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Ms Noëlle Rawé



*Took delivery on  
29 August 2008.*

22nd August 2008

Dear Ms Rawé

**Stratford Employment Tribunal Claim: Noëlle Rawé v KPMG LLP – Number 3200936/2008**

Thank you for your letter of 1 July 2008. Please accept my apologies for the delay in responding to you in more detail.

As I am sure you are aware, it is appropriate to ask for further information from the other party in an Employment Tribunal claim if one party is not aware of the details of the other party's case. We have stated in the detailed response to your claim that we do not accept that you were constructively dismissed or that KPMG did anything other than treat you fairly. It is our position that you have therefore been made aware in appropriate terms of KPMG's case.

It is likely that an order for the exchange of witness statements will be made. This will provide further detail of KPMG's position. To the extent that the requests that you make are relevant, further information will be provided in the appropriate statements. Providing the requested information at this stage will mean unnecessary and disproportionate expense and commitment of time and resources in light of the complexity of the case.

In particular –

1. IT restrictions (1 to 15 of your request).

We have explained why we took the decisions that we did in relation to IT restrictions following the allegations made by Mr Ladsky. At this stage, we do not see how the identity of the person or persons who took such decisions is relevant to your claim or necessary for you to understand our defence. We will not therefore be providing this information.

2. I enclose a copy of the IT Policy

3. Your appraisal (19 to 51 of your request)

The approach taken to your appraisal process is properly explained in the response and will be detailed further in the relevant witness statement.



4. Response to the Claimant's allegations (52 to 59 of your request)

Again this will be dealt with in the relevant witness statement.

The information requested at paragraphs 60 to 62 is being sought and will be forwarded to you as soon as possible.

I hope that this is of use to you.

Yours sincerely

  
 Naomi Crossman  
Employee Lawyer

## Background

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



In its [08.04.08](#) acknowledgement of my [03.04.08](#) Claim against [KPMG](#), the Stratford Employment Tribunal (**section 16** – [KPMG page](#)) stated that it had “sent a copy of [my] claim to the Advisory Conciliation and Arbitration Service (ACAS)” (**section 16**), and that “The Conciliation Officer’s duty to conciliate in these proceedings lasts until 08/07/2008”

### As KPMG had:

- in its [22.05.08](#) ‘response’ to my [17.01.08](#) Grievance – stated: “it has been decided that your grievance should not be upheld” – following this, by through a **litany of lies**, denying the selected parts of my Grievance it had decided ‘to respond to’;
- in its undated (posted 17 Jun 08) (and unsigned) [PACK OF LIES Defence](#) to my [03.04.08](#) Claim - declared: “the Respondent believes that the Claimant has no reasonable prospect of success and therefore her claim should be struck-out” – preceded by, likewise, a litany of lies to the parts of my Claim it had decided ‘to address’;

...while – of course - NOT supplying ANY evidence in support of its assertions and denials,...

...I concluded that, to assist the negotiation process, I needed KPMG to provide clarifications and supporting information in relation to its ‘responses’.

I therefore sent KPMG a [01.07.08](#) Request for Additional Information (as well as a [01.07.08 Subject Access Request \(SAR\)](#) under the [Data Protection Act 1988](#) (covering letter of [01.07.08](#)).

(This was its (typical) ‘GET LOST’ [31.07.08](#) ‘response’ to my SAR – to which I have attached my Comments).

### Extracts from my [01.07.08](#) Request for information:

“Under “[IT Restrictions](#)”, [paragraph 6](#) (paras 1-10)

Of: “The Claimant’s landlord Mr [Ladsky](#) contacted the Respondent in **October 2006** making serious allegations against the Claimant”

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

I asked: who was involved in the decision to not inform me; any written evidence relating to the decision.

“Under “[IT Restrictions](#)”, [paragraph 6](#): (paras 11-15)

Of: “...the Respondent decided to restrict the Claimant’s access to the internet as a precautionary measure”.”

I asked: the definition of “precautionary measure”; the rationale; who was involved in the

decision; any written evidence relating to the decision.

“Under [“IT Restrictions”, paragraph 7: \(paras 16-18\)”](#)

I asked for a copy of the IT policy that was breached and associated sanction.

“Under [“The Claimant’s Appraisal”, paragraph 9: \(paras 19-24\)](#)

Of: *“...a departure from the standard timetable was agreed...”*.”

I asked for an explanation of “*departure from the standard timetable*”, the arrangements made, and rationale; when the decision was taken; agreed; by whom; any supporting documents.

“Under [“The Claimant’s Appraisal”, paragraph 9: \(paras 25-27\)](#)

Of: *“During the process the Claimant made further allegations against her performance manager”*.”

Citing what I had done, I asked for detail of the “*further allegations*” I was alleged to have made.

“Under [“The Claimant’s Appraisal”, paragraph 11: \(paras 28-33\)](#)

*“The Respondent continued to support the Claimant”*.”

Citing various events, I asked if there was anything else KPMG considered as “*providing support*”; when and by whom; any supporting written evidence.

“Under [“The Claimant’s Appraisal”, paragraph 11: \(paras 40-43\)](#)

Of: *“The Respondent... and make allowances where possible”*.”

I asked for detail of how KPMG did this; when; by whom; any supporting documentation.

“Under [“The Claimant’s Appraisal”, paragraph 11: \(paras 44-48\)](#)

Of: *“The claimant has on occasion wanted the Respondent to consider her “personal issues”*.”

I asked for detail of when I was alleged to have done this; the individuals involved; supporting documentation.

“Under [“The Claimant’s Appraisal”, paragraph 11: \(paras 49-51\)](#)

Of: *“...as she acknowledges”*.”

I asked what KPMG was referring to.

“Under [“Response to the Claimant’s Allegations”, paragraph 12\(e\) \(paras 52-54\)](#)

Of: *“Any limited relaxation of the restrictions to her access was supervised and solely to allow the Claimant to continue her work and alleviate her alleged distress”*.”

Stating that the first instance of “*limited relaxation*” took place on [8 August 2007](#), I asked for confirmation of this, or evidence to the contrary.

“Under [“Response to the Claimant’s Allegations”, paragraph 12 \(h\) \(paras 55-59\)](#)

Of: *“Any differences in the performance appraisal process conducted in relation to the Claimant*

were to the Claimant's advantage".

I asked for an explanation of the differences and in what way there were "to [my] advantage"; those involved in the decision, and supporting evidence.

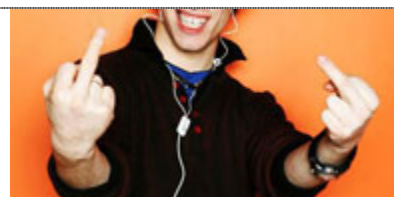
**Paras 60-61** – I asked for a copy of my:

- remuneration package for years 2006-07 and 2007-08 i.e. salary and benefits;
- contract of employment.

### KPMG's 22 Aug 08 'response'

KPMG's 'response' - and the 7 WEEKS it took to do it (\*) – amounted to a CONTINUATION of its overall GET LOST! message, as well as LIES - it had by then dished out to me in its:

- (1)- [19.07.07](#) 'response' to my [09.07.07](#) Subject Access Request;
- (2)- [22.05.08](#) 'response' to my [17.01.08](#) Grievance;
- (3)- [undated Defence](#) to my [03.04.08](#) Claim;
- (4)- [31.07.08](#) 'response' to my [01.07.08](#) Subject Access Request.



(\*)- In her initial acknowledgment of [22.07.08](#) (= 3 weeks after my [01.07.08](#) Request), **Naomi Crossman** implied that my "four page list requesting additional information" would require considerable time to respond to.

**REALITY: Naomi Crossman took 7 WEEKS to – FAIL – to reply to my Request.**

This is Naomi Crossman's [22.08.08](#) 'response':

***"As I am sure you are aware, it is appropriate to ask for further information from the other party in an Employment Tribunal claim if one party is not aware of the details of the other party's case" (1)***

***"We have stated in the detailed response to your claim [2] that we do not accept that you were constructively dismissed [3] or that KPMG did anything other than treat you fairly" (4)***

***"It is our position that you have therefore been made aware in appropriate terms of KPMG's case" (5)***

***"It is likely that an order for the exchange of witness statements will be made." (6)***

***"This will provide further detail of KPMG's position" (7)***

***"To the extent that the requests that you make are relevant [8], further information will be provided in the appropriate statements" (9)***

***"Providing the requested information at this stage will mean unnecessary and disproportionate expense and commitment of time and resources [10] in light of the complexity of the case" (11)***

"In particular –

1. **IT restrictions** (1 to 15 of your request)"

"We have explained why we took the decision that we did in relation to IT restriction following the allegations made by Mr Ladsky" (12)

"At this stage, we do not see how the identity of the person or persons who took such decisions is relevant to your claim or necessary for you to understand our defence. [13] We will not therefore be providing this information."

"2. I enclose a copy of the IT Policy." (14)

"3. **Your appraisal** (19 to 51 of your request)"

"The approach taken to your appraisal process is properly explained in the response [15] and will be detailed further in the relevant witness statement." (16)

"4. **Response to the Claimant's allegations** (52 to 59 of your request). (17)

Again this will be dealt with in the relevant witness statement." (18)

"The information requested at paragraphs 60 to 62 is being sought and will be forwarded to you as soon as possible."

"I hope that this is of use to you" (19)

(1)- "As I am sure you are aware" – note the condescending, arrogant comment...that sets the tone for the rest of the letter.

Looking at the above extracts from my [01.07.08](#) Request for information: does it look to you as though I was asking for something 'I already knew'?

Message to [Naomi Crossman – KPMG](#): "As I am sure you are aware", making FALSE statements in a defence amounts to contempt of court: [CPR 32.14](#). Is [your failing to date, as well as sign your Defence \(\\*\)](#) (unlike me who [signed and dated my Claim](#)) [an attempt to evade contempt of court?](#)

(\*) As I reported in e.g. my [22.06.08](#) letter to [the Stratford Employment Tribunal](#) ([section 16 KPMG page](#)).

Evidently, like your 'dear friend' and protégé [Andrew David Ladsky](#), [you fell over backwards to assist](#), and [his gang of racketeers](#) – [your 'Values'](#) translate into perceiving yourself as being: 'above the law of the land'.

(2)- **FALSE** - WHERE is "the detail" in [the PACK OF LIES Defence?](#) ([section 14 KPMG pg](#))

THERE ISN'T ANY. ALL that it is is a series of LIES.

(3)- Heil Hitler! The Establishment (ruling class)'s typical dictatorial mentality.

WE SAY that you have not been constructively dismissed – summary of its [Defence](#), in which KPMG also stated: [The Respondent denies that its actions in respect of the Claimant amounted to a fundamental breach of the employment contract entitling her to resign and claim constructive dismissal.](#)..."

...– and that's the end of it!

**(4)- FALSE - Look at the evidence:** (1)- my [17.01.08](#) Grievance; (2)- my [03.04.08](#) Claim – all of which are discussed on the [KPMG page](#) from **section 3...**

...and **read the transcripts** of my so-called 'performance appraisal' (\*) with:

- my line manager **Ceri Hughes**, on [09.10.07](#);
- **Peter Bassett, partner, and Kathy Woodhouse, HR**, on [24.10.07](#), as well as...

...**listen to the recordings:** [sections 8.1 and 9.1](#) (\*)

**WHO IS LYING: KPMG OR ME – when it claims that it “treated me fairly”?**

(\*) I secretly recorded; I only revealed this in 2015, at the time of launching [the KPMG pg.](#)

KPMG was so worried I had done this that it enlisted 'my' private doctor to ask me (in vain) whether I had “*recorded my conversations at KPMG*” – **section 13** [KPMG pg.](#)

**The objective in doing this? So that KPMG could 'safely' dismiss:** (1)- my [17.01.08](#) Grievance in its [22.05.08](#) 'response' (**section 11**); (2)- my [03.04.08](#) Claim in its [Defence](#) in which it demanded that my Claim be “*struck out*” (**section 14**).

**(5)- FALSE** - I repeat Comment 2 above re. KPMG's claim of my being “*aware in appropriate terms of KPMG's case*”.

All that its “*case*” is about is a resounding Get Lost! supported by a litany of LIES.

**(6)- “It is likely”.** KPMG would, for sure, have ensured it.

Of course, the “[Above all we act with integrity KPMG](#)” would aim to trick me, a Litigant in Person, in telling me that information would be provided at the stage of “*the exchange of the witness statements*”.

**FALSE** – Witness statements are NOT the forum for obtaining information. The exchange of information - a 'cards on the table approach' - **takes place before:**

- through a formal request – (as I did), and / or
- through a case management hearing - [Rule 10 of the Employment tribunals](#).

**KPMG was planning on using the same underhanded, morally depraved ploy as that of [the Metropolitan Police Service](#)** in relation to my [19.04.11](#) Claim against the police et.al. in the [Queen's Bench Division](#):...

...supplying me with a less redacted version of its so-called “*crime reports*” **after** I had issued my [19.07.11](#) Witness Statement i.e. **once it was too late**. (Note that, prior to filing my Claim I had had a battle of nearly 2 years with [the police](#) to get it to address my legitimate demands – [Overview # 18](#)).

In the context of my [30.08.11](#) Appeal Application against the pack of lies [09.08.11](#) Order from Master Eyre, I then issued a [29.08.11](#) Supplementary Witness Statement highlighting the additional lies) ([Overview # 18\(2\)\(1\) and \(4\)](#)).

Not only did KPMG join the rank of the police, its overall heads (and of the colluding and conspiring Queen's Bench judiciary) ([My Diary # 2.6](#))...

...- it also joined the rank of [Andrew David Ladsky](#) and his corrupt solicitors Portner and Jaskel who, (also with conniving and colluding judiciary, this time in [West London County Court](#)), ignored my [19.05.08](#) Civil Procedure Rules Part 18 Request for information – [Portner # 25](#).

= ALL PART OF THE SAME VERY SICK '[BROTHERHOOD](#)' TRIBE! ([Persecution # 6](#)).

(7)- "*provide further detail of KPMG's position*". Yeah, sure! I repeat my Comments under 6, above.

(8)- Note the (continuation) of the unbelievably condescending tone, and hitlerian statement: KPMG 'decides' on "*the relevance*" of what I am asking for!

(9)- Note "*statements*" in the plural.

Planning on having its henchwomen, henchmen and flunkies such as:

- Ceri Hughes ([sections 6 and 8](#));
- Kathy Woodhouse, HR, and Finbarr Geaney ([section 9](#));
- Jeanette Dunworth, HR ([sections 3.1, 3.2, 4 and 9](#));
- the army in its 'health services' ([section 5](#));
- the army in its IT division ([section 4](#));...

...- to write pack of lies witness statements 'in support' of KPMG's position?

(It might have also planned to include Peter Bassett...although 'tricky' for a partner to be shown up as lying through his teeth).

I also repeat my # 6 Comments.

(10)- The gall of KPMG! On top of inflicting 10 months of hell on me, it attempts to make 'me' feel guilty about "*causing it unnecessary and disproportionate expense...*"!

While being a totally spurious argument – as *I have the right* to defend myself against KPMG's false, malicious, highly vicious, cruel and perverse accusations and claims against me – and *I had the right* to demand for its evidence - **at this stage**:

**YOU did that TO ME KPMG!** You should have thought about "*the costs*" before! (\*)

Ah! But you thought that you could trample all over me – '[the Prole](#)' / "*the OiK*" / one of "*The Great Unwashed*" – and that would be the end of it. (A politician once said: "There is *never* a past for your actions").

(\*) = KPMG using another of [the Ladsky mafia](#)'s gutter tactics e.g. CKFT's Lanny Silverstone's [25.06.03](#) letter blaming me falsely for "*the costly LVT process*" – [CKFT # 3](#) / [LVT Case summary # 1.2](#).

(11)- "*complexity of the case*" – KPMG i.e. the same individual, Naomi Crossman, made the same statement under **para.5 of the [PACK OF LIES Defence](#)**.

Whether now or later, the so-called "complexity of the case" would still be there, and would have



to be dealt with. What would have happened that would have made it 'easier to deal with' at a later stage of the proceedings?

There was nothing "*complex*" in what took place. It is called [criminal psychological harassment](#).

(I have noted that "complex" is a word frequently used by the English Establishment when faced with damning evidence against it – intended to convey: 'Too complicated for you to understand; hence, I am not going to reply').

Yep! That's the kind of excuses [KPMG](#), that summarised its '[Values](#)' as "[Above all, we act with integrity](#)" uses to avoid addressing inconvenient questions.

**(12)**- "*We have explained why we took the decision that we did in relation to IT restriction following the allegations made by Mr Ladsky*"

**FALSE** – The only "*explanation*" KPMG provided me at the 30 Mar 07 meeting was **Jeanette Dunworth, HR**, telling me:

*"because of Mr Ladsky's communication claiming that "your website contains anti-Semitic comments" (\*) it has been decided that to protect you and KPMG, it would be best you no longer have access to the Internet"*

(Header 4 of my [17.01.08](#) Grievance, including Header 4.1, the fact they did NOT issue me with notes of the meeting; [para.8](#) of my [03.04.08](#) Claim ; [sections 3.4 and 7 KPMG pg.](#))

(\*) [Ladsky's criminal activities \(e.g. Extortion\)](#) are challenged, as well as exposed so, automatically, as '[a Jew](#)' (in name only): he pulls the "*anti-Semite card*" out.

KPMG did NOT show me ANY of Ladsky's "communication" – including, as came to light under [para.6 of its Defence](#) – and referred to under paras 1-15 of my above Request, his alleged correspondence of "*October 2006 and January 2008*".

**NOTE that, as a cover-up ploy:**

- in its [22.05.08](#) 'response' to my Grievance;
- under [paras 4\(b\) and 7 of its PACK OF LIES Defence...](#)

...- KPMG is mixing **DELIBERATELY** the 13 Feb 07 with the 30 Mar 07 meeting – as the latter had **NOTHING** to do with its "*IT systems*".

My use of IT was raised at the 13 Feb 07 meeting: [Headers 3.1](#) of my [17.01.08](#) Grievance; [paras 5 and 7](#) of my [03.04.08](#) Claim; [section 3.2 KPMG pg.](#),...

...– **NOT** at the 30 Mar 07 meeting: [para 4](#) of my [17.01.08](#) Grievance; [paras 8 and 9](#) of my [03.04.08](#) Claim; [section 3.4 KPMG pg.](#)

Hence, not only was **KPMG** CONTINUING with its very sick, morally depraved cover-up, it was also CONTINUING to deny me the right to defend myself against [Ladsky's alleged accusations against me](#) – (as reported in e.g. my [02.09.08](#) letter to the Stratford Employment Tribunal ([section 16](#))).

**WHY?** Because KPMG was spinning 'a story' as a cover-up for its [criminal psychological harassment regime \(Persecution # 1\)](#) against me.

KPMG did **NOT** believe for one second the alleged so-called “threats” from [Rachman Ladsky](#) - because it KNEW he did not have a leg to stand on.

I discuss this on the [KPMG pg](#), under **section 3.5, Comments # 7 and # 17**, in relation to his [26.03.07](#) letter to KPMG (which also contains my Comments); and under **para.11** of my [03.04.08](#) Claim. (An heavily redacted letter KPMG only supplied to me *7 months later*, in Oct 10, after a battle – **section 7** [KPMG pg](#)).

As to the 13 Feb 07 meeting during which my use of “*KPMG’s IT systems*” was raised (**sections 3.2 and 3.4** [KPMG pg](#)): the accusation is **FALSE**.

As discussed under **section 3.2, Comment 5** on [KPMG pg](#); **lines 187-264** of my [05.08.08](#) letter to [ACAS](#) - what I did *most definitely* did NOT warrant cutting off my access...**6 WEEK LATER** (!!!) - to the internet...

...as well as to ALL the internal sites for 24 DAYS; and then Peter Bassett, partner, [making me sign a 23 Apr 07 letter](#) ‘agreeing’ to be barred from using the internet (I returned attached to my [25.04.07-13h45](#) email) – **sections 3.4, 4, 4.1 and 4.2** KPMG pg.

KPMG doing this to me was just a front for starting to take action against me – as ‘RETRIBUTION’ on behalf of [its ‘brothers’, Ladsky, judiciary, police, politicians, etc](#) ([Persecution # 6](#)) who were incandescent with rage at having their corrupt, criminal actions exposed on [my website \(Overview # 19\)](#)...

...(para.4 of my [03.04.08](#) Claim ; **lines 249-252** (and **80-84**) of my [05.08.08](#) letter to [ACAS](#))...

...and because: **(1)**- public sector projects are a source of millions of £s for KPMG: media [KPMG pg](#). **(\*)**; **(2)**- KPMG is one of the pillars of the Establishment and benefits from its blindness and amnesia [in relation to some its work](#).

**(\*)** An example that is particularly pertinent: at the time that ‘the dear brother’ [Andrew David Ladsky](#) filed, yet again, another fraudulent claim against me in Feb 07 ([Overview # 11](#)), that led me to go into another drawn out battle with [West London County Court](#)...

...- [in its Apr 07 internal newsletter](#), KPMG announced that it “[had] *just been engaged on a non-competitive basis to help design the structure and business model for the new ministry of justice*” - replacing the then [Department for Constitutional Affairs](#).

Note that following my [01.07.08](#) Subject Access Request, KPMG REFUSED to provide me with the evidence in support of its accusation - claiming, under **para.10** of its [31.07.08](#) letter that “[its IT] *report was commissioned by the firm’s General Counsel and is subject to legal privilege*” (**section 15.1** [KPMG pg](#)).

**(13)**- “*The identity of the person or persons who took such decisions is [most definitely] relevant to [my] claim [and] necessary for [me] to understand KPMG defence*”.

But, it’s not difficult to figure out who concocted this Machiavellian ploy: KPMG in collusion with its mates in ‘the Brotherhood’ (**Introduction** [KPMG page](#)) as ‘retribution’ for ‘my daring’ to expose, on [my website](#), the latter’s corrupt and criminal activities ([Overview # 19](#) ; [Case summary](#)) in their determination to assist [Rachman Ladsky](#) in making [his multi-million £ jackpot](#).

Well...[after 8 years \(in 2015\), KPMG](#) has now joined them on [my website](#), demonstrating

absolutely undeniable 'credentials' in support of its membership to the group.

**(14)**- An "IT policy" which, as discussed under: **section 3.2 KPMG pg**, and **lines 237-255** of my **05.08.08** letter to [ACAS](#) – I VERY CLEARLY DID NOT BREACH.

**(15)**- **FALSE** - Call **para.9** of KPMG's **PACK OF LIES Defence** "a properly explained response"?

Yes: 'à la KPMG' = LIES!

**(16)**- "*will be detailed further in the relevant witness statement*".

**TRANSLATION:** pack of lies statement like the **Defence**, the **22.05.08** 'response' to my Grievance, the **31.07.08** 'response' to my Subject Access, etc., - that will be from Peter Bassett, partner, and 'from' the henchwomen, henchmen and flunkies, Ceri Hughes, Kathy Woodhouse and Jeanette Dunworth, HR – et.al.

OF NOTE: Claiming that she was addressing "*Paras 19 to 51 of [my] request*" – **Naomi Crossman FAILED TO ADDRESS my Request under paras 25-27**: her accusation that I had "[I had] *made further allegations against [my] performance manager*".

REASON: because it was NOT true. My **15.10.07-10h05** email to Jeanette Dunworth, HR, (on which I cc'd Ceri Hughes), had thrown a spanner in the works of the cabal – and, making yet again another false accusation, was Naomi Crossman-KPMG's gutter tactic way of responding.

**(17)–(18)**- Which relates to:

**(1)**- my being made, by Ceri Hughes, to use a spare computer for the purpose of accessing the internet – *4 months after* I had been banned from accessing it:

**Headers 4.9 and 9** of my **17.01.08** Grievance; **section 6(4) KPMG page**; **para.12** of my **03.04.08** Claim. I also discussed it in my **05.08.08** letter to [ACAS](#), **lines 87-93**.

Under **para.12(e)** of its **Defence**, KPMG had the gall to claim that what it did was to "[allow me] *to continue [my] work and alleviate [my] alleged distress*"

"*this will be dealt with in the relevant witness statement*". **TRANSLATION:** pack of lies statement like the **Defence**, and the **22.05.08** 'response' to my Grievance, etc., etc.

**(2)**- the claim under **para.12(h)** of the **Defence** that "*the way the performance appraisal process was conducted was to [my] advantage*"

**UNBELIEVABLE!** I repeat my Comments under # 4 above.

"*this will be dealt with in the relevant witness statement*". **TRANSLATION:** pack of lies statement like the **Defence**, and the **22.05.08** 'response' to my Grievance, etc., etc...that will be from Peter Bassett, and 'from' KPMG's henchwomen, henchmen and flunkies: Ceri Hughes, Kathy Woodhouse and Jeanette Dunworth, HR – et.al.

**(19)**- "*I hope that this of use to you*" – A line that, no doubt, had Naomi Crossman et.al. rolling on the floor with laughter.

## CONCLUSIONS

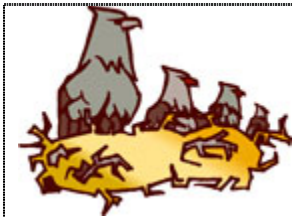
Blatant Machiavellian tactics by KPMG, entailing the use of [psychological harassment tactics](#): '[Controlling information](#)'- Header 1.4; '[Deception fo prevent exposure](#)'- Header 4; '[Frustrate and Discourage](#)'- Header 2.

**YEP! That's the [KPMG](#) that summarised its '[Values](#)' as: "[Above all we act with integrity](#)"!...and, at the time I was there, was voted '[The Best Company to Work For](#)'.**

**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 their 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 its other devoted supporters, [KPMG](#) will ALSO perceive itself as being 'MY VICTIM'.