **Ceri Hughes** – **lines 61-73** (**section 8.1 KPMG pg**).
- [24.10.07](#) – with **Peter Bassett and Kathy Woodhouse, HR** - **lines 187-224; lines 188-244;**

367-392; 734-737 (section 9.1 [KPMG pg](#)).

(2) - To claim that 'the ever so caring KPMG had 'gone out of its way to help me':

e.g. [in its PACK OF LIES Defence](#) (section 14 [KPMG pg](#)) to my [03.04.08](#) Claim (section 12):

Para.4(a) - "*in fact the Grievance Panel felt that the Respondent went to great lengths to support the Claimant during her personal difficulties*"

Para.11 - "*The Respondent continued to support the Claimant and make allowances where possible.*"

Para.12(a) - "*the Respondent believes that it went far beyond what could be reasonably expected of an employer in such circumstances in terms of the support it offered*"

(In my [01.07.08](#) Request for information (section 15.2), I pointed out that KPMG failed to define how it did this. However, I concluded that [WellBeing and the other things it kept throwing at me over the following months](#) was what it was referring to).

As I wrote under **Header 8** of my [17.01.08](#) Grievance:

"As to the offers of help, I have come to view them as KPMG 'beating me up' on the one hand, and offering to attend to my wounds on the other.

Furthermore, as having the ulterior motive of finding something to use against me"

I recognise the continuing problem that you have with [your Landlord...](#)

"A continuing problem" - Bassett forced me to talk about during the meeting ([lines 63-102 of my Draft Notes](#)).

MOTIVE?

Should I file a claim, it will 'look good' in the Defence to support the (FALSE) accusation that 'I brought "[my] personal issues at work" – as happened:

para.11 of [KPMG's PACK OF LIES Defence](#): "*The claimant has on occasion wanted the Respondent to consider her "personal issues"* (above).

...and **want to reassure you that we will continue to support you in any way we can,**...

Cue to laugh out loud given subsequent events – as reported in part in the above documents – and in detail on the [KPMG pg](#).

Ditto; **another one that would 'look good' in a Defence** – and **as also happened** (quotes from [KPMG's PACK OF LIES Defence](#), above).

...although we are clearly not able to become directly involved in the dispute.

Yet again, **another – written – comment that 'would support', 'if required', the FALSE accusation**

that 'I' brought "[my] *personal issues at work*" – 'and tried to involve KPMG'.

BUT: getting involved 'indirectly', from behind closed doors is, as for many in the English Establishment, one of our specialities when dealing with Proles like you who dare challenge as well as expose Establishment's organized crime activities. (Case summary)

IN FACT: on 2 May 07, I noted in my diary of events that, in a corridor, Bassett had told me:

"*Why don't you bring an end to the dispute and pay the £10,000 demanded in the claim?*"

KPMG could get a lawyer to make this very tight".

I replied: "*I don't owe the £10,000*" (and was proven right by the fact that it eventually ended with a Notice of Discontinuance of "ALL" the claim against me (Overview # 11).

I then related what happened in 2003 when "for the sake of bringing the dispute to an end" I accepted Ladsky's 'offer' by paying £6,350 I did NOT legally owe (Overview # 3).

What did psycho Ladsky do? He repeated the original demand, as though no 'offer' had been made, accepted and paid, and sealed in a court-endorsed Consent Order (Overview # 6).

I did raise concerns with you about the amount of time you spend in the office as I am aware that you are sometimes here all night or going home in the early hours of the morning. I mentioned this only out of concern for your safety and well being.

"*The amount of time I spent in the office*" was due to Bassett's dear 'brother' (Persecution # 6), Ladsky, turning my apartment into a hell hole in which I felt incredibly unsafe due to being subjected to ongoing harassment and threats e.g. Persecution (1)(4)(16) – thanks to the other 'brothers' and their henchmen in the Kensington police mafia.

I stayed "*all night*" only once, and that was *afterwards*, on 4 Apr 07 (as I recorded in My Diary) – as a result of the fraudulent claim filed against me in West London County Court by Ladsky through his corrupt solicitor Jeremy Hershkorn, Portner and Jaskel (Overview # 11)

Of note: during telephone conversations:

- Julie Bennett, WellBeing, twice raised the fact that I was "*staying late in the office*";
- subsequently, Seraphina Burch, Occupational Health adviser, BUPA Wellness at KPMG, also said it to me when I phoned her following her 08.05.07-13h29 email - by which time it had been inflated to "*[my] staying in the office all night*"

= deliberately adding to the pressure – on the order of Dunworth = Bassett.

(Under the pressure of deadlines, many people often stayed very late in the office...as I often did myself when I was doing client work, including at weekends).

"*out of concern for your safety and well being*" – **NO, he most definitely was NOT**.

Bassett was playing Ladsky's hand. He knew that my apartment was hell e.g. that the previous

week, on [6 Feb 07](#), a major escape of water had narrowly missed my apartment.

(Unable to face being in the apartment, from early April 07, I started to rent a room in east London (e.g. my [21.05.07-16h49](#) email to Bennett) – at a cost of £450 per month = more drain on my savings). (The guy was probably also getting paid for passing information on me e.g. **paras 122-123** of my [19.07.11](#) Witness Statement to [Theresa May, Home Secretary](#)).

I did need to raise with you **the firm's concerns as to what is considered to be inappropriate use of KPMG's IT systems**.

As discussed in the above documents e.g. my [05.08.08](#) letter to [ACAS](#), **lines 187 to 248; section 3.2 KPMG page...**

... – **I do NOT believe that I breached KPMG's IT policy**. As I report in the letter (as well as in my [02.09.08](#) letter to the Stratford Employment Tribunal (**section 16**)) - **KPMG failed to provide me with evidence in support of its accusations**. (More on this, below).

Unfortunately there have been occasions **when you relaunched your Web site and sent notification of the relaunch to other Web sites and media organisations which have lead to KPMG's address appearing on those sites**.

This is, I understand, **a result of your having sent the relaunch emails from your KPMG email account**.

"notifications of relaunch" – At the time, I did not recall doing this. However, I did find subsequently e.g. a [27.12.07](#) email I sent to the Daily Express (I had also contacted on 4 Oct 06, day on which my website had been closed down and, consequently, my email account). Hence, while I cannot find any other, it 'may be' that I sent others.

"which have led to KPMG's address appearing on those sites"

Oh dear! Horror of horror! Media organisations would see that **KPMG had an employee who was actually behaving as per its [Values and Code of Conduct](#)**:

"standing firm against breaches of legislation";

"complying with its code of conduct";

"acting lawfully, ethically and with integrity [including with fairness vis-à-vis her fellow leaseholders]";

"taking ownership"...

...Code and Values it reinforced through compulsory training e.g. [my 2004 training record](#).

As I wrote in my [17.01.08](#) Grievance, **lines 94-101**:

"I hold the view that I have not done anything that brings shame on KPMG"

and ended with: **"The irony is that it is my behaving [as per the KPMG Code] that has led to my current situation"**.

(I also add that, **at the start of the emails**, I wrote: **"Please note that this email is sent in my**

personal capacity and not in my capacity as an employee of KPMG” – other examples: [04.10.06](#) email to the Guardian; [04.10.06](#) email to the Independent).

In addition there has been a high volume of hits to various sites including [leasehold-outrage.com](#). Over the months of December 2006 and January 2007 this amounted to several thousand hits to at least 20 different sites.

“high volume of hits...including leasehold-outrage.com...December 2006 and January 2007...several thousand hits to at least 20 different sites”

- (1) YES, I was using my KPMG computer to look on the internet – but was doing this in the evening i.e. *after work*. During my lunch break, I also tended to look at various newspapers.
- (2) For my website, as I working on it – on my personal computer - I used the KPMG computer principally to check that the various links worked. That, in itself, would have generated many “hits”. During the [14.02.07](#) meeting, Bassett said that I had “looked at my website 30 times on one day” – lines 36-37.
- (3) In addition to my website, whatever I looked at on the Internet was **definitely not** materials defined as illegal, and whatever other negative attributes might be assigned to some materials.

IN FACT:

Under **para.6** of its [PACK OF LIES Defence](#), KPMG wrote:

“The Respondent...obtained an IT report relating to the Claimant's IT use...(which highlighted some 10,000 hits on a small number of websites related to the Claimant's "personal issues")

Looking at My Diary for [end of 2006](#), and [2007](#), I conclude that quite a lot of it entailed looking up legislation. Other searches related to: finding visuals for my website; identifying the sale of apartments in my block, etc. = as KPMG stated: “**related to [my] personal issues**”

Hence, **NOT THE KIND OF THINGS** that would ‘justify’ subsequently barring me from accessing the Internet...**6 WEEKS LATER!** – e.g.:

- Header 4 of my [17.01.08](#) Grievance;
- paras 8 & 9 of my [03.04.08](#) Claim against KPMG;
- sections 3.4 and 4 [KPMG page](#), including the letter Bassett attached to his [24.04.07-09h10](#) email that barred me from using the internet – I asked me to sign; I returned it with my [25.05.07-13h45](#) email; (both include my Comments); discussed under **section 4.2** KPMG pg.

In my [17.08.08](#) letter to [ACAS](#) I reported **KPMG refusing to provide me with evidence in support of its accusations against me** - claiming under **para.10** of its [31.07.08](#) ‘response’ to my [01.07.08](#) Subject Access Request (**section 15.1** KPMG pg) that::

“[its] report was commissioned by the firm’s General Counsel and is subject to legal privilege”

REALITY: [Peter Bassett et.al. at KPMG](#) were hell-bent on helping [their 'brothers' \(Persecution # 6\)](#) as much as they could by, (among many other actions):

- cutting out any source that might prove of help to me in my fight against injustice;
- adding to the pressure by commenting on my "*staying late in the office*" (which is NOT mentioned in the above email 'from' Bassett). (I repeat: many people did stay in the office until very late – due to the pressure of deadlines).

(At **lines 63-72** of my [14.02.07](#) Draft Notes, I explained why I preferred to be in office instead of the apartment: basically, because I felt incredibly unsafe, and *knew* that, whatever happened, *there was absolutely no point* my calling on [the police](#). As I reported at **lines 66-67**, talking about it brought on tears I could not control).

I did say that this needed to be addressed and you agreed that this would happen.

I also said that whilst we were at this time bringing it to your attention **the firm would not be taking any further action**. However, **should there be any further abuse of KPMG's IT systems this could result in formal proceedings taking place**.

"would not be taking any further action"...other than implement the ploy we devised with the 'Dear Brother' [Andrew David Ladsky et.al.](#) in the [Jewish-Freemason Brotherhood \(Persecution # 6\)](#), (as your writing [Draft Notes](#) of the 13 Feb 07 meeting knocked off our original plan),...

...– **the ploy being** using his [26.03.07](#) letter (**section 3.5 KPMG pg**) - you define as: 'a pack of highly vicious, malicious, totally unsupported accusations against you - as an excuse to cut you off from ALL the internal sites, as well as Internet, from 30 Mar 07 – **Header 4** of my [17.01.08](#) Grievance; **sections 3.4 and 4** KPMG pg.

NOTE that:

- **(1)-** At the 30 Mar 07 meeting, **Bassett and Dunworth did NOT show me the letter from Ladsky (section 3.4)**. I only obtained [this highly redacted 26.03.07 version](#) 7 MONTHS LATER, after battling with KPMG in relation to my [09.07.07](#) Subject Access Request (**section 7**);
- **(2)-** On 9 Feb 07 i.e. 4 days before the 13 Feb 07 meeting, **Ladsky had phoned KPMG. I was NOT told about this at the time, and only discovered it 8 MONTHS LATER**, also as a result of my SAR.

The documents KPMG finally sent me in its [05.10.07](#) correspondence included skeleton notes of a **9 Feb 07 telephone conversation with Ladsky**, in which he made, typically for that criminal Rachman vermin (*), absolutely outrageous accusations against me. (In my [17.01.08](#) Grievance, I covered this under **Header 5**)

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

"[The] woman is reckless. [She is] clinically unwell"

= Counting on the typical English Establishment tactic of locking up 'inconvenient' individuals in mental institutions ([Persecution # 1](#))
Did KPMG ask for the reasons behind these (outrageous) claims? Of course NOT!

	<p>(As can be seen from e.g. the Overview / Case summary and Extortion – Ladsky and his gang of racketeers are those who are “[EXTREMELY] <i>clinically unwell</i>”).</p> <p>In fact, extremely sick, totally demented psychos, is another expression that comes to mind).</p>
<p>“[Ladsky is] looking for [KPMG] to stop her using KPMG [systems]”</p>	<p>On what basis could Ladsky – an external party to KPMG - make this hitlerian, dictatorial demand? Did KPMG ask?</p> <p>(NB: In his 26.03.07 letter to KPMG, Ladsky FALSELY claimed that I used my KPMG computer to “<i>update my website</i>”]</p>
<p>“[NR has] been updating her website, inciting breach of the peace”</p>	<p>In the light of the previous claim, I read this as implying that ‘I was updating my website using KPMG systems’.</p> <p>I repeat my question: as an external party to KPMG, how could Ladsky make this claim?</p> <p>“<i>inciting breach of the peace</i>” = Euphemism for exposing his and 'Jewish' gang ORGANIZED CRIME ACTIVITIES (Extortion) - that undermines the frequent propaganda complaint of the Jewish community of being “<i>the victim of anti-Semitism</i>” (My reply to Theresa May Home Secretary – “Je suis Juif”- # 3.1(4))</p>

In fact, **what KPMG also did NOT tell me**, and I only discovered as a result of filing my [03.04.08](#) Claim is that **Ladsky had allegedly been approaching KPMG since Oct 06** - para.6 of [KPMG's PACK OF LIES Defence](#):

*"The claimant's landlord Mr [Ladsky](#) contacted the Respondent **in October 2006** making serious allegations against the Claimant. (*)*

"In January 2007 Mr [Ladsky](#) made further contact with the Respondent and threatened legal action against the Respondent in connection with allegations of libel."

(*) Hence, at the time that Ladsky's [corrupt solicitor, Jeremy Hershkorn, Portner and Jaskel](#), was targeting my then website host to get the closure of my website - [Overview # 9](#)

CONCLUSION: ANYBODY can just walk off the street into a KPMG office and make outrageous, scurrilous accusations against an employee and KPMG, ‘[The Best Company to Work for](#)’, the one that [summarised its ‘Values’ as “Above all, we act with integrity”](#) - does not say anything to the employee – thereby denying the employee the right to defend herself / himself against the accusations.

Or, is it only criminal members of the [Jewish-Freemason ‘Brotherhood’ \(Persecution # 6\)](#) who can do that...and then join forces with KPMG in persecuting the employee for ‘daring’ to stand-up against Establishment-controlled organized crime?

As I repeated in my [17.01.08](#) Grievance, and included in the summary: **KPMG was very clearly siding with [Andrew David Ladsky](#) against me.**

“should there be any further abuse...”

To recap on what I had done - that was considered “an abuse of the KPMG IT systems” – and entailed [KPMG](#) stating under **para.7 of [its PACK OF LIES Defence](#)**: ***“could potentially have led to [my] dismissal”***

- “[I had] looked at [my] website on many occasions, as well as at other sites related to [my] personal issues”
- “[I had] sent emails to media organisations about the closure, as well as relaunch of my website”

(doing ALL, outside of working hours)

WHAT WERE KPMG’S IT POLICIES?

Under **lines 237-255** of my [05.08.08](#) letter to [ACAS](#) (**section 16 [KPMG pg](#)**), I extracted from **[KPMG’s policy on the use of the Internet](#)**:

*“Conducting personal business - Staff should be aware that no computer network can be guaranteed as being absolutely secure... **staff using the KPMG network for personal business (such as conducting online banking or shopping) do so at their own risk...**”*

And wrote:

“This clearly demonstrates that KPMG staff can use the Internet for “personal business”.

I then quoted from Peter Bassett’s above email: *“there have been occasions when you relaunched your Web site and sent notification of the relaunch to other Web sites and media organisations which have led to KPMG’s address appearing on those sites”*

“Accessing “the [KPMG](#) network for personal business (such as conducting online banking or shopping)...will also “lead to the KPMG address appearing on those websites”. **Why isn’t that an issue?**”

In the [same letter](#) to ACAS, **lines 189-230**, I quoted **[KPMG’s IT policy on the use of emails](#)**:

“When using KPMG’s email system internally or externally, staff may not send any email, attachment which:

- *Makes representations or express opinions purporting to be those of KPMG.*
- *May damage KPMG’s reputation or its relationships with its clients, or which may embarrass clients of KPMG.*
- *Is illegal, defamatory, obscene, pornographic, offensive, or damaging, or which may be considered by others to cause distress, sexual, racial or other harassment or discrimination.*
- *May infringe copyright.*
- *May introduce a virus or other malicious software to any KPMG or client network.*

- Constitutes 'junk' email (usually non-business messages posted to multiple addresses) or is posted to multiple news groups.
- Is for private commercial purposes unrelated to KPMG.

In addition, even where none of the above categories of email traffic are involved, where an individual has excessive amounts of personal email traffic on their system (defined as levels of personal email activity sufficient to cut into their working time or to interfere with the performance of their duties), this may also be treated as a disciplinary offence"

KPMG could NOT hold ANY of the above (Internet and emails) **against me** – including the last part of the 2nd item on the email policy: "which may embarrass clients of KPMG"...

...- as, by claiming that, KPMG admits that, in my 'perhaps' raising, to a very small number of media organisations, awareness of my website that exposes organized crime activities (*) - it actually endorses these activities.

BUT, **that is exactly what it did.**

(*) Note that, in 2007, the content of my website was far less 'precise' than it is now. As evidence, I cite the fact that [the attacks by HM's British Transport Police helicopters](#) shot up as soon as I started to load reworked legal pages on my website, [in 2013 \(summaries near the top of the page,](#) that add clarity to my case).

My so-called "*inappropriate use of KPMG's IT systems, that could result in formal proceedings taking place*", and "*could potentially have led to [my] dismissal*" **were just A FRONT for KPMG taking action against me** (and IT CONTINUED, as detailed on the [KPMG page](#))...

...- as 'RETRIBUTION' on behalf of [its 'brothers' \(Persecution # 6\)](#) who were incandescent with fury at being exposed: [Andrew David Ladsky and his gang of racketeers](#), and those in the public sector: [police, judiciary \(Kangaroo court\), local council](#) and ['regulators' \(Overview # 7\)](#) who very actively helped them in their criminal activities - as the public sector is a source of millions of £s of income for KPMG.

(E.g. Media section, on the [KPMG page](#), Private Eye, quoting, that **in 2012/13 KPMG won £95m worth of government contracts.**

Note also that, at the time of the events, in Apr 07, KPMG had won, "[on a non-competitive](#)" basis, [an assignment to help set it up the Ministry of \[In\]Justice](#) - replacing the then [Department for Constitutional Affairs](#). At the time, I had gone, yet into another battle with West London County Court over another fraudulent claim filed against me ([Overview # 11](#)))

As I wrote under **lines 249-252 (and 80-84)** of my [05.08.08](#) letter to [ACAS](#):

"It provides further evidence in support of my position that the [victimisation and harassment](#) I have suffered at [KPMG](#) from February 2007 onwards is due to my exposing on [my website](#) malpractice / wrongdoings by parties with which KPMG has a working relationship e.g. the Ministry of Justice; [the police](#) []; [the ICAEW \(points 1, 4\)](#) [of my [03.04.08 Claim against KPMG](#)]"*

(In my [17.01.08](#) Grievance, referring in particular to [Ladsky](#), I reported this under **lines 266-272, 280-284, 373-376 and lines 464-467**).

(*) Through e.g. its (then?) **head of security, Jeremy Nelson**: e.g.

- my [03.04.07](#) email to him, on the suggestion of Peter Bassett, to which I attached the 2 emails referred below (**section 3.4 KPMG page**);
- **lines 1138-1153** of my [17.01.08](#) Grievance, under which I report **Nelson** phoning me to say: *“the police [[the Kensington police mafia](#)] is not going to take the matter further [*]. Isn't that good news?”*

(*) *“the matter”*: its highly vicious, malicious, defamatory, xenophobic, racist accusations to my website Host in its emails of [16.03.07](#) and [20.03.07](#) accusing me, among other, of having *“committed a crime”* and being *“a Nazi, because of my franco-german (sic) origin”* ([Overview # 13 and # 18](#)).

KPMG was reporting on my movement to the State goons: (1)- header 9.3 of my [17.01.08](#) Grievance; (2)- my [19.07.11](#) Witness Statement to the [Home Secretary, Theresa May](#)- paras 101-105; (3)- [Persecution # 2.2](#), at the **end of the section**: ‘when I was working’.

*“As I wrote under [point 33.1](#) [of my [03.04.08](#) Claim] **“KPMG sided against me in the context of my personal problem – ironically – for behaving in the manner it prescribes in its [Code of Conduct and its Values](#)...”**”*

IMPLICATION: Having honest, highly principled, law-abiding employees – who act as per [its Code of Conduct](#), [by standing up against organized crime activities and related breaches of legislation](#) (**Lines 94-101** of my [17.01.08](#) Grievance)...

...- is evidently perceived by **KPMG** as being ‘bad for business’ – and *“can potentially lead to dismissal”* para.7 of [its PACK OF LIES Defence](#).

When I realised that the Code of Conduct was just window dressing, I felt conned, betrayed, and lost – because I totally believed, and therefore endorsed what KPMG claimed it stood by in [its Values and Code of Conduct](#) – because they reflected my own values and principles. I felt very proud to work for a firm that positioned itself as having these ethics – I therefore perceived it as being different from the rest e.g. [Overview # 7](#).

The lesson I drew from my experience with **KPMG** was that complying with Codes of Conduct and Values could lead me to suffer very detrimental consequences – **leaving me with no ‘navigation map’**.

“could result in formal proceedings taking place”

That would clearly refer to this meeting – for which, ‘very conveniently’ there would not be any record – hence **leaving the door wide open to fabricate accusations**.

I believe the above sets out what Jeanette and I discussed with you and **would hope that you still feel supported by me and the firm.**

10/10 for irony! E.g. my [17.01.08](#) Grievance

Regards,
Peter

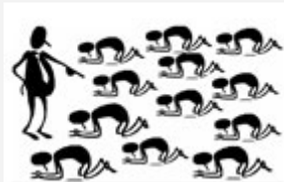
REMEMBER the ROOT CAUSE for what took place / failed to take place:

A thoroughly evil, cruel, greed-ridden, vampiric, sadistic, Rachman (*) crook, [Andrew David Ladsky](#) – deciding he was ‘entitled’ [to make a multi-million £ jackpot](#) - through [extortion](#), [persecution](#), etc. - at my expense (and that of my fellow leaseholders)...

...to which everyone in that army of **henchmen** – including [KPMG](#)

([Case summary](#); [Résumé de mon cas](#)) – said:

Yes, of course! O’ Great One!



(*) Dictionary definition: “*Rachmanism: The exploitation and intimidation of tenants by unscrupulous landlords; 1960’s after the notorious landlord [Peter Rachman](#)*”