



KPMG LLP
1-2 Dorset Rise
London EC4Y 8EN
United Kingdom

Tel +44 (0) 20 7694 6520
Fax +44 (0) 20 7311 3311
DX 38050 Blackfriars

Private & confidential

Noëlle Rawé
3 Jefferson House
11 Basil Street
Knightsbridge
Greater London SW3 1AX

Our ref jhw/lc/408-DPA SAR

Thursday, 19 July 2007

Dear Noëlle,

Subject Access Request – s.7 Data Protection Act 1998

I refer to your email of 9 July 2007 which has been passed to me, and receipt of which I acknowledge.

Data Protection Act 1998

As a matter of course, Subject Access Requests made under the Data Protection Act 1998 ('the Act') are dealt with centrally by me as KPMG's Data Protection Officer. I would therefore ask that you address any future correspondence relating to this request directly to me. It is our usual practice to correspond with you via mail to your home address. If you prefer or are happy to communicate by email, please let me know.

Your Request

In your email request, you refer to 'all documentation, whether electronic or in hard copy pertaining to [you] regarding Mr Ladsky's accusations against [you] including any evidence he may have provided to attempt to substantiate his false accusation against [you]'.

in its current form, I am not entirely clear what information you are looking for through your request. It appears that you are seeking documentation supplied by Mr Ladsky, possibly for the purpose of legal proceedings. If this is the case, **I am not sure your request will provide you with what you are looking for.**

The objective of the Act is for data subjects (such as you) to have access to certain personal information held about them which may impact on their privacy. In knowing what personal data is being processed, data subjects are able to ensure that their personal data is being processed in accordance with the Data Protection Principles. As you will be aware, KPMG has been processing your personal data for the purposes of your employment at KPMG, but from your request I conclude that you are not interested in this data.

I understand that you are aware that Mr Ladsky has contacted the firm and made a number of allegations in relation to you and the firm. I have been informed by the firm's General Counsel in broad details of your dispute with Mr Ladsky. That matter has been handled by the firm's General Counsel, and as such I would expect those papers to be subject to legal privilege. Under s.35 of the Act, these are exempt from release under a Subject Access Request.

In addition, Subject Access Requests are not intended to release personal data belonging to third parties (such as Mr Ladsky). I will certainly have a look, but I think it unlikely that it will be practical or possible to redact any information from this correspondence without releasing his personal data.

Next Steps

In light of the above, and the fact that you may already hold a great of the personal data that I understand exists on file such as your website details, I am not sure that a Subject Access Request will satisfy your needs. I am anxious not to waste your time or ours, so perhaps you can give that further thought and let me know how you want to proceed. I should point out that there is a statutory response time of 40 days for complying with your request, which will begin once I receive your more specific request.

I look forward to hearing from you. Should you have any queries or further questions, please do not hesitate to contact me (by email or on [REDACTED]). I am shortly going on holiday, and in my absence, please contact my colleague [REDACTED].

Yours sincerely,



Julian Walker
UK Head of Compliance

Extracts from my [09.07.07 Subject Access Request to KPMG](#):

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



"On 30 March you called me for a meeting with Jeanette Dunworth, HR, and yourself. During the meeting, Jeanette reported that Mr [Andrew Ladsky](#):

- Had approached KPMG claiming that my website, www.leasehold-outrage.com, "contains anti-Semitic comments"
- That he was "very persistent". In other words, he repeated this claim to KPMG on a number of occasions.
- In light of this, "to protect me and KPMG", it had been "decided to cut-off my access to the Internet".

This had occurred by the time I returned to my desk. (In the process, I was also cut off from the majority of the Intranet sites; a situation that lasted for nearly one month).

On [24 April](#) you asked me to sign a letter stating (among others) "...under no circumstances should you access the external internet (save for the site www.webex.com)"

In approaching KPMG – by repeatedly making this claim – Mr Ladsky has repeatedly implied that I have committed an illegal act.

My position is that this claim against me is malicious and false i.e. it is not true that my website contains anti-Semitic comments, and I am therefore considering taking legal action against Mr Ladsky for libel and defamation of character for this false accusation.

While I understand that KPMG cannot appear to be involved in any way in what is a personal matter between myself and Mr Ladsky, I have the right to defend myself against this false accusation and I am concerned that my Internet access has been impeded as a consequence of malicious conduct on the part of my landlord.

To date, I have not been provided with copy(ies) of Mr Ladsky's correspondence with KPMG or of any proof or evidence of his claim without which, of course, you would not have chosen to withhold my Internet access.

For the purpose of discussing my options with my legal advisers, **I am now making a 'subject access request' under the [Data Protection Act 1998](#)** for a copy of all documentation, whether electronic or in hard copy pertaining to me regarding Mr Ladsky's accusations against me including any evidence he may have provided to attempt to substantiate his false accusation against me."

KPMG's 19 July 07 'response'

KPMG's 'response' was the start of its overall, and repeated GET LOST! message...

...as well as its LIES in its: (1)- [22.05.08](#) 'response' to my [17.01.08](#) Grievance (section 11 [KPMG page](#));

(2) [undated Defence](#) (section 14) to my [03.04.08](#) Claim (section 12);

(3)- [31.07.08](#) 'response' to my [01.07.08](#) Subject Access Request; (4)- its [22.08.08](#) 'response' to my [01.07.08](#) Request for information

(ALL contain my Comments).



Events in relation to my July 07 SAR are discussed under section 7 on the [KPMG page](#).

"In its current form, I am not entirely clear what information you are looking for through your request." (1)

"It appears that you are seeking documentation supplied by Mr Ladsky, possibly for the purpose of legal proceeding." (2)

"If this is the case, I am not sure your request will provide you with what you are looking for" (3)

"I understand that you are aware that Mr Ladsky has contacted the firm and made a number of allegations in relation to you and the firm." (4)

"I have been informed by the firm's General Counsel in broad details of your dispute with Mr Ladsky." (5)

"That matter has been handled by the firm's General Counsel, and as such I would expect those papers to be subject to legal privilege." (6)

"Under s.35 of the Act, these are exempt from release under a Subject Access Request."

"... Subject Access Requests are not intended to release personal data belonging to third parties (such as Mr Ladsky)...I think it unlikely that it will be practical or possible to redact any information from this correspondence without releasing this personal data." (7)

"In the light of the above, and the fact that you may already hold a great [deal / amount?] of the personal data I understand exists on file such as your website details [8], I am not sure that a Subject Access Request will satisfy your needs." (3)

"I am anxious not to waste your time or ours, so perhaps you can give that further thought and let me know how you want to proceed." (9)

(1)- = The TYPICAL ([Overview # 7](#)) [psychological harassment tactic: 'Administrative manipulation' - Header 2](#).

(2)- God forbid that 'I' should file proceedings against [Rachman Ladsky \(Extortion\)](#), 'the dear brother' ([Persecution # 6](#))

(3)- In my [31.08.07](#) reply, I wrote: “*what you think I may be looking for is not relevant and certainly not a factor in your compliance with my request*”.

(4)- As I reported under **Header 4** of my [17.01.08](#) Grievance to KPMG, at the 30 Mar 07 meeting with Peter Bassett, partner, and Jeanette Dunworth, HR, I was told that [Andrew David Ladsky](#) had approached KPMG claiming that my website “*contains anti-Semitic comments*” – and that he was “*very persistent*” (**section 3.4** [KPMG pg](#)).

Under **Header 5** of my Grievance, I then discussed the fact that KPMG did NOT supply me with ANY supporting evidence – and then related what happened in relation to this Subject Access Request i.e. my [09.07.07](#) SAR to KPMG.

As evidenced under **para.6** of KPMG’s [undated PACK OF LIES Defence](#) (posted 17 Jun 08), [Ladsky](#) had ‘**apparently**’ been contacting KPMG in Oct 06, and Jan 08.

Of course, I had NOT been informed of this, and Julian Walker did NOT supply me with the letters when he finally sent me the [05.10.07](#) pack ‘in response’ to my [09.07.07](#) SAR.

In fact, as discussed under **section 3.2** [KPMG page](#), **Ladsky had also contacted KPMG in Feb 07.**

OF NOTE: One year later, following my [01.07.08](#) Subject Access Request, in his [31.07.08](#) ‘response’ Walker CONTINUED to deny me access to the Oct 06 and Jan 08 letters. **WHY?**

(5)- And “*informed*” as well by KPMG’s ex. associated firm of solicitors, [McGrigors, which looked at 121 of your website in March and April 07](#)’?

(NOTE that in his [31.07.08](#) ‘response’ to my 2nd SAR, Walker claimed: “*I understand there are no other files concerning your personal circumstances.*” Yeah! Right!)

(6)- **FALSE** – as I pointed out in my [31.08.07](#) reply to Walker (by just referring to the section in the Act i.e. not including the below extracts).

[s.35 of the Data Protection Act 1998](#) - *Disclosures required by law or made in connection with legal proceedings etc*

(2) *Personal data are exempt from the non-disclosure provisions where the disclosure is necessary-*

(a) *for the purpose of, or in connection with, any legal proceedings (including prospective legal proceedings), or*

(b) *for the purpose of obtaining legal advice,*

or is otherwise necessary for the purposes of establishing, exercising or defending legal rights.

NOTE that in the next paragraph Walker quotes s.35 of the Act – evidently taking me for a complete idiot – while getting sadistic kicks from doing it.

(7)- = More stonewalling!

(8)- = Yet MORE STONEWALLING! Of what relevance is this to my SAR?

Oh dear! Oh dear! The highly inconvenient mountain of black-on-white evidence I have against KPMG’s ‘**brothers**’ (**Persecution # 6**): [Ladsky](#), [police](#), [judiciary](#), [politicians](#), etc., etc. [Overview](#) ;

Case summary.

(9)- He could not resist the sarcastic, condescending comment!

OVERALL: A very blatant – and typical British Establishment use ([Overview # 7](#)) of [the psychological harassment tactics of: 'Controlling information'- Header 1.14; 'Deception to prevent exposure'- Header 4; 'Frustrate and discourage'- Header 2.](#)

6 WEEKS LATER, in his [05.10.07](#) pack, Walker supplied me with a highly redacted version of [Ladsky's 26.03.07](#) letter to KPMG (it includes my Comments, that are also captured under [section 3.5 KPMG pg](#)), as well as other correspondence, and skeleton notes of a 9 Feb 07 conversation (discussed under [section 3.2](#)).

As discussed under [section 7](#), in my [24.10.07](#) reply to the 5 Oct 07 pack, I challenged the heavy redaction. In the [14.11.07](#) 'response', it was met by the typical stonewalling.

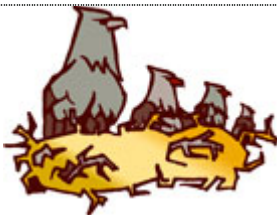
MY OVERALL CONCLUSIONS

YEP! That's the KPMG that summarised its '**Values**' as: **“Above all we act with integrity”!**

No wonder KPMG hooked up with thoroughly evil, multi-criminal ([Extortion Rachman](#) vermin **(*)** [Andrew David Ladsky](#) from the gutter ...

...– who decided he was 'entitled' [to make a multi-million £ jackpot](#) at my expense (and that of my fellow leaseholders) (**YES! THAT IS THE ROOT CAUSE FOR EVERYTHING!**)...

...- and that it joined the other '[brothers](#)' ([Persecution # 6](#)) in actively assisting him and protecting him...



...`Birds of a feather flock together'!

(It's very crowded in that bottomless cesspit of moral depravation and of interconnecting caves of corruption in which many from the English Establishment and hangers-on and cronies reside with their henchmen and flunkies).

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

(FOR SURE, my finally reporting this in the public domain [after 8 years](#), (in 2015) is going to translate into A LOT MORE [persecution](#) against me, including many more attacks by [the Establishment \(Persecution # 6\)](#)'s henchmen e.g. [Her Majesty's British Transport Police helicopters](#)...

...- because, like [Ladsky and his mafia](#), and their other devoted supporters, [KPMG](#) will ALSO perceive itself as being 'MY VICTIM').