

ORIGINAL EMAIL

You replied on 21/03/2007 19:44.

From: hostdime Sent: Wed 21/03/2007 15:50
To: [REDACTED]
Cc: [REDACTED]
Subject: Re: Website with anti semetic views

Dear Noelle,

Here is the most recent message from an outside party on your domain:

> ----- Original Message -----
> From: <-----@met.police.uk>
> Sent: Tuesday, March 20, 2007 2:02 PM
> Subject: RE: Website with anti semetic views

>
>
> Thanks for your reply, yes there are laws relating to false reporting.
> The producer of this website is franco-german in origin and so would be
> aware of the terms pigs and monkeys used during the Nazi regime to refer to
> Jewish people. Obviously the victim we have has picked up on this as he is
> Jewish. 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. could you let me know who deals with any complaints about websites
> in the US and I'll pass this on to the victim.

>
> Many thanks
> DC Dowling

NOTE: This, like the other email of [16.03.07](#) (which also contains my Comments) was supplied to me by my website Host, HostDime.

The events are reported in detail under **section 3** of the page on [Kensington, Chelsea & Notting Hill police](#).

This and the [16.03.07](#) email were sent to my website Host – **once** the police had ‘very conveniently’ processed [the MALICIOUS 2007 so-called “crime report” against me](#) – which, by then, I had NOT seen ([Overview # 13](#)).

Note that, prior to getting his police henchmen to send the emails to my website Host, [Rachman Andrew David Ladsky](#) and his racketeer solicitor, [Jeremy Hershkorn, Portner and Jaskel](#), had been trying desperately – and in vain - to scare my website Host into closing down my website ([Overview # 9](#))

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



> ----- Original Message -----

> From: [\[Simon.J.Dowling\]@met.police.uk](#) [At [Notting Hill Police](#)]

> Sent: **Tuesday, March 20, 2007 2:02 PM**

> Subject: RE: **Website with anti semetic views**

>

Still using the same header as for the [16.03.07](#) email – and with the same typos

> **Thanks for your reply, yes there are laws relating to false reporting.**

This was **as a result of being challenged by my website Host who asked:**

"Are you aware that there are laws against making false accusations?"

A reaction the Ladsky and police mafia had not expected – counting on HostDime caving in like my previous website host had done in **Oct 06**, following the threats from [Rachman Andrew David Ladsky's corrupt solicitor, Jeremy Hershkorn, Portner and Jaskel](#), in his **03.10.06** letter...

...in spite of the fact that the accusations were *totally unsupported* – as I pointed out in my **05.10.06** reply.

> **The producer of this website is franco-german in origin...**

The following is captured in the "*crime report*" - [16/07/2007-19h07](#) entry:

"Mr [Ladsky](#) states that Ms Rawé is Franco-German and is well aware his is Jewish".

The claim of "[my being] aware" is a FALSE assertion. See my Comments on the [16.03.07](#) email.

...and so would be aware of the terms pigs and monkeys used during the Nazi regime to refer to Jewish people.

Re. "[being] aware": I was *not* born at the time of the Holocaust.

See my Comments on the [16.03.07](#) email re. my use of the words 'pigs' and 'monkeys' on my website.

= 'the Trainee Detective Constable Simon J Dowling' = 'the brothers' [Andrew David Ladsky et.al. in the Jewish-Freemason mafia \(Persecution # 6\)](#) CONTINUE to brand me "a Nazi...because of [my] Franco-German origin"!

>
> **Obviously the victim we have has picked up on this as he is Jewish.**

"Obviously the victim has picked on this"...

...- because this is a TYPICAL reaction from white-collar criminal 'Jews' like [Andrew David Ladsky and his gang of racketeers](#) when you – as *their victim (Case summary)* - 'dare' challenge their criminal activities: they go on the attack by portraying themselves as 'your victims' – concurrently pulling out the Holocaust card.

What it *does* demonstrate is that **this vermin (*) has no qualms trading on the soul of dead people when his fraudulent activities and Rachman method of operating are exposed** e.g. [Extortion](#).

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

"[Ladsky] Jewish" - 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](#)).

>
> **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...**

“nothing we as a police force can do” - ISN'T THAT TRULY FASCINATING?

The English police “*can do nothing*” against an individual “*who has committed a crime*”!!!

...as **TDC Simon J. Dowling** wrote in his **16.03.07** email to my website Host: ***I am the police officer dealing with this crime***

Might it be because “no crime” had been committed...

...added to the fact that **Dowling** FALSELY portrayed himself as “*a police officer*”? See my Comments on the **16.03.07** email.

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.

...except class it as a racist incident.

‘Dowling’ is STILL making an accusation WITHOUT providing ANY evidence in support.

NOTE that, as I reported in many documents, **the Kensington police mafia** processed the so-called “*crime report*” against me as a:

“Confirmed”, “Substantiated Racial Incident”, “Anti-Semitic Racial Incident”, “Hate Crime – Race, Religion”

WITHOUT AN IOTA OF SUPPORTING EVIDENCE, AND

WITHOUT CONTACTING ME AT ANY POINT IN TIME

– THEREBY DENYING ME THE RIGHT TO DEFEND MYSELF AGAINST THE FALSE ACCUSATIONS.

(NB: In the context of my 2002 complaint against **Ladsky** of ongoing harassment to **Kensington & Chelsea police (section 2)**, in its **27.01.03** letter the police mafia threatened me with “*further consequences*” if I ‘dared’ challenge ‘Dear Mr Ladsky’).

And this CONTINUED following my **19.04.11 Claim** against the police et.al., in the **Queen's Bench Division**, as the bent judiciary dismissed my Claim, starting with **Her Majesty's Master Eyre** in ‘his’ **PACK OF LIES 09.08.11** MPS Order...

... subsequently endorsed by **Her Majesty's Justices Lang and Mackay: 06.10.11** Order (**QB # 4(7)(2)**) and **24.10.11** Order (**QB # 4(7)(2)**). (My (identical) Comments are attached to each Order).

Some blatant evidence of collusion between the police and the Queen's Bench Judiciary:

(1)- UNBELIEVABLY – but typically from ‘**the Brotherhood’ (Persecution # 6)**, in ‘his’ **PACK OF LIES 09.08.11** Order, under **Reason 3(3)**, **Eyre endorsed the police's lie** – stating: “***The police took the matter up with [me]***” – in spite of the fact that I stated – on many occasions - **that it had NOT** e.g. under **para.63** of my **17.10.11** Appeal Request, I wrote:

“...as with other evidence, the learned Master deliberately failed to take into account at all the fact that the MPS never contacted me at any point in time in relation to

the 2007 'complaint' ([Particulars paras 5.c, 9.f, and 21.a](#)).

Being so shocked by this conduct by [the police](#), I repeated this on several occasions in [my Witness Statement: WS1 § 8/104, § 49/119-120, § 58/122 and § 84/129](#). I also re-emphasised it during the Application hearing. Of note: the MPS failed to address this in its [Defence](#)"

This is glaringly obvious collusion between Master Eyre and the police to cover up THE FACT that the police NEVER contacted me – and concurrently endorse the [Kensington police mafia](#)'s outrageous claim of having "[NO SUSPICION OF FALSE REPORTING](#)" ([QB #4\(3\)](#))

(2)- Related to the above, [the Queen's Bench judiciary](#) also turned a blind eye to the Met Commissioner's claim of having "[investigated Ladsky's complaint](#)" (same claim made re. his so-called "[2003 complaint](#)")

Under [para.9](#) of his '[23.05.11](#)' [Defence](#), and [para.13](#) of his [30.06.11](#) Application Witness Statement to have my [19.04.11 Claim](#) struck out, the Met Commissioner claimed that:

"The police investigated [Ladsky's complaint](#)".

Considering the Concise Oxford English dictionary definition of

'investigate': "To carry out a systematic or formal inquiry into (an incident or allegation) so as to establish the truth"...

...and the fact that [the police](#) NEVER CONTACTED ME to get my side of the story - it is glaringly obvious that the police CANNOT claim that it "[investigated the complaint](#)"

= **TYPICALLY**: one of many, many lies by the English police e.g. [media page](#) – that concurrently treats members of the public (i.e. its employers, the taxpayers), as imbeciles, non-entities who do not have the right to have rights – there to be used, abused and tormented at will – BY ALL in the English Establishment, and by its cronies, as well as their henchmen and flunkies.

(3)- Continuing to act like a parrot, in 'his' [PACK OF LIES 09.08.11 MPS Order](#), [Eyre](#) repeated the [Met Commissioner, Sir Paul Stephenson's claim](#) under [para.9](#) of his '[23.05.11](#)' so-called "[Defence](#)" ([QB # 4\(2\)](#)):

"In the event, no charges were brought against the Claimant"

...- by writing, under [Reason 3\(3\)](#) that:

"the police took the matter no further, but - again not surprisingly - recorded it "as a racial incident and nothing more" ([QB # 4\(6\)](#))

Note the "*not surprisingly*" = further evidence of Eyre's collusion with the police – and, by extension, with [Andrew David Ladsky](#).

Under [paras 72, 73, 110\(3\) and 113](#) of my [17.10.11](#) Appeal Request I reiterated, by referring to my [19.07.11](#) MPS Witness Statement, that [the police DID "take the matter further"](#) by processing a FALSE, criminal charge against me of a

["Confirmed"](#), ["Substantiated Racial Incident"](#), ["Anti-Semitic Racial Incident"](#), ["Hate Crime – Race, Religion"](#)

...- and by “*speaking to social services to see if they are aware of [me]*”: [16/03/2007-18h56 entry](#)

could you let me know who deals with any complaints about websites in the US and I'll pass this on to the victim.

In my [19.04.11 Particulars of Claim](#), under section 1.1.5.12, I detailed the breaches of legislation committed as a result of sending the emails:

- [section 1 - Malicious Communications Act 1988](#) ;
- [ss.1 and 7 - Protection from Harassment Act 1997](#).

As I stated under para.120 of my [17.10.11](#) Appeal Request: in sending its [16.03.07](#) e-mail the intention of [Notting Hill police \(= Kensington police\)](#) was clearly to scare my website Host into closing down my website (*) – by causing my Host “*distress or anxiety*” – as it KNEW that the information was FALSE ([s.1\(1\)\(a\)\(iii\) of the Malicious Communications Act 1988](#)).

(*) For which, under para.121 of my [17.10.11](#) Appeal Request, I provided as proof:

- 2007 so-called “*crime report*” – [TDC Simon J Dowling - 19/03/2007-17h59 entry](#): “*I am still trying to get the website closed down*”;
- Accusing me of ‘having committed a crime’ - by ‘[TDC Simon J Dowling](#)’ (= the [Jewish-Freemason mafia \(Persecution # 6\)](#) stating, in the [16.03.07](#) e-mail, “*I am the police officer dealing with this crime*”;
- ‘Dowling’ backing down in the above email, by stating: “*there is nothing we as a police force can do except class it as a racist incident*”

And, as I also stated under para.123 of my [17.10.11](#) Appeal Request, in asking my website Host “*for the name of the organisation that deals with any complaints about websites in the US*” – it very clearly intended to add to the anxiety and distress = add more pressure to force my website Host to close down my website.

For obvious reasons, these e-mails also caused me extreme distress: [my 19.07.11 MET Witness Statement - § 50-51/120](#) – which was, of course, ALSO the objective of that mafia.

WHAT ABSOLUTE CRIMINAL VERMIN! (I repeat my Comments under [Persecution \(1\)\(4\)](#))

(See my Comments on the [16.03.07](#) email for the absolutely outrageous claims made by Paul Stephenson about ‘the intention of the emails’).

And Stephenson CONTINUED with his absolutely outrageous claims:

Under paras 19 and 36 of his [Defence](#), he asserted that “*my claim under the Protection from Harassment Act 1997 is incapable of amounting to harassment, as this conduct was pursued for the purpose of preventing or detecting crime (s.1(3)(a) of that Act)*”

And we sure know how the English police “*prevents or detects crime*”...when it concerns its ‘brothers’ such as [Rachman Andrew David Ladsky and his gang of racketeers](#): by not only turning a blind to it, but also by aiding and abetting the criminal activities

([supporting document](#) to my [02.06.10 s.10 Notice](#) ; [Extortion](#) ; [Case summary](#))

OTHER POINTS OF NOTE:

The ONLY thing that has been entered in the so-called "*crime report*" in relation to the emails is under the [TDC Simon J Dowling - 16/03/2007-18h56 entry](#): "*I have contacted the host HostDime to have the site shut down and await a response*".

Hence:

- **NOTHING** in the so-called "*crime report*" about the content of the [16.03.07](#) email;
- **NO MENTION** whatsoever in the "*crime report*" of the fact that my Host responded;
- **NO MENTION** whatsoever in the "*crime report*" that the police sent this 20.03.07 email to my Host.

In addition to **my absolute denial of the accusations**, saying that they are "**sick, trumped-up accusations**",...

...**pre filing** my [19.04.11](#) Claim, **I raised the above points:**

- pgs 31, 33-37 of my [13.08.09](#) letter to the Met's Public Access office;
- pgs 2, 12, 13, 17, 18, 28, 33, 34 and 36 of my [20.09.09](#) letter to the same recipient;
- pgs 38, 40, 42, 52, 58, 59, 61-65 of the [supporting document](#) to my [02.06.10 s.10 Notice](#) to the [then Chief Superintendent Mark Heath](#).

Post filing my Claim:

- paras 49-55, 83 and 120 of my [19.07.11](#) MPS Witness Statement;
- paras 6, 11(3), 64, 65, 69, 70 and 72(2),(3) of my [17.10.11](#) Appeal Request.

WHY is there no record of the exchange of emails in the "*crime report*"?

Because, having failed to achieve its objective of getting my website closed down, [the Jewish-Freemason mafia \(Persecution # 6\)](#) can still spin 'its story'.

PROOF:

IN SPITE of the endless number of times I discussed the above, as well as the [16.03.07](#) email in my documents filed in the [Queen's Bench Division](#) (as detailed above), including emphasising my website Host's reply,...

...under **Reason 3(3)** of 'his' **PACK OF LIES** [09.08.11](#) MPS Order, [Her Majesty's 'Master Eyre'](#) wrote:

"...*After unsuccessful attempts to get the web-host's co-operation*..." ([QB # 4\(6\)](#))

YEP! That's the kind of judiciary **Her Majesty The Queen** criminally puts in front of her Subjects in her courts!...in the same way she does this with her police = **puts criminals in charge of law enforcement!**

Under **para.68** of my [17.10.11](#) Appeal Request, I stated that:

"Master Eye had failed to take the evidence into account, because my Host's response was evidently 'not like' and, evidently, this is still the case".

(Under **para.69**, I highlighted the fact that none of the email exchange with my Host had been recorded; and, under **para.70**, restated the Master's 'blindness' to the evidence).

REALITY: the [Jewish-Masonic mafia \(Persecution # 6\)](#) is livid with fury at 'my daring' to expose [its organised crime activities on my website](#). Hence, the conniving, collusion, lies, fabrications, false accusations, etc. to get its closure e.g.

1. [TDC Simon J Dowling – 16/03/2007-18h56 entry:](#) "There is a lot of slanderous comments on the site mainly directed at [Ladsky](#) but also at [K&C police](#) and even [MPs](#), the [Prime Minister](#) and [DPM](#) [Deputy Prime Minister; at the time, [John Prescott](#)]. Also against [solicitors](#) and many others"

As I pointed out on **pg 33** of my [13.08.09](#) letter to the Met's Public Access office, and under **para.78** of my [19.07.11](#) MPS Witness Statement: at the time, there was NO recording on my website, hence the use of "slanderous" is incorrect.

In my documents I kept denying the accusation and pointing out that NO evidence had been supplied in support - because NONE could be provided:

Pre filing my [19.04.11](#) Claim:

- **pg 33** of my [13.08.09](#) letter to the Met's Public Access office;
- **pg 13** of my [20.09.09](#) letter to the same recipient;
- **pgs 57 & 58** of the [supporting document](#) to my [02.06.10 s.10 Notice](#).

Post filing my Claim:

- **para.78** of my [19.07.11](#) MPS Witness Statement;
- **para.72(3)(x)** of my [17.10.11](#) Appeal Request.

In relation to this false accusation, and related **Reason 3(3)** of the **PACK OF LIES [09.08.11](#)** MPS Order 'from' [Her Majesty's Master Eyre](#) that:

"The page is no more than a sustained tirade against Mr. Ladsky and his supposed allies" ([QB # 4 \(6\)5\(2\)](#))

...under **para.58** of my [17.10.11](#) Appeal Request, I wrote:

"If my 'criticisms and accusations' (definition of 'tirade') were not justified and true, I would no doubt have had proceedings filed against me a long time ago.

As to my being 'angry' (definition of 'tirade'), I leave the court of 'Joe public' to judge me on that in the light of [my experience since 2002 with various State parties and other parties in the professions](#)". [[Case summary](#) ; [Kangaroo court](#) ; [Extortion](#)]

2. [PC K O'Brien – 15/03/2007-16h14 – Primary Investigation details: 4 Victims:](#) "Numerous potential victims exist for all this allegation"

Under para.11(9) of my [17.10.11](#) Appeal Request I pointed out: "**This claim is not defined**".

3. On 9 Aug 11, before going into Master Eyre's room, **Nicholas Wilcox, Met police's counsel**, told me: "**Master Eyre is not pleased with your website**". I replied that it was "obvious".

NOTE that the '[Suspect elimination](#)' page states that I was "**ELIMINATED**" on "**17/07/2008**".

As I stated, among other, on pgs 40 & 42 of the [supporting document](#) to my [02.06.10 s.10 Notice](#): "**I have NOT committed "a crime"**". Hence, there is NOTHING to "eliminate".

The page contains the claim that I was "**Notified by PS G Latham**".

This is NOT true. The ONLY contact I had about being "**eliminated**" was through **Jeremy Nelson, Head of Security** for my then employer, **KPMG**, who, as I reported under lines 1141-1153 of my [17.01.08](#) Grievance, **5 weeks after** the police's last contact with my website Host, phoned me to say: "**The police is not going to pursue it. Isn't that good news?**"

By 'amazing' coincidence, 2-3 days previously, on my website, I had given prominence to the emails 'from' [TDC Simon J Dowling](#). (At the suggestion of [Peter Bassett](#), partner heading my group, with my [03.04.07](#) email, I had supplied a copy of the police emails to Nelson).

(As I reported e.g. (1) pgs 17, 18, 31 and 37 of my [20.09.09](#) letter, stating: "**it provides undeniable proof that communication about me took place between the police and KPMG**"; (2) para.84 of my [19.07.11](#) MPS Witness Statement; (3) para.66 of my [17.10.11](#) Appeal Request).

This so-called "**elimination**" was **16 months AFTER** the so-called "**crime report**" was processed against me, with the [19/03/2007-17h59 entry](#) stating: "**This matter is complete**".

What were they hoping to achieve? Trying to catch me out! YES!

That's what one of the Masons' local police flunkys attempted to do in 2008, provoking me when I was in an internet café, by telling me: "**Hitler should have killed them [Jews] all, don't you think?**" – as I reported e.g. under para.124 of my [19.07.11](#) Witness Statement to [Theresa May, Home Secretary](#).

However, as evidenced by what took place with [Her Majesty's Master Eyre](#), on 9 Aug 11 (see [QB # 4\(6\)](#)), ['the Brotherhood' \(Persecution # 6\)](#) had evidently not given up on its objective of portraying me as:

waging some kind of "**racist**" vendetta against [Andrew David Ladsky](#), my 'poor' "**vulnerable**" "**Jewish**" "**victim**" and "**neighbour**", that 'I' "**intimidate**", as well as 'dare' describe as "**that evil, greed-ridden monster**" (Reason 2 of the [PACK OF LIES 09.08.11](#) MPS Order)

Hence: **on making its "criminal charges" stick against me.**

In fact, **note also:** [TDC Simon J Dowling – 16/03/2007-18h56 entry](#): "**The site is based in the US therefore I may well have to go through SOCA to do this after having consulted with them**"

"**SOCA**" – The then **Serious Organised Crime Agency. UNBELIEVABLE!**

[Her Majesty's police](#) does that against 'ME' - **THE GLARINGLY OBVIOUS VICTIM OF ORGANIZED CRIME** by [the Andrew David Ladsky mafia](#) - and supporters in the public

and private sector ([Case summary](#)) – and does *nothing* against them. **WHY? Because the police is part of the criminal mob.**

IN FACT,

under [para.11\(ii\) and \(iv\)](#) of his '23.05.11' Defence - endorsed by a statement of truth – the then Met Commissioner, **Sir Paul Stephenson**, 'justified' the processing of his **PACKS OF LIES** so-called "*crime reports*" against me - and concurrent criminal charges - as being:

"for the prevention and detection of crime" and

"for the apprehension or prosecution of offenders".

This is SICK beyond words.

WHAT A MAFIA!

WHAT AN ARMY OF VERY, VERY SICK PSYCHOS!

"WELCOME [TO EXTREMELY SICK] BENT BRITAIN!"

- >
- > Many thanks
- > DC Dowling

TDC Simon J. Dowling et.al. in [Kensington, Chelsea & Notting Hill police](#), others in the police (added to many others involved in my case e.g. [Queen's Bench Division # 6.1](#)) - **endorse the conclusion** 50 years after the [Stanley Milgram's obedience experiment](#) that:

"people follow leaders because they see them as representative of an identity that they share;

they don't inflict harm because they are unaware of doing wrong but because they believe what they are doing is right'

(From: ["Stanley Milgram taught us we have more to fear from zealots than zombies"](#), The Guardian, 1 Sep 11)

REMEMBER the ROOT CAUSE for what took place / failed to take place – and CONTINUES to take place / fail 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

([Case summary](#)) – 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](#)*"