

FOR YOUR INFORMATION



ANDREW LADSKY
9 JEFFERSON HOUSE
11 BASIL STREET
LONDON SW31AX

SEE MY ATTACHED COMMENTS

PRACICE

23 MAR 2007

KPMG QUARE

26TH MARCH 2007

Dear

RE- KPMG-LIBEL AND RACISM



In October 2002 your firm wrote to the leasehold valuation tribunal and The London Borough of Kensington and Chelsea alleging that i was proposing to steal £750,000. The letter making this allegation was on your headed notepaper and signed by your employee Noelle Rawe.

You claimed at the time that this letter was written entirely contrary to the terms of your employees contract and that she had no right to use your corporate paper to further her personal disputes and that your firm were intending to take the appropriate disciplinary action.



your employee clearly used your company's good name to add weight to her defence to a private action brought against her to recover properly due service charges.



You once again claim that this has been done without your consent by Noelle Rawe and that there will be no further repetition or use of KPMG internet services.

Your assurances cannot be relied upon as your employee is either acting with your

consent or treats any warnings she has been given by your firm with complete and utter contempt evidenced i suggest by her view of your professional body who she considers to be "run by little dictators fertilising malpractice in your industry" (see web site on accountants). Whatever the case you continue to liable me in the most offensive manner and seem either unwilling or unable to stop it.

[REDACTED]

The allegations she makes that she has been followed 24/7 for several years over a £5000 bill undoubtedly display clinical paranoia and the accompanying descriptions and racist overtones along with the other views of myself and various professional advisors, the government and their respective regulating bodies etc make this a "HATE" website of the most vicious nature created by your employee and administered through you company internet service.

The matter has been reported to the police who confirm they are dealing with a racist incident and are in contact with the ISP hosting the offending site.

[REDACTED]

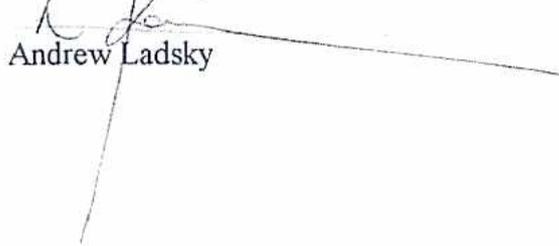
Furthermore, you say in your letter that this is Ms Rawe's personal view and that you do not condone racism. However, it seems, you are happy and willing to employ racists so long as they cause such offence outside office hours and one wonders where your company draws the line. Perhaps you could clarify this for me and for the Commission for Racial Equality who i am involving in this matter as frankly i find it breathtaking that you are allowing your employee to behave in this way which must be contrary to any good faith employment provisions under which she must be expected to behave with a degree of propriety and be restricted from using your name and notepaper for her personal vendettas.

[REDACTED]

[REDACTED]

[REDACTED]

Yours Sincerely


Andrew Ladsky

All blocked out text was done by [KPMG](#).

Note that KPMG supplied me with this (heavily redacted) letter 7 MONTHS LATER, in Oct 07 – and that it entailed my going into a 3-month battle as, following my July 07 Subject Access Request, *it refused to provide me with this letter (as well as other documents).*

On 30 Mar 07, KPMG used the letter as an excuse to cut off my access to the Internet. Concurrently, it also *deliberately* cut off my access to ALL the internal sites - for 24 DAYS – thereby making it impossible for me to do my work, and leading me to suffer extreme anguish, distress and torment.

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



“In October 2002 your firm wrote to the leasehold valuation tribunal and The London Borough of Kensington and Chelsea...”

As evidenced by the rest of the sentence: this is not true. Rachman vermin (*) Andrew David Ladsky jumped on the fact that I had stupidly sent a fax to [Kensington & Chelsea housing](#), and to the [tribunal](#), using [KPMG](#) headed paper (see [05.10.07](#) pack from KPMG). (*) I repeat my Comments under [Persecution 1\(4\)](#)

“...alleging that i (sic) was proposing to steal £750,000. The letter making this allegation was on your headed notepaper and signed by your employee Noelle Rawe (sic)”.

I WAS PROVEN RIGHT about [Ladsky and his gang of racketeers' plan to defraud leaseholders](#) – as it turned out: some **£500,000** - see Summary under [Overview # 2, # 3 and # 5](#). More detail under:

- [EXTORTION](#);
- [Major works](#);
- [Block sale of apartments](#);
- my additions to, and Comments on the [29.08.06](#) letter from the [Institute of Chartered Accountants for England and Wales \(ICAEW\)](#).

“...your employee clearly used your company's good name to add to her defence to a private action brought against her to recover properly due service charges”

Note that by then, i.e. March 07, **I had placed ABSOLUTELY UNDENIABLE evidence on my website that Ladsky's 15.02.07 global demand of £736,220 for “major works” (£14,400 from me)** ([Overview # 1](#))...

...– which, through [his corrupt solicitors, CKFT](#), he then followed by an equally UNLAWFUL [29.11.02](#) claim against me ([and 13 other apartments](#)) ([Overview # 3](#)) – **was FRAUDULENT** e.g.

- **17.06.03** report from the [then London Leasehold Valuation Tribunal](#), with extracts under (among other) the section on [his other corrupt surveyor, Brian Gale](#);
- Ladsky's '**21.10.03 PART 36 offer**' of £6,300 that knocked off more than £8,000 relative to his original demand. While, **legally, I did NOT owe this amount either**, in my **19.12.03** letter to [his corrupt solicitors, CKFT](#), I accepted it "**for the sake of bringing this dispute to an end**". The Consent Order was finally endorsed by [Wandsworth County Court](#) on **1 July 04**.

Of course, it turned out to be a vain hope, when dealing with thoroughly evil, Rachman vermin (*) like [Ladsky and his gang of racketeers](#). (*) I repeat my Comments under [Persecution # 1\(4\)](#)

Oh! **And 1 month before sending this letter to KPMG**, Ladsky had, through [his other corrupt solicitor, Jeremy Hershkorn, Portner and Jaskel](#), filed **ANOTHER FRAUDULENT claim against me** ([Overview # 11](#)).

They had preceded the claim with this **16.02.07** letter, threatening me with "**bankruptcy and forfeiture**" (seizure of my apartment) if I failed to "**pay immediately £8,937**" "**to Rootstock Overseas Corp**" – a company I had NEVER of at the time ([Overview # 10](#)).

Surprise, surprise: following receipt of my **03.06.08** Witness Statement, **the mafia sent me a 06.06.08** Notice of Discontinuance of "**ALL**" of the claim against me – with NO REASON given.

Subsequent to my filing a procedure for my costs, in its **11.08.08** Points of Dispute, **the mafia gave the preposterous, laughable excuse for dropping the claim**, that [Martin Russell Jones](#) "**had given the wrong identity and address for the landlord**". I had **only** raised the issue with [West London County Court](#) and Portner 11 TIMES over the 16-month period! ([Portner # 33](#))

"You once again claim that this has been done without your consent by Noelle Rawe..."

"once again" –

What was KPMG's previous communication to Ladsky? When? In response to what from Ladsky?

I do not know, as the previous 2 paragraphs are totally blacked out.

Perhaps the paragraphs refer to some communication that took place at a local Masonic lodge?

"...and that there will be no further repetition or use of KPMG internet services."

On what basis – as an external party to KPMG – could Ladsky make the claim that I used "KPMG's IT services to work on [my] website"? - as implied by the next paragraph.

This accusation was **FALSE** - as I had **my personal computer** at work, and had **my personal 3G card** to connect it to the Internet.

Further, as I reported under **lines 439-450** of my **17.01.08** Grievance: it would have been impossible for me to "**update my website using KPMG's IT systems**"; KPMG knew this.

Moreover, it could verify it.

I also asked whether somebody within KPMG had been feeding Ladsky with false information.

“Your assurances cannot be relied upon as your employee is acting with your consent or treats any warnings she has been given by your firm with complete and utter contempt evidenced i (sic) by her view of your professional body who she considers to be “run by little dictators fertilising malpractice in your industry” (see web site on accountants).”

The arrogance and belief of superiority of that hitlerian criminal vermin from the gutter is really beyond words. Who the hell does he think he is?

[My page on Pridie Brewster and Institute of Chartered Accountants in England & Wales.](#) (I maintain my views).

(Aside from the unbelievable arrogance of his comments) = making a connection where none exists - but, he had to highlight that with the objective of getting KPMG on his side.

“Whatever the case you continue to liable me in the most offensive manner and seem either unwilling or unable to stop it.”

“[KPMG](#) liables [him]” – FALSE.

Aside from the fact that his accusations are FALSE – **the party concerned was I, NOT KPMG. It is my personal website – not a KPMG website.**

“The allegations she makes that she has been followed 24/7 for several years...”

- See [Persecution # 2 for the mountain of evidence](#) – of which I had already captured quite a lot on my website by the time of Ladsky’s letter i.e. March 07;
- my [19.07.11](#) Witness Statement to the [Home Secretary, Theresa May](#), following my [19.04.11](#) Claim in the [Queen’s Bench Division](#).

BUT, [Ladsky](#) also had to protect his lapdogs in the police and related agencies – that operate as a fully integrated team with his resources in dogging me, hounding me, harassing me and persecuting me on a daily basis (irrebutable evidence also on the [Persecution page](#)).

“...over a £5000 bill...”

FALSE – as evidenced by e.g. my above Comments.

“...undoubtedly display clinical paranoia...”

= [Ladsky](#) was counting on the TYPICAL [English Establishment \(Persecution # 6\)](#) tactic for

dealing with 'inconvenient' 'little people' like me: getting them sectioned – [Persecution \(1\)\(1\)](#)

(Note that during [a 9 Feb 07 phone call to KPMG](#), Ladsky had described me as: "*clinically unwell*")

"...and the accompanying descriptions and racist overtones along with the other views of myself..."

[Ladsky's criminal activities \(Extortion\)](#) are challenged so, automatically, as 'a Jew' (*): he pulls the "racist card" out.

(*) In name, but definitely NOT in practice as he, ([like the rest of his 'Jewish' gang of racketeers](#)), evidently perceives himself to be exempt from compliance with some of the 10 Commandments, or 'fundamental laws of the Jews', namely those, which prohibit: theft, false testimony and coveting others' goods ([EXTORTION](#)).

"...and various professional advisors, the government and their respective regulating bodies etc make this a "HATE" website of the most vicious nature created by your employee..."

After the ICAEW, he brings in other public institutions – knowing that [KPMG](#) has working relationships within the public sector (it values, as it is a source of £100m+ of yearly income).

"make this a "HATE" website" – "Hate" (with "racism"): another staple word used by white-collar criminal 'Jews' [like Ladsky](#) when challenged on their criminal activities.

And, 'of course', it extends to any challenge of their mates and flunkeys in the institutions who very conveniently turn a blind eye to their criminal activities ([Overview # 7](#)).

"...and administered through you (sic) company internet service."

I REPEAT: THIS WAS A FALSE ACCUSATION – AND KPMG KNEW IT WAS FALSE.

"The matter has been reported to the police who confirm they are dealing with a racist incident..."

"dealing with" – FALSE – because, as detailed below – 6 DAYS EARLIER - had responded "there is nothing we as a police force can do"

"racist incident" - an accusation [the police](#) (like [Ladsky](#)) did NOT support with one iota of evidence. WHY? BECAUSE IT DOES NOT EXIST.

"...and are in contact with the ISP hosting the offending site."

FALSE. The police had backed off 6 DAYS BEFORE Ladsky's letter to KPMG.

In 'his' (= 'Brotherhood') (Persecution # 6) [16.03.07](#) email to my website Host, a [TDC Simon J Dowling, Notting Hill police \(police # 3\)](#), had accused me - **without any evidence in support** - of "**having committed a crime**", and of being "**a Nazi**". (Note that Dowling falsely portrayed himself as 'an investigating officer').

As a result of being challenged by my (priceless) website Host, HostDime, that responded: "**Are you aware that there are laws against making false accusations?**", in 'his' [20.03.07](#) email, 'Dowling' backed down – stating:

*"If you are unable to close the site down I will let the victim know **as there is nothing we as a police force can do [*] except class it as a racist incident.**"*

(*) So much for the accusation in the previous email of [16.03.07](#) that "[I had] **committed a crime**"!!!

REALITY: [Ladsky's mafia police lapdogs](#) – et.al. in 'the Brotherhood' (Persecution # 6) were trying their luck at getting the closure of [my website](#) – **because highly 'inconvenient'** to many in the Establishment.

As Dowling entered in the so-called "[2007 crime report](#)" against me, under [19/03/2007-17h59](#): "**I am still trying to get the website closed down**".

See also:

- My [19.07.11](#) Metropolitan Police Witness Statement, following my [19.04.11](#) Claim in the [Queen's Bench Division](#);
- My [17.10.11](#) Appeal Request against the PACK OF LIES [09.08.11](#) MPS Order from Master Eyre.

As their ploy had failed, they opted for a different line of attack: through my employer, [KPMG](#).

"Furthermore, you say in your letter that this is Mr Rawe's personal view and that you do not condone racism. However, it seems, you are happy and willing to employ racists so long as they cause such offence outside office hours [!!!] and one wonders where your company draws the line."

Back again with the standard favourite: "**racism**"!

I repeat: the arrogance and belief of superiority of that hitlerian criminal vermin from the gutter is really beyond words.

THE RACISTS (and VERY SICK PSYCHOS) ARE [Ladsky](#) and [his lapdogs in Kensington and Notting Hill police](#) - evidenced by the [16.03.07](#) and [20.03.07](#) emails to my US website Host – as I have German roots,...

...and **proving that they will do absolutely ANYTHING to cover up criminal activities.**

“Perhaps you could clarify this for me and for the Commission for Racial Equality who i (sic) am involving in this matter...”

YEP! Back again with the standard favourite: “racism”!

WHY include that in the letter? As I stated above: the party concerned was I, NOT KPMG. It is my personal website – not a KPMG website.

Ladsky could NOT hold anything against KPMG.

What did “the Commission for Racial Equality” have to say? Where is the evidence? You do not have a leg to stand on Ladsky?

I certainly have never been approached by this Commission, nor, has my website Host.

Did Ladsky actually contact “the Commission”?

Perhaps it was another statement like that of [his corrupt surveyor, Brian Gale, on behalf of Ladsky](#) – under section 4 – 1.4 of his [13.12.02 "Expert Witness"](#) report to [the London tribunal](#):

" I am able to categorically state that the Specification makes NO provisions for any construction of an additional floor nor any future requirement in the building to create a penthouse flat "

Contrast the claims with the following photographs:



Back of [Jefferson House](#) – July 02



Back of Jefferson House – Sep 05

“...as frankly i (sic) find it breathtaking that you are allowing your employee to behave in this way which must be contrary to any good faith employment provisions under which she must be expected to behave with a degree of propriety...”

I must, yet again, repeat my comment: the arrogance and belief of superiority of that hitlerian criminal vermin from the gutter is really beyond words.

“behave with a degree of propriety” er...following [his example – and that of his gang of racketeers](#)?

By Mar 07, their mastery of “[propriety](#)” was already extensively demonstrated – and documented – on my website: [Overview](#) ; [EXTORTION](#) ; [Advisors](#).

“...and be restricted from using your name and notepaper...”

WHAT “*notepaper*”? He is referring to what had taken place in 2002 (as covered above) i.e. 5 years previously.

“...for her personal vendettas.”

“*Vendettas*” – in the plural!

Oh dear, oh dear! ‘Daring’ to stand-up against [that mafia organized crime activities](#) is defined as “*vendettas*”.

Examples to demonstrate - my views - on the meaning of “vendetta”:

(1)- [Andrew David Ladsky](#) making me a ‘[21.10.03 PART 36 offer](#)’ of £6,300, [I accepted and paid](#), even though, legally I did not owe this amount anymore than I owed [the £14,400](#) – but did so “*for the sake of bringing this dispute to an end*”; agreement that was formalised by [a court-endorsed Consent Order](#) (for which he forced me to go into [another 6-month battle](#)), and – **IN SPITE of this:**

3 months later, having [his corrupt, then managing agents, Martin Russell Jones](#), **repeat the original demand of £14,400** in a [21.10.04](#) invoice, and 3 weeks later, in a [16.11.04](#) invoice to which an extra £1,000 was added ([Overview # 6](#)).

And because, as evidenced by the above, he had decided that it would not be the end of it - ‘My daring’ to stand up to him, as well as (after 5 years of battling in an environment that suffers from extreme blindness to the evidence, as well as amnesia about the rule of law) ‘daring’ to expose [his criminal activities](#) in the public domain (and, as a consequence, the activities of those who helped him):

(2)- **Repeatedly making FALSE accusations against me to my then employer, [KPMG](#)**, (from **Oct 06 onwards**) - hoping that it would lead to the closure of my website, as well as lead me to lose my job. (He succeeded on the latter).

(3)- **Repeatedly making FALSE accusations against me to [the police](#): [in Jan 03](#)**, for ‘my daring’ to not be intimidated by his provocation and threats; in [Mar 07](#), with the objective of having my website closed down.

(4)- **Threatening me, [in Feb 07, with “bankruptcy and forfeiture”](#)** (seizure of my apartment) if I did not pay “*immediately £8,937*” to a company I had never heard of.

(5)- Ignoring [my reply](#) - immediately filing [a Feb 07 - FRAUDULENT - claim against me](#) for ‘daring’ to not cave in under the illegal threats.

(6)- Having [his other corrupt managing agents, Martyn Gerrard](#), **send me FRAUDULENT upon FRAUDULENT demands, always containing threats** – as detailed in my [10.02.14](#) letter. **(1 YEAR (YES: ONE YEAR) LATER it had NOT responded to my letter...while nonetheless continuing with the fraudulent demands, as well as other forms of**

[criminal psychological harassment](#).

(7)- [Numerous malicious escapes of water, as well as major floodings of my apartment](#).

(8)- [Having me dogged, hounded, harassed and persecuted since at least 2002](#) ([Persecution # 2](#)) (and probably before that to determine whether I could be a potential 'mark').

(9)- [Ladsky telling me, on 3 Jan 03: "I am going to get you this year!"](#)

THAT IS WHAT I CALL "VENDETTA"

I could cite, many, many more – captured e.g. under [Persecution](#), [Extortion](#), etc., etc., etc.

CONCLUSION:

This is a letter from **A VERY SICK PSYCHO WHO WENT BERSERK FROM BEING EXPOSED FOR WHAT HE IS: A THOROUGHLY EVIL MULTI-CRIMINAL VERMIN FROM THE GUTTER**. (I repeat my Comments under [Persecution \(1\)\(4\)](#))

BUT: of course, [the Jewish-Masonic network \(Persecution # 6\)](#) came to his rescue as, following his letter:

(1) I started to suffer horrendous victimization at [KPMG](#), leading me to resign 8 months later - and being psychologically unable to work ever since: [Overview # 14](#);

(2)- the British State has since continued to subject me to horrendous criminal psychological harassment: [Persecution page](#).