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[West London County Court](#)  
43 North End Road  
West Kensington  
London W14 8SZ

**(Defendant #2)**  
[Ms N Klosterkötter-Dit-Rawé](#)  
3 Jefferson House  
11 Basil Street  
London SW3 1AX

(By Special Delivery on 21 June)

20 June 2004

The events I report in this letter reflect a catalogue of extremely cruel, vicious, perverse, sadistic actions by [the West London County Court mafia](#) hell-bent on dishing out [criminal psychological harassment \(Persecution # 1\)](#)...  
... – aimed at assisting 'the brother' ([Persecution # 6](#)) [Andrew David Ladsky](#) and [his gang of racketeers](#) in their revenge for 'my daring' to stand-up to them – as well as challenge the judiciary and court staff.

Dear Madam/ Sir

[=criminal Rachman](#)  
[Andrew David Ladsky](#)

Your Ref: [Claimant No WL203 537 - Steel Services Limited](#)

**Yet again, I am suffering extreme anguish and distress because of your Court's carelessness**

It was NOT  
"careless-  
ness" but  
**corruption**  
– and some  
**extremely**  
**SICK**  
**psyches**

1. In my letter dated [19 May 2004](#) to [your Court](#) I asked that you please inform me of developments as I had not heard anything from your Court subsequent to the following events:

- your sending to [the Claimant Steel Services](#) a 'Standard order for failure to file listing questionnaires', dated [21 April 2004](#), giving it until 7 May "to file and serve pre-trial checklist"
- a telephone conversation I had with your Court on 14 May during which I was told that the Claimant, [Steel Services](#), had filed a Listing Questionnaire, as well as paid fees for a hearing.

2. **By the time I went on holiday I had not heard anything from your Court.** I was on holiday from 25 May and out of the country. **On my return on 4 June I discovered that:**

- **A hearing had taken place on 28 May at 10:00**

3. 1. **It is your Court's fault that I was not present at the 28 May 2004 hearing:**

- In spite of the [Royal Courts of Justice Advice Bureau](#) specifically telling you in their [2 April 2004](#) letter: "The second Defendant awaits hearing from the Court accordingly. As stated, she is not represented and we would be most grateful if you would **contact her directly** as per her details in the [Listing Questionnaire](#)" (to which I will also add the 'Notice of Acting in Person' I sent your Court in January).

4. ▪ **You sent the 'Notice of Directions Hearing' to the Royal Courts of Justice Advice Bureau, instead of sending it to me.**

→ **Why is it that your Court did not comply with instructions?**

Because lapdogs of  
[Ladsky](#) who dictated  
actions to court

5. ▪ **By the time my Advisor got hold of the notice I was on holiday.** Having realised that I was on holiday, she contacted your Court - at least 24 hours before the hearing - to inform you of the situation. **In spite of this, your Court nonetheless opted to proceed with the hearing.**

→ **Given (1) [this notice by the RCJ Advisor](#) (2) the fact that it was [your Court's](#) fault that I would not be attending the hearing, why did your Court nonetheless proceed with the hearing [on 28 May 2004](#)?**

Ditto – Extremely  
sick lapdogs

6. ▪ [Your notice is dated 18 May 2004.](#) The stamp from the RCJ Advice Bureau indicates that they received it on 21 May 2004.

7. ▪ **You gave just one week notice** of the hearing.

Because courts' arrogant standard

→ **Why is it that your Court did not give more notice of the hearing?**

8. 2. **Your Court has yet to send the tape of the hearing to Beverley F. Nunnery & Co**

**I was in a frantic state.** I immediately went to your Court (i.e. on Friday 4 June) to request a

Which will have given ALL endless sadistic kicks

transcript of the hearing.

YEP! And that's how I was treated, followed by the same 'piece of dirt treatment' when I complained to [Lord Falconer of Thoroton - # 5.2](#)

9. I was told that **no** hearing had taken place.

When I challenged this by showing the [28 May](#) letter from [CKFT](#) which states: "you did not attend the hearing on 28 May", the person went to check a file and, on his return said: "This took place in Chambers". He also added: "People don't normally ask for a transcript of this type of hearing" and that "in any case, you will receive something from the Court".

And they are for sure dissuaded = no record of what took place behind closed doors.

I replied that I was not interested in what other people did or did not do. A hearing had taken place without my being present - due to the Court's fault - and I wanted to know exactly what had been said.

10. I completed the '[Tape Transcription](#)' form – selecting the firm of Beverley F. Nennery & Co to do the transcript – and gave the form to the man to stamp it. As he was returning the form to me I asked him whether he should not perhaps make a copy for the file. "Oh yes!" was the reply. He made the copy which he gave me, and kept the original.

11. On Monday [7 June](#) I faxed the 'Tape Transcription' form to Beverley F. Nunnery & Co. Since then, I have been checking several times with them to determine whether they had received the tape. The last time I did this was Friday [18 June](#) and they still had not received it.

12. Please ensure that this tape is sent immediately to Beverley F. Nunnery & Co so that they can transcribe it. Continuing with [the criminal psychological harassment \(Persecution # 1\)](#) [Ladsky's lapdogs](#) sent the wrong tape; I only got the transcript 2 months later! [LFT # 5.3](#)

13. This is extremely important given what I have since received from your Court.

14. 3. **The order made at the 28 May 2004 hearing that the claim against me be "stayed" cannot be granted**

15. [Your Court](#) has sent me a 'General Form of Judgment of Order' – dated 8 June 2004 – which states:

*"Before District Judge Madge sitting in private... Upon hearing a solicitor for the claimant and the defendant not attending. It is ordered that:*

*Point # 4 – Terms having been agreed, the claim against the second defendant be stayed"*

16. The terms I have agreed with the Claimant are by means of a Consent Order – see attached <sup>1</sup> and [my covering letter to CKFT](#) <sup>2</sup>, as well as correspondence exchanged with the Claimant. In particular:

- Their letter dated [17 February 2004](#) in which they state: "...our client is prepared to accept the sums provided by you in full and final settlement of the sums outstanding to it" <sup>3</sup>
- My letter to CKFT dated [8 June 2004](#) in which I also enclosed the £15.00 Court fee for approval of the Consent Order <sup>4</sup>
- CKFT's reply dated [15 June 2004](#) stating that it had submitted the Consent Order to your Court for its approval <sup>5</sup>

3 months previously: [17.02.04](#)

17. **Since this action has been concluded by Consent Order and the Claimant has accepted payment from me – the second Defendant - in full and final settlement of their claim, no order to stay this action can be granted.**

18. Hence, **the order dated 28 May 2004 MUST BE CHANGED. Please, take the necessary steps**

<sup>1</sup> Consent Order dated 24 April 2004 signed by both, the Defendant and the Claimant

<sup>2</sup> My covering letter to CKFT, dated 26 May 2004

<sup>3</sup> Letter from CKFT, dated 17 February 2004

<sup>4</sup> My letter to CKFT, dated 8 June 2004

<sup>5</sup> Letter from CKFT, dated 15 June 2004

to ensure that this is carried out and confirm to me in writing – by return of post.

19. Although the second sentence of the 'General Form of Judgment or Order' states: "... *and the defendant not attending*" i.e. has the word 'defendant' in the singular, my understanding of the remaining points ie points 1, 2, 3 and 5 is that they refer to [the fifth Defendant](#).
20. However, the other correspondence you sent me suggests otherwise.
21. 4. [Another communication from your Court](#) states that **my case** "*has been transferred to Wandsworth County Court for listing for trial before Circuit Judge*" without any explanation whatsoever
22. In the same post as the 'General Form of Judgment of Order', your Court also sent me a 'Notice of Transfer of Proceedings' dated [9 June 2004](#). It specifically gives my name as the 'Defendant'.
23. The sum total of what is on [this order](#) is as follows:

***"To all parties***

*As a result of [an order made on 28 May 2004](#), [this claim](#) has been transferred to the [Wandsworth County Court](#) for listing and trial before Circuit Judge"*

24. Hence:

- There is **no explanation** as to **why my case has been transferred** to [Wandsworth County Court](#)
- There is **no explanation** whatsoever as to what the **statement "listing and trial before Circuit Judge"** refers to. **What hearing? Why? For what? When?**
- There are **no contact details** for [Wandsworth County Court](#) (address, telephone number)

25. I **phoned your Court** to ask why my case had been transferred to Wandsworth County Court. The reply was: "*I don't know, I can't tell you because your file has been transferred*".

26. I also asked, **what is the hearing about? For what?** Given that [an agreement has been reached](#) – and that this is captured under point 4 of the [28 June 2004](#) 'General form of judgment or order'. Again, I received the same reply: "*I don't know, your file has been transferred*"

YEP! The WLCC and Wandsworth CC mafia was certainly having fun!

27. I then phoned [Wandsworth County Court](#). They had not received my file.

28. They confirmed having been notified that my file was being sent over to them but **said that there was no explanation as the reason for the transfer**.

29. This makes it all the more critical for me to have a full transcript of the 28 May 2004 hearing. Hence, I will again stress the importance to your Court of **sending the tape immediately to Beverley F.Nunnery & Co** – (bearing in mind that I handed the completed [Tape Transcription form](#) to your Court [2 weeks ago](#)).

30. **Has my file actually been transferred to [Wandsworth County Court](#)? Please, confirm.**

31. So, yet again - because of **your Court's carelessness** - I find myself in a state of extreme anguish and distress as I simply do not understand what is going on.

32. Please **reply by return of post**, addressing in particular points: 4, 5, 7, 12, 18, 19, 20, 24, 26, 29 and 30.

Yours faithfully

N Klosterkotter-Dit-Rawé

It was NOT "carelessness". It was ALL DELIBERATE: [the West London County Court lapdogs](#) dancing to the tune of 'the brother' (Persecution # 6) [Andrew David Ladsky](#) and [his gang of racketeers](#) – to continue inflicting maximum [criminal psychological harassment](#) (Persecution # 1)

After subjecting me to another 2 months of sheer utter hell, the satanic judiciary mafia 'confirmed' that the proceedings did not refer to me: my [19.07.04](#) fax to [Wandsworth County Court](#) and [22.07.04](#) letter to Ashworth; the court's [23.07.04](#) and [28.07.04](#) letters. See also [Lord Falconer of Thoroton # 5.1](#)

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