

This letter will have had the monsters and their henchmen rolling on the floor with laughter

The Rt. Hon. Alan Johnson, MP
Home Secretary
Home Office
2 Marsham Street
London SW1P 4DF

Ms N Klosterkotter-Dit-Rawé

Sir Paul Stephenson
Metropolitan Police Commissioner
Scotland Yard
Broadway
London SW1

- For follow on events, see my **02.01.10** letter to both + to 'my' MP **Sir Malcolm Rifkind** and **Parliamentary Ombudsman** who were playing the same game against me
- Discussed in detail under **Kensington & Chelsea police # 5**
- Snapshots: **Doc library from # 4.7 to # 4.12 + # 1.9 and # 1.10**

(By 'Special Delivery')

2 December 2009

- For the undeniable protection of **Andrew David Ladsky** by the **police**, including **Met Commissioners, IPCC, Home Secretaries, and Queen's Bench judiciaries** (among others: kangaroo courts)
- For events following my **19.04.11** claim against the police et.al.:
Overview # 18 ; my 19.07.11 and 29.08.11 Witness Statements; my 17.10.11 Appeal Request against the pack of lies 09.08.11 MPS Order; my 22.08.11 payment of £8,478...to the police!

Dear Sirs

HEAD OF KENSINGTON POLICE APPROVES OF ILLEGAL CONDUCT BY SOME OF ITS OFFICERS

Subsequent to my sending you my 28 November 2009 correspondence (delivery confirmed by Royal Mail on 30 November), on 29 November, I took delivery of the enclosed 20 November 2009 letter¹ (posted 2nd class on 23 November) from **Acting Chief Inspector Steve McSorley, Professional Standards**, said to be in acknowledgement of my 8 October 2009 letter (♦) – (hence, six weeks later). He states:

"For the sake of clarity, may I stress that I do not accept that there has been any "gross misconduct" by any of our officers in relation to the various crime reports in which you are named. Nor do I accept that TDC Dowling made "malicious, scurrilous or libellous allegations" when he contacted your website host. With regard to the wording of the crime reports, I am satisfied that this represents an accurate account of what police were told at the time even if you do not agree with what was said by third parties.

Consequently, I will not be contacting your website host, nor will I be making any alterations to the various crime reports unless enforcement notice is served by the Information Commissioner"

"I am satisfied that this represents an accurate account of what police were told at the time...Consequently I... will not be making any alterations to the various crime reports..." What a very damning indictment! As I wrote in my 20 September 2009 (♦) reply to Jenna Neville, Police Public Access Office, the requirements under the Data Protection Act 1998 include:

- Fourth Principle - "Duty of data controller to take reasonable steps to ensure the accuracy of the data"
- First Principle - Information Commissioner: "When obtaining data from a third person **the data controller has an overriding duty to process personal data fairly and lawfully**. The fact that the data controller has had to expend a substantial amount of effort and/or cost in providing the information does not necessarily mean that the Commissioner will reach the decision that the data controller can legitimately rely upon the disproportionate effort exception. In certain circumstances, the Commissioner would consider that such an effort could reasonably be expected".

It certainly IS "reasonably expected" of the police to investigate third party claims, including obtaining supporting evidence. And it IS likewise "reasonably expected" of the police to do this BEFORE accusing an individual of having committed criminal actions.

¹ 20 November 2009 letter from Acting Chief Inspector Steve McSorley, Professional Standards & Performance, Kensington police

♦ Copy previously supplied with my 28 November 2009 letter to you

In addition to evidently playing games, perhaps intended in part to 'buy time' in anticipation of certain events (Steve McSorley could have written this in his 22 September 2009 'response' (♦), thereby saving me the need – and costs - to write the 8 October letter to him (♦) and to Mark Heath (♦), and the 11 November chaser letter to him (♦) and to Heath (♦)) - this letter amounts to wholesale endorsement by McSorley, and by implication, Mark Heath, of the gross misconduct by the officers involved in the 2002, 2003 and 2007 complaints to K&C police. It follows from this that, **as Chief Superintendent and Borough Commander for Kensington & Chelsea police, Mark Heath:**

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16, #
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1. Approves of his officers NOT contacting me – AT ANY POINT IN TIME – in relation to the 2007 so-called 'complaint' against me 'by Andrew Ladsky' – giving them free rein to communicate unlawful, fabricated lies against me to third parties, as well as record them on the police systems.
2. Approves of his officers defaming my name, character and reputation to a third party by making – totally unsupported - unlawful, libellous and malicious accusations against me to my website Host – with the aim of scaring my website Host into closing down my website, by: **(1)** TDC Simon J Dowling claiming in his 16 March 2007 email to my website Host that I had 'committed a crime' "*I am the police officer dealing with this crime*"; **(2)** stating that I have used "*racially abusive terms towards Jewish people from the Nazi's*"; **(3)** claiming that "*This is directed at a particular person*"
3. Approves of his officers making unlawful, racist, xenophobic comments by branding me "*a Nazi*" - by TDC Simon J Dowling stating in his 20 March 2007 email to my website Host "*The producer of this website is of franco-german origin and so would be aware of the terms pigs and monkeys used during the Nazi regime*" – and therefore approves of his officers breaching the police code that "*MPS personnel must not use MPS systems to author, transmit or store documents such as electronic mail...containing racist,...defamatory, offensive,...material*"
4. Approves of his officers recording on the police systems expressions of opinion about my mental health that are malicious, scurrilous and libellous. Concurrently, of approaching social services, in what I conclude, was part of an attempt at getting me sectioned – with the ultimate objective of gaining the closure of my website "*She is obviously extremely paranoid*"; "*I believe she may have some mental issues so will be speaking to social services to see if they are aware of her*"
5. Approves of his officers "*fully recording*" Andrew Ladsky's so-called 'complaint' against me in 2003 as "*SUBSTANT/Offence of harassment*" - BEFORE even contacting me.
6. Approves of his officers threatening me on the say-so of Andrew Ladsky e.g. 27 January 2003 letter - which was the first form of contact by K&C police following Ladsky's so-called 'complaint' - "*Of perhaps greater importance is the fact that any further such outbursts may result in charges of harassment being made against you, as this initial complaint has been fully recorded by the police... Please avoid (if you can) any confrontation with Mr Ladsky or there may be further consequences*"
7. Approves of his officers bullying me and intimidating me into dropping my 2002 complaint, as well as telling me "*You won't be able to prove a link with Andrew Ladsky*" – with the effect of undermining my credibility, as it can be construed that I backed down on my complaint.
8. Approves of his officers repeatedly processing data that gives an inaccurate description of Andrew Ladsky's role in Jefferson House – by: **(1)** describing him as "*a neighbour*", instead of what he is 'landlord for Jefferson House'; **(2)** stating in 2007 that I "*seem to think that Ladsky is behind the company who has sent these letters [from the 'managing' agents, Martin Russell Jones]*" – with the aim of giving him scope to play the 'poor innocent victim', as well as give some weight to his trumped-up, malicious and slanderous accusations against me.
9. Approves of his officers totally failing to challenge Ladsky on the veracity of his accusations against me, including failing to obtain supporting evidence - as it would discredit his complaints against me.

My 2 Apr
02 letter
to DI Paul
Webster
Doc
library #
4.3

10. Approves of his officers totally failing to probe, and therefore failing to record the context of situations/ surrounding events - as it would discredit Ladsky's complaints against me e.g. in 2007, not determining the content of *"The service charge letter sent by the managing agents to all the residents"* and stating that "[I] took exception to this" – as it would require capturing that **(1)** *"the letter"* demanded the sum of £736,000; **(2)** Ladsky followed this by having a West London Court claim filed against me and another 13 flats – proving that I was not the only one *"taking exception"*; **(3)** c.£500,000 of the demand was knocked-off during the tribunal hearings; **(4)** Ladsky subsequently made me an 'offer' that was £8,000 below his original demand.
11. Approves of his officers recording on the police systems – totally unsupported, unlawful, libellous and malicious accusations against me – many of which I only discovered as a result of making the 28 May 2009 Subject Access Request:
1. in 2003 – **(1)** that I committed an *"Offence of harassment"*; **(2)** that I *"wrote letters accusing [Ladsky] of theft"* (but as it turned out: he DID commit theft – on a grand scale); **(3)** *"swore at Ladsky approximately 3 or 4 times"*; **(4)** that *"This verbal abuse started in November 2002"* – and the concurrent, equally false implication, that I had been doing this on an ongoing basis since November 2002;
 2. in 2007 – **(1)** that I committed *"a hate crime"*; *"a racist, anti-Semitic offence"*; **(2)** that my website *"is alleged to contain anti-Semitic, anti-black, and anti-Asian pictures and text"*; **(3)** that *"The specific remarks and pictures that are being complained about are contained throughout [my website]"*; **(4)** that it contains *"a lot of slanderous comments on the site mainly directed at [Ladsky] but also at K&C and even MPs, the Prime Minister and DPM. Also against solicitors and many others"*; etc.
12. Approves of his officers failing to record correspondence – because 'inconvenient' to Ladsky / his officers, and / or in order to disparage me / discredit me / lessen my complaint e.g.
- in 2002: my 26 March 2002 fax to DC Adams in which I reiterate the BT evidence he had already been supplied with, one month previously - which totally refuted his 'story';
 - in 2003: my 11 February 2003 letter to PC Neil Watson in which I asked *"for precise detail – in writing – of the accusation against me"*;
 - in 2007: **(1)** from my website Host to K&C police asking *"Are you aware that there are laws against making false accusations?"*; **(2)** the 20 March 2007 email from TDC Simon J Dowling to my website Host, in which he backed down from his accusations, stating *"Thanks for your reply, yes there are laws relating to false reporting. 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..."* (while still making an unsupported, libellous accusation: *"racist incident"*).
13. Approves of his officers recycling false accusations against me from Ladsky's 2003 'complaint' in order to add weight to his equally false accusations in 'his' 2007 'complaint' e.g. *"There is a previous CRIS 5602261/03 which relates to an harassment of [Ladsky] by Ms Rawé no further action was taken at the time. But it shows Ms Rawé used to swear at [Ladsky] when seeing [Ladsky] in the communal area. This was when the service charge dispute first arose"*.
14. Approves of his officers failing to record the content of correspondence, as well as failing to act on it – because 'inconvenient' - such as **(1)** my 25 March 2002 fax to DC Adams in which I captured his claim that the resident had *"admitted to having made the anonymous phone calls to [me]"* – and asked him to confirm that what I wrote in the fax accurately reflected what he told me; **(2)** my **4** April 2002 letter to DI Webster in which I provide comprehensive detail of events with DC Adams. Shld be 2 Apr

15. Approves of his officers lying; knowingly record false data; telling me / writing one thing to me, and capturing something totally different in the police database – with the aim of covering-up events / avoid capturing 'inconvenient' data / disparaging me and discrediting me e.g.

My 31 May 02
email to Sir
Toby Harris,
Chair of MPA
Doc library #
4.4

- in 2002, (1) falsely telling me that *all* the calls had been made by the resident v. recording in the report that "*there is no way of tracing which telephone was used*"; (2) falsely telling me that BT had said that the second number was also one its own; (3) recording my landline number as being the source of the anonymous phone calls to my landline phone;
- in 2003, (1) PC Neil Watson falsely recording that I did not respond to his 27 January 2003 letter; (2) PC Watson stating in this letter "*any further such outbursts may result in charges of harassment being made against you, as this initial complaint has been fully recorded by the police...*" v. recording Ladsky's so-called 'complaint' against me under the 'Main classification' as "*SUBSTANT/Offence of harassment*".

16. Approves of his officers repeatedly ignoring the evidence, and fabricate stories upon stories to avoid revealing it – with the aim of clearing Ladsky of involvement e.g. in relation to the data supplied by BT in 2002 – leading DC Adams to state "*...in this case there was absolutely no evidence to link [Ladsky] with this matter*".

17. Approves of his officers failing to record the content of verbal communication from the police to me – because 'inconvenient' to his officers / Ladsky's 'complaint' - in 2002: (1) that the person alleged to have made the anonymous phone calls had "*her mobile phone stolen in November 2001*" and that "*the phone had mysteriously reappeared at her door four months later*"; (2) bullying me and intimidating me into dropping my complaint, as well as telling me "*You won't be able to prove a link with Andrew Ladsky*".

My
02.04.02
letter to DI
Paul
Webster

18. Approves of his officers failing to acknowledge that at least four of my fellow leaseholders at Jefferson House also complained to K&C police of suffering harassment from Andrew Ladsky – thereby lessening my complaint against him.

19. Last but not least - approves of his officers – who claimed to have 'looked' at my website - turning a blind eye to the 'mountain' of overwhelming 'black on white' evidence of breaches of numerous Acts, that are punishable by imprisonment, such as the Protection from Harassment Act 1997; the Fraud Act 2006; the Malicious Communications Act 1988; the Theft Act 1968; the Money Laundering Regulations / Proceeds of Crime Act 2002; the Criminal Justice Act & Public Order Act 1994, etc.

It follows that, among other, Chief Superintendent Mark Heath, Kensington police:

20. Approves of his officers breaching my rights under the Data Protection Act 1998:

- to ensure that data held about me is accurate, lawful and fair – and thereby approves of his officers holding data about me that causes me damage and distress;
- to be provided with the data processed about me – to ensure that fair processing requirements have been complied with, as well as allow me to submit subject access requests to other processors of my personal data.

21. Approves of his officers breaching my rights under the Human Rights Act 1998 – among others: "*to be treated fairly and with dignity by the police and without prejudice*" (Equality and Human Rights Commission website <http://www.equalityhumanrights.com/fairer-britain>)

In a nutshell: Mark Heath approves of his officers providing assistance to a crook in shutting-up his victim - by whatever means.

Extortion

Yours sincerely



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Date and Time: 02/12/2009 15:51
Session Prefix: 8-3250534
Dest: UK (E.U.)
Quantity: 1
Weight: 0.020 kg

Special D by 1 £4.95

Total Cost of Services £4.95

Posted after Last Collection? No

Barcode: ZW45591442368

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2 SW1P4DF
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Dest: UK (E.U.)
Quantity: 1
Weight: 0.020 kg

Special D by 1 £4.95

Total Cost of Services £4.95

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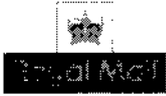
Post Office Ltd.
Your Receipt
South Kensington Station
41 Old Brompton Road
London
Greater London
SW7 3JG

VAT REG No. 243 1700 02
02/12/2009 15:54
SESSION : 8-3250534-3

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1 @	4.95
TOTAL DUE TO POST OFFICE	9.90
Cash	20.00
Cash	10.10
BALANCE	0.80

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Thank You



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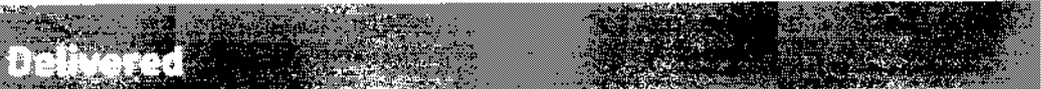
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Track item

Stephenson



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