(Received 15 Nov16)

Detail under Advisors to Jefferson House #5A

WAGNER & CO

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Ms N Y S Klosterkotter-Dit-Rawe 3 Jefferson House 11 Basil Street London SW3 1AX

Dear Madam

Date 14 November 2016

Your ref Our ref MHW

> In the light of the comments, included in this pack after my Comments on this

Re Greyclyde Investments Limited

Linked to Martyn Gerrard

We confirm receipt of your letter dated 10 November 2016. \angle

It is a matter of great regret that your letter contains a number of defamatory statements and antisemitic comments.

We are instructed to issue a claim against you for unpaid ground rent. The proceedings will be sent to you in due course by the court and, no doubt, you will defend the claim. You will then have an opportunity of explaining your defence at a hearing before a judge.

Finally, you state that you are living in the flat "against my will" as a direct of result of actions taken by Mr Ladsky. You are well within your rights to sell your lease. It is a matter for you, and you alone, as to whether you wish to remain living in the flat.

Yours faithfully

IGNORING my 10.11.16 reply, he did file a claim against me: 21.12.16

- thereby breaching Civil Procedure Rules Pre action conduct.

'Merry Christmas' to me and a 'Happy' New Year 2017! (*)

(It makes it the 3rd claim filed against me by the mob since 2002:

(1)- in 2002, also just before Christmas (Overview # 3);

(2)- in 2007, for 2 'landlords', each represented by a different firm of solicitors (Overview # 11)

(*)- No doubt, many of the whistleblowers are not going to have a great time either

To bure of the



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Comments from Noëlle Klosterkotter-Dit-Rawé (www.leasehold-outrage.com) on 14 Nov 16 letter from **Mark Henry Wagner**, Wagner & Co, that he is "instructed by Greyclyde Investments Ltd to file a claim against me for unpaid ground rent" - Pg 1 of 13



My comments on the 14 Nov 16 letter from Mark Henry Wagner, Wagner & Co



"It is a matter of great regret that your letter contains a number of defamatory statements..."

Where are the "defamatory statements" in my (attached) 10 Nov 16 reply?

As can be seen, I have made a point of providing the Concise Oxford Dictionary definition for *all* the terms I used.

Which "statements" are 'not justified by the supporting evidence?

Evidently, Mark Wagner and his "client" "Greyclyde Investments Ltd", object to my calling a spade a spade.

These accusations are a repeat of what other of the Andrew David Ladsky mob's shysters (1) have done – demonstrating REAL ongoing defamation of my name, character and reputation, over now 15 years:

1. Nov 02

Lanny
Silverstone,
CKFT

Who, in his **28.11.02** letter, **accused me falsely** of having made "**defamatory remarks about Mr Ladsky**" in my **24.10.02** fax to Kensington & Chelsea Housing, and in my **24.10.02** fax to the then London Leasehold Valuation Tribunal (LVT) — I had stupidly sent using my then employer KPMG's fax machine in which its headed paper was automatically fed.

(The kind of mistake these monsters (²) count on your making as they attack you whilst you are in full time employment).

He followed this by a list of **diktats - I ignored**: **(1)**- I "send letters containing an apology to <u>Steel Services</u> and to Mr Ladsky for any distress, inconvenience or damage they may have suffered..."

- (2)- "make specific proposals for payment of damages to Mr Ladsky, which must be substantial, ...";
- (3)- if I "do not comply with the requirements we have firm instructions to commence proceedings against you to seek an appropriate injunction to restrain you from repeating your defamatory comments, damages and costs".

Knowing he *did not have a leg to stand on*, but hoping to cause me problems, Silverstone stated that he was "copying this letter to your employers".

In his <u>28.11.02</u> letter to KPMG, he repeated the same false, libellous (³), malicious (⁴) accusations against me, and threatened KPMG with "proceedings" (Kensington police # 2, key point # 13).

¹ Concise Oxford English dictionary (COED) definition of '**shyster**': "A person, especially a lawyer, who uses unscrupulous methods"

² COED definition of 'monster': "An inhumanly cruel or wicked person"

		Of course, <i>nothing came of it</i> – but the thoroughly evil $\binom{5}{}$ supremacist $\binom{6}{}$ monsters had got their sadistic $\binom{7}{}$ kicks. How 'dare' I me, 'the nobody woman', dare challenge them!	
2.	Oct 02 Lanny Silverstone, CKFT	In the name of " <u>Steel Services</u> ", a company that did <u>not</u> exist (<u>08.08.02</u> reply to me from the <u>British Virgin Islands authorities</u>) - in his <u>07.10.02</u> letter, Silverstone <i>illegally</i> threatened me with	
		"forfeiture and costs and contacting my mortgage lender" if I did not pay immediately the £14,400 demanded "for the major works", by the then Martin Russell Jones (MRJ) in its 17.07.02 demand	
		- he described as "service charges that are due from you".	
		(It was preceded by a 20.09.02 letter from MRJ's Joan Hathaway, MRICS, (in 'response' to my 16.09.02 letter) - stating: your "payment in respect of the major building work was required by 16 September 2002."	
		"As other lessees have paid their contribution [note the lie in the light of the next entry] our client <u>Steel Services</u> will have no alternative other than instruct solicitors to commence legal proceedings to obtain payment."	
3.	Nov 02 Lanny Silverstone,	On behalf of his "client" "Steel Services Ltd" = Ladsky (proof he is the driver of activities e.g. CKFT-Intro), Silverstone filed a <i>fraudulent</i> 29.11.02 claim, in West London County Court, against me and 13 other apartments.	
	CKFT	The <u>Particulars of claim</u> , endorsed by 'the managing' agents, <u>MRJ's Joan Hathaway, MRICS</u> , with a 'statement of truth' – states:	
		"4. The Defendants have failed to pay the service chargesnow due and owing from the Defendants to the Claimant the sums set out I Schedule 1 payable by way of payment"	
		"6. The Claimant is seeking interest on the said arrears of service charges"	
		Adding further to the fraud, they supplied a lease described as being "for flat 23" – falsely claiming that it "contains covenants in the same terms as all of the leases". This was definitely not true as it is materially different from my Lease.	
		No surprise that the one "for flat 23" had a clause giving carte blanche to 'the landlord' to demand whatever sums of money he dreamt of.	

³ COED definition of 'libellous': ""Law - the publication of a false statement that is damaging to a person's reputation"" (Defamation Act)

⁴ COED definition of 'malicious': "Characterised by malice; intending or intended to do harm" (Malicious Communications Act 1988)

⁵ COED definition of '**sadism**': "The tendency to derive sexual gratification or general pleasure from inflicting pain, suffering, or humiliation on others"

⁶ COED definition of '**supremacist**': "An advocate of the supremacy of a particular group, especially one determined by race or sex"

⁷ COED definition of 'evil': "'Extremely wicked and immoral""

judiciary ignored this and forged ahead with the claim).

(Under Civil Procedure Rules, <u>practice direction 22, para.3.11</u>, if a "managing agent for the property has endorsed the statement of truth, the party cannot rely on the contents of a statement of case as evidence".

As with the claim being a blatant abuse of process (over a 7-month period I wrote **7 letters** to the court reiterating that the same action was taking

After behaving like a pack of demented bloodthirsty hyenas, one year later, Ladsky made me a <u>21.10.03</u> <u>Part 36</u> 'offer' that was **£8,000 less** than <u>the sum demanded</u>, including in the claim.

place in the tribunal), etc., etc., Her Majesty's West London County Court's

In my 19.12.03 letter to CKFT I stated that, *in spite* of the numerous outstanding issues, I was accepting the 'offer' and paying it - "for the sake of bringing this dispute to an end" – even though, legally, I still did not owe the new amount claimed of £6,500 either. As it turned out, I should have only paid £250 (Overview # 5).

Because I had 'dared' stand up to them, the vultures (*) made me go through another 6 months of sheer utter hell – finally resulting in a 01.07.04 Consent Order endorsed by Wandsworth County Court.

This fraudulent claim against me is part of public records and, without having the Consent Order included in it, portrays me – falsely - as an individual who defaults on her contractual obligations.

4. Dec 02 Joan Hathaway, MRICS, MRJ

In 'her' <u>16.12.02</u> pack of lies letter to me ('in response' to my <u>25.11.02</u> letter to <u>the LVT</u>) in which she, among other, in effect **called me a liar**, as well as **somebody who refuses to perform her legal obligations**:

"We have, on a number of occasions, provided you with the information that you have required".

(See my 19.10.03 Witness Statement (that never made it to the court, for reasons explained under My 19 Oct 03 statement # 1), in which I reported that, over a six-month period, between Aug 02 and Jan 03, I had sent 6 letters to Hathaway asking for a copy of the priced specifications. She ignored all my letters).

"...we and our Clients cannot help but draw the inevitable conclusion that the correspondence in which you are consistently latterly engaging is for the purposes of avoiding the perfectly reasonable demand for payment of the sum due to refurbish the building."

Definition of "perfectly reasonable and due"? A £500,000 fraud (LVT # 4) (see also # 7 and # 10, below).

Definition of "refurbish the building"? Build <u>a massive penthouse</u> – illegally – <u>at the expense of the leaseholders</u> ('Major works').

5. <u>Jan 03</u> <u>Joan</u>

'Her' 20.01.03 letter to the then LVT – calling me a liar, by denying what I had reported in my (among others) 12.01.03 letter to the tribunal - that I had not been supplied with the information to which I was legally entitled in

⁸ COED definition of 'vulture': "A contemptable person who preys on or exploits others"

Comments from Noëlle Klosterkotter-Dit-Rawé (www.leasehold-outrage.com) on 14 Nov 16 letter from Mark Henry Wagner, Wagner & Co, that he is "instructed by Greyclyde Investments Ltd to file a claim against me for unpaid ground rent" - Pg 4 of 13

	Hathaway, MRICS, MRJ	order to challenge the <u>17.07.02</u> demand and <u>07.08.02</u> application. Her lie was exposed during the 5 Feb 03 'hearing' (as a result of forcing me to employ a team of advisors, at a cost of £30,000) (<u>LVT # 2.2 and # 3</u>) (captured under para.14 of the <u>17.06.03</u> tribunal report) - leading to a postponement of the substantive hearing " <i>in the interests of justice</i> " (para.16 of the report) (<u>LVT # 2, # 3</u>).	
6.	Feb 03 Lanny Silverstone,	who, in his <u>04.02.03</u> letter, on behalf of " <u>Steel Services Ltd</u> " = Ladsky (e.g. <u>CKFT-Intro</u> for proof), made <i>false</i> claims about what 'I had said' to " <i>Mr Ladsky, the tenant of <u>flat 35</u></i> " on 25 th Jan 03;	
	CKFT,	made more false claims that "there have been two other such occasions", and "To date you have made quite improper and defamatory allegations regarding the probity of our client company and also Mr Ladsky".	
		To add weight to his <i>false</i> accusations, Silverstone also made, yet again, the false claim that " <i>the proper service charges are due from you</i> " (see # 3, above). (Recognise the line in Mark Wagner's 19.10.16 illegal and threatening letter?)	
		(I repeat my Comments under # 3, above).	
		In his 'complaint', Ladsky also ensured that his lapdogs (⁹) in Kensington police dutifully captured these false, slanderous (¹⁰) and malicious accusations against me in their so-called "Jan 03 crime report" (police # 2 Key point # 8):	
offence', s.7(3) of the Protection from Harassmer the conduct to have taken place on at least 2 of accusation was again repeated in the 16/03/2007 2007 "crime report") (# 15, below). • re. the "service charges" – that "[I am] like that want to pay the service charge" (25/01/03-13h5) highlight that, 9 months later, Ladsky made me		• to ensure the <i>false</i> accusations would stick against me (to count as 'an offence', <u>s.7(3)</u> of the <u>Protection from Harassment Act 1997</u> requires the conduct to have taken place on at least 2 occasions); (the false accusation was again repeated in the <u>16/03/2007-19h07 entry in the 2007 "crime report"</u>) (# 15, below).	
		• re. the "service charges" – that "[I am] like that because [I do] not want to pay the service charge" (25/01/03-13h55 entry). (I yet again highlight that, 9 months later, Ladsky made me a 21.10.03 Part 36 'offer' that was £8,000 less than the demand) (# 3, above).	
		Further, having <i>first</i> processed the "crime report" against me, in his malicious, bullying and threatening <u>27.01.03</u> letter, <u>PC Neil Watson</u> , <u>Chelsea police</u> , in effect, wrote me that 'I had better shut up and not challenge Dear Mr Ladsky' or " <i>there may be further consequences</i> ".	
		He did not respond to my <u>06.02.03</u> letter asking for evidence in support of the accusation.	
7.	Feb 03	Gale's pack of lies about me in his 24.02.03 "Expert Witness" report to the	
	Brian Gale,	LVT (<u>Gale # 2</u>) – that includes <i>falsely</i> describing me as " <i>one lone tenant</i> [who] <i>continues to make any representation or objection of the 35</i>	

⁹ COED definition of '**lapdog**': "A person who is completely under the influence of another"

¹⁰ COED dictionary definition of '**slanderous**': "Law - The action or crime of making a false spoken statement damaging to a person's reputation"; "A false and malicious spoken statement"

	MRICS	tenants."	
		How about the other 10 against whom a claim had been filed 3 <i>months</i> earlier (# 3, above) – added to the fact that, 3 <i>months later</i> , in his 23.05.03 application for a 'case management conference', Lanny Silverstone, CKFT, highlighted "ongoing action" against 4 leaseholders. (This too was absolutely outrageous: WLCC # 6).	
		Gale's false accusations against me in his 24.02.03 "Expert Witness" report, led me to write this 13.03.03 reply denying the accusations, which my counsel handed to the tribunal. For sure, the tribunal will have binned this 'inconvenient' letter.	
		As, at the 11 th hour, the tribunal failed to perform its statutory remit – added to its highly defamatory so-called 'summary of the case' on its public online database	
		- these amount to yet more public records defaming my name, character and reputation to a very large audience – <i>all</i> stemming from a bunch of evil, vampiric (¹¹) crooks (¹²) driven to insanity (¹³) by their insatiable greed (¹⁴)and their "arslikhan" (¹⁵) puppets (¹⁶) falling over backwards to implement their diktats.	
8.	Mar 03 Ladsky's counsel Warwick	On the first day of the <u>LVT</u> 's substantive hearings, on 13 Mar 03, the opening statement from Rachman (¹⁷) Ladsky's counsel, Warwick, was: "the reason [I have] been challenging the service charge demand is because I don't want to pay it"	
		A blatantly slanderous accusation Ladsky fed to, and widely disseminated by his lackeys (18) and lapdogs (above: # 2, # 3, # 4, # 5 and # 6).	
		Ladsky also added his contribution by asking the Chair: "Will Ms Rawé pay the £250,000 of additional costs that will be incurred as a result of the delay in the start of the works due to hearing?"	
		All of these slanderous accusations were made against me as members of the public were walking in an out of the tribunal's room.	
9.	Mar-Apr 03 Andrew David	Ladsky's letter to the LVT, captured under para.50 of its 17.06.03 report - falsely claiming that "[I was] the only tenant challenging the service charge demand" (Brian Gale # 2.2).	

¹¹ COED definition of 'vampire': "A person who ruthlessly exploits others"; vampiric; vampirism"

¹² COED definition of 'crook': "Informal - A person who is dishonest or a criminal'

¹³ COED definition of '**insanity**': "In a state of mind that precludes normal perception and behaviour, and ordinary social interaction; mad"; Chambers dictionary: "A degree of mental illness causing one to act against the social or legal demands of society; utterly unwise, senseless"

¹⁴ COED definition of 'greed': "Intense and selfish desire for wealth, power..."

¹⁵ "Arslikhan": One of Private Eye's unique expressions.

¹⁶ COED definition of 'puppet': "A person, group, or country under the control of another"

¹⁷ COED definition of 'Rachman': "An unscrupulous landlord"; Rachmanism: "The exploitation and intimidation of tenants by unscrupulous landlords; 1960's after the notorious landlord Peter Rachman"

¹⁸ COED definition of 'lackey': "A servile or obsequious person"

Oh yeah! "The only one"added to the other 10 on the claim 6 months earlier! (# 3, above). Not to mention the other leaseholders who had challenged the demand, but ended-up paying out of fear, and to avoid having a claim filed against them e.g. Leaseholder N: Leaseholder C. = The business model's FEAR tactic used by the crooks who operate in the residential leasehold sector had worked! In his 17.07.03 letter to District Judge Wright, West London County Court—Silverstone, or the judge that "Steel Services — Martin Russell Jones and to complying with the decision of the Leasehold Valuation Tribunal" (VILCC##) They were ignoring it because, in spite of finding that 70% of the sum demanded (£500,000) (including £140k said to be' in the contingency fund) was "unreasonable" (LVT # 4) — the tribunal failed to perform its statutory duty (summary of my complaint — in vain - to Siobhan McGrath, head LVT #1.1). Why? Because 'Poor Mr Ladsky' 'needed' the money to make his multimillion £iackpot! Of course, (as reported under 'summary of case #1.2), the Ladsky gang of racketeers milked the gift from their tribunal lackeys to the full e.g. in his 04.08.04 libellous letter to me, Barrie Martin wrote: "IT] refused to pay [my] contribution and this resulted in the considerable delay in the commencement of the work' (My 11.08.04 reply). With the objective of getting the closure of my 'inconvenient' website, in his od.10.6 letter to my then website host — on behalf of his "client Andrew Ladsky" - Hershkorn falsely claimed, among other, that "[my] website contains a significant number of unsubstantiated allegations against our client which are wholly false, clearly highly dealers." "that our client's reputation has been severely damaged." – added to many other false accusations. In my 05.10.06 letter, I replied to Hershkorn that he had not provided any evidence whatsoever in support of his accusations - and asked that he does so for each of them. Of course, he ignored my letter. The unlawful threat of "proceedings	*	Ţ	·	
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Outcome: Defamation of my name and character with this company.	12.	Oct 06 Jeremy Hershkorn, then at Portner & Jaskel,	"[I] refused to pay [my] contribution and this resulted in the proceedings before the LVT which of course resulted in the considerable delay in the commencement of the work" (My 11.08.04 reply). With the objective of getting the closure of my 'inconvenient' website, in his 03.10.06 letter to my then website host — on behalf of his "client Andrew Ladsky" - Hershkorn falsely claimed, among other, that "[my] website contains a significant number of unsubstantiated allegations against our client which are wholly false, clearly highly defamatory that our client [Ladsky] is guilty of criminal activities and fraud all of which are totally unsubstantiated, outrageous and false" "Our client's reputation has been severely damaged." — added to many other false accusations. In my 05.10.06 letter, I replied to Hershkorn that he had not provided any evidence whatsoever in support of his accusations - and asked that he	
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13.	<u>Jan+ 07</u>	Having found a new website Host, I relaunched my site at the end of 2006.	
	Jeremy Hershkorn, then at	Trying his luck again, over a period of several weeks, Hershkorn semassive amount of malicious and threatening emails to my current well Host, repeating 'his' = Ladsky's prior formula of	
	Portner & Jaskel, section 2	yet again - making totally unsupported highly libellous and scurrilous accusations against me - and threatening my Host with legal "proceedings and costs and damages" unless it closed down my website immediately.	
		Then, because I had filed a <u>28.02.07</u> complaint with the Law Society against Portner, Ladsky picked up the baton by doing the same thing over several weeks – including making ranting phone calls to my Host.	
		Thanks to the unfailing and praiseworthy integrity and resilience of my priceless US website Host, HostDime: they failed .	
14.	<u>Feb 07</u>	In their fury at being unable to get the closure of my website, they:	
	<u>Ladsky –</u> <u>Jeremy</u> <u>Hershkorn,</u>	First sent me a 16.02.07 letter in which they illegally threatened me with "bankruptcy, forfeiture and costs" if I did not pay immediately "£9,000 due from you" (that one again!) to a company I had never heard of.	
	Portner & Jaskel	When that failed to achieve the objective because, in my <u>25.02.07</u> reply, I stated that I could <i>not</i> "owe" money to a company I had <i>never</i> heard of – added to the fact that, contrary to the claim, the letter did <i>not</i> include any " <i>enclosures</i> " (to add to their sadistic kicks)	
		ignoring my letter – Hershkorn filed a <u>27.02.07</u> claim against me in <u>West London County Court</u> – for "£10,360" and "£8,935".	
		(In addition to my Lease, as well as legislation, the claim also breached major court rules – issues I raised 11 times over a 16-month period: Portner # 33)but, Her Majesty's judiciary ignored all.	
		Whilst it was a repeat of what it had done in 2002-04, it had a beef against me for 'daring' to expose my case on my website (after 5 years of utter hell and of being ignored) (Overview # 8) – in particular, the corruption (19) that had taken place in that court at the time with (among others?): District Judges Wright and Madge - added to District Judges Ashworth and Knowles in Wandsworth County Court.	
		Hence, it was payback time - dished out against me by District judges Nicholson and Ryan and Deputy District Judge McGovernand by Deputy Master Hoffman in the Supreme Court Costs Office, on 30 Jan 09).	
		Under 'Brief details of claim', Hershkorn wrote: " Non-payment of monies due under <u>a Lease</u> dated 10 th Mach 1986'. (Yep! That one again!)	
		Translation of this? After making me go through 16 months of horrendous, extremely traumatic, sheer utter hell: a	

¹⁹ COED definition of '**corruption**': "The action of corrupting or the state of being corrupt"; '**corrupt**': "Willing to act dishonestly in return for money or personal gain".

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Kensington, Notting Hill police

website), Ladsky decided it was time to call in the heavy brigade: his henchmen (²⁰) and lapdogs in <u>Kensington and Notting Hill police</u> – who dutifully – carried out the following.

Following yet another 'complaint' against me by Ladsky, on 15 Mar 07 - without *ever* contacting me - they processed another so-called "<u>crime report</u>" that is a pack of lies (e.g. my <u>19.07.11</u> Witness Statement; <u>29.08.11</u> Supplementary Statement; my <u>17.10.11</u> Request for oral hearing).

Having done that, the following day, they sent my website Host, HostDime, a <u>16.03.07</u> email, headed "*Website with anti semitic* (sic) *views*" – *falsely* accusing me – *without* providing *any* supporting evidence – of:

- having "Anti-Semitic views" on my website;
- being "a Nazi" "because of my franco-german (sic) origin";
- having 'committed a crime', by stating: "I am the police officer dealing with this crime" (Simon J Dowling lied about his role),

and demanded the immediate closure of my website.

My being described as "a Nazi" came from Ladsky: 16/03/2007-18h56 entry in "crime report"-

"I have spoken to Mr Ladsky and he has informed me that the mention of Pigs and Monkeys relate to the words the Nazi's used referring to Jewish people during the holocaust."

"This is obviously very offensive, **Mr Ladsky is Jewish** and **believes this is what the suspect is referring to**" (police # 2 – Key points 3(2))

Following being challenged by my website Host who asked "Are you aware that there are laws against making false accusations?" – the henchmen backed down in their follow on email of 20.03.07 - by stating "there is nothing we as a police force can do except class it as a racist incident"

...- while *still* not providing *any* evidence in support of the accusations - and, concurrently, *continued* to brand me "*a Nazi*" (police # 3 KP4(2))

16. Mar 07

Andrew David Ladsky and KPMG Hell-bent on destroying me, 10 days later, typically for that vermin $\binom{21}{1}$, Ladsky also made highly libellous, scurrilous and extremely vicious $\binom{22}{1}$, cruel $\binom{23}{1}$ and perverse $\binom{24}{1}$ claims and accusations against me to my then employer, KPMG, in his 26.03.07 letter (KPMG # 3.5)...

in which, among other, he claimed (falsely) "the police confirm they are dealing with a racist incident..." = claiming that my website contains

²⁰ COED definition of 'henchman': "A faithful follower or political supporter, especially one prepared to engage in crime or dishonest practices"

²¹ COED definition of 'vermin': "Very unpleasant and destructive people"

²² COED definition of 'vicious': "Morally or practically condemnable; reprehensible; cruel or violent"

²³ COED definition of 'cruel': "Disregarding or taking pleasure in the pain or suffering of others"

²⁴ COED definition of 'perverse': "Showing a deliberate and obstinate desire to behave unacceptably"

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'antisemitic comments'.

And, of course, the usual: "*recovering properly due service charges*." See # 14, above, for how "*properly due*" translated 15 months later.

Being a member of the Establishment (My Diary # 2.5), and earning hundreds of millions of pounds from government projects, including setting-up "the new ministry of justice", KPMG used Ladsky's false accusations against me to dish out its own brand of criminal psychological harassment as 'punishment' for 'my daring' to stand up to, and expose its friends on my website.

(KPMG *knew* the accusations against me were false and that I was facing <u>a bunch of criminals</u> - among other, from its previously associated firm of solicitors, McGrigors, that had, by then, looked at <u>84 pages of my website</u>).

"Because of communication from Mr Ladsky 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" (KPMG # 3.4 and # 4).

In fact, Ladsky started attacking me at KPMG shortly after the launch of my website: <u>05.10.07</u> pack I finally obtained from KPMG after a drawn-out battle.

After 10 months of being subjected to horrendous victimization, I resigned, ending my 10-year employment at KPMG (KPMG # 10). By then, I was 8 years from retirement. However, I was so traumatised by the treatment I had been subjected to, that I was unable to look for another job – forcing me to go into early retirement.

The implication: my losing 8 years of work means the loss of over £1 million in potential income and pension.

17. 2011 and 2012

Police, Queen's Bench Division, European Court of Human

Rights

- As **(1)** Over a two-year period <u>Her Majesty's police</u> *repeatedly refused* to amend as per my statutory rights under the <u>Data Protection Act 1998</u> (<u>Overview # 18(1)</u>) its so-called "crime reports" **to reflect** *the truth*;
- (2)- <u>Her Majesty's Queen's Bench judiciaries</u>, Master Eyre, justices Lang and Mackay *endorsed* its decision that *it is at liberty* to breach my statutory rights with impunity (<u>Overview # 18(2)</u>);
- (3)- the European Court of Human Rights, under the presidency of British Sir Nicolas Bratza, found a compliant judge, Vincent A De Gaetano (Malta) prepared, in breach of the European Convention, to breach my rights by illegally rejecting my more than legitimate 26.01.12 Application (Overview # 18(3) to # 18(5))...

since 2003 Her Majesty's Kensington police has been defaming my name, character and reputation by, processing - and circulating "to 50,000 people", as well as a very large number of other public sector

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		parties (police # 5.5) its so-called "crime reports" against me. Why? To assist and protect a bunch of thoroughly evil, vampiric, racketeering (25) crooks (Extortion) driven to insanity by their insatiable greed.		
18.	Oct 15 Ladsky	As evidenced by what took place on e.g. <u>12 Oct 15</u> (My Diary) – the scum (²⁷) who told me:		
	mafia (²⁶)	"[I] owe the service charges claimed."		
		"The problem is that [I] do not want to recognise that [I] must pay service charges that cannot be specified in advance".		
		The Ladsky mafia - et.al. are - of course - continuing to defame my name, character and reputation to whoever is prepared to give them the time of day.		
		Oh! Apparently, I am also "enjoying challenging the demands" (!!!) These monsters are sick (28) beyond words!		

The above examples are what is <u>correctly</u> described as "<u>defamation</u>"...of an ongoing kind – over (so far) the last 15 years...

- to which I add the false accusations by Wagner in his letter.

And I could add many other examples.

Any "great regret" over that, Mark Wagner and from the other members of the gang?



"...and anti-semitic comments..."

Really? Where?

This is Jewish people's default line of attack for *anybody* who 'dares' stand up to them; criticises them; interferes with their criminal activities – as demonstrated by Ladsky's 'complaint' against me to his henchmen in Kensington-Notting police, and his letter to KPMG (# 15 and # 16, above).

(Under <u>Advisors to Jefferson House # B(1) and B(2)</u> – I provide examples in relation to the Labour party, The Guardian, and the United Nations).

Their claims of being "victims of antisemitism" receive wide endorsement by the British state. For example, (among many others), and by far the largest 'support group', is the 'All-party Parliamentary Group Against Antisemitism'; (its website) (detail under Advisors # B).

Concise Oxford English dictionary definition of "anti-Semitism: Hostility to or prejudice against Jews" (²⁹) and, the definition of 'hostility': "Hostile behaviour"; "hostile": "Feeling or showing dislike or opposition…"

²⁵ COED definition of '**racketeer**': "A person participating in or operating a dishonest or illegal business, frequently practising fraud, extortion, intimidation, or violence"

²⁶ COED definition of 'mafia': "A group exerting a hidden sinister influence"

²⁷ COED dictionary definition of 'scum': "A worthless or contemptible person or group of people"

²⁸ COED definition of '**sick**': "Mentally ill or disordered; perverted"

²⁹ COED definition of 'anti-Semitism': "Hostility to or prejudice against Jews"

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While the conduct of that <u>gang of monsters</u> and of its Jewish supporters (<u>Home Office # 3.1(v)</u>) (added to that of my Jewish doctor of 37 years: <u>KPMG # 13</u>) have certainly – and unsurprisingly - after so far, 15 years, led me to feel "hostility" towards Jews – I can still maintain a balanced view.

Among others, I cite my admiration for the extraordinary courage of the Israeli-Jewish veterans who set-up the website 'Breaking the silence', and of their supporters who are helping them fight against its closure by the Israeli state.

It would appear that Wagner and his "clients" are 'shocked' by my 'daring' to use – the *appropriate* terms – to describe them.

It confirms their psyche that makes them such a perfect match with the majority of those I have come across in the English public sector <u>since 2002</u>. (As highlighted on my website, there are a few notable exceptions). (In the context of <u>my numerous complaints – in vain</u>, I have found *the same* psyche among the private sector's so-called 'regulators' – because part of the Establishment (<u>My Diary # 2.5</u>)).

They perceive themselves as supremacists, above the law of the land, free to relentlessly rape you psychologically and financially – and, concurrently, expect you to lick their jackboots, 'in gratitude' for their unbelievably abusive (30), barbaric (31) and life-destroying treatment.

Ref

"We are instructed to issue a claim against you for unpaid ground rent"

So, Mark Wagner and his "clients" "Greyclyde Investments Ltd" have ignored my 3 pages of Comments under Ref # 3 of my 10.11.16 reply, as well my comments under Ref # 6.

And, like <u>Martyn Gerrard</u> who has ignored **all** my correspondence over the last <u>5 years and 3</u> months (Ref # 11 of my <u>10.11.16</u> reply), are **not prepared to address the issues – opting instead to file a claim against me.**

= A repeat of what the <u>Andrew David Ladsky gang of racketeers</u> has done against me <u>since 2002</u>. E.g. above, # 2, # 3, # 7 and # 14 (Case summary).

Hence, *continuing* to perceive Civil Procedure Rules '<u>Pre-action conduct</u>' - Section III - Para.6.2: "[the parties] *must make appropriate attempts to resolve the matter without starting proceedings*". Para.7 deals with 'Exchanging information before starting proceedings' -

...as a requirement they are, likewise, at liberty to ignore.

In other words: **counting on the ever-extended helping hand of their judiciary friends** when facing 'a speck of dust like me' (<u>kangaroo courts</u>).

(Of course, if I were wealthy and powerful, it would be a different matter e.g. Qatari government v. Candy brothers, related under '<u>Definition of leasehold</u>').

Ref 4 "The proceedings will be sent to you in due course by the court and, no doubt, you will defend the claim.

You will then have an opportunity of explaining your defence at a hearing before a judge"

I will "no doubt defend the claim".

³⁰ COED definition of 'abusive': "Involving illegality"

³¹ COED definition of 'barbaric': "Savagely cruel"

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Oh! Dear, Oh! Dear! How 'dare' I 'me', a 'little nobody woman' (oh! and "a Nazi" (# 15, above)), 'dare' challenge the 'almighty' Jewish male supremacists?

Why can't I just prostrate myself at their feet and, 'like a good little girl', hand over to them, without any – legally justified - challenge, *whatever* sums of monies they ask of me...while licking their jackboots 'in gratitude'?

Damn right I will "defend the claim" - as per my previous Comments - they have opted to ignore.

Re. "before a judge"...in the light of my so-far 9 experiences (kangaroo courts)...

Ref 5 "...you state that you are living in the flat "against my will" as a direct result of actions taken by Mr Ladsky"

"You are well within your rights to sell your lease. It is a matter for you, and you alone, as to whether you wish to remain living in the flat"

Under Ref # 18 of my 10.11.16 reply, I provide a link to my website's home page, and the header number under which I discuss this: Header # 6. The header states:

"In 2004, Andrew Ladsky's 'punishment' for 'my daring' to stand-up to him and interfere with his fraud, translated, among many others, in **his repeating the above £14,400** (US\$25,400) **demand** in a <u>24.05.04</u> invoice, followed by a <u>21.10.04</u> invoice, to which a further £1,000 was added, and a <u>16.11.04</u> invoice." – <u>ALL without any supporting evidence</u>.

In the supporting text, I state: "Hence, as though no 'offer' had been made (<u>WLCC # 12</u>), accepted and paid (WLCC # 12(2)), and sealed by a court-endorsed Consent Order (above)."

- The 'offer' being the 21.10.03 Part 36 'offer'.
- My acceptance and payment of the 'offer' is my 19.12.03 letter to CKFT stating that, in spite of the numerous outstanding issues, I was accepting it "for the sake of bringing this dispute to an end" as legally, I still did not owe the £6,350 either. As it turned out, I should have only paid £250 (Overview # 5).
- 'Sealed by a court-endorsed Consent Order' is the <u>01.07.04</u> Consent Order endorsed by <u>Wandsworth County Court</u>. (This and the previous two points are referred to under example # 3, above).

That was absolutely blatant revenge from Ladsky for 'my daring' to challenge his fraud.

How many more times was he going to ask me to pay £14,400 I did not owe?

(Not to mention e.g. "Leasehold sales are bedevilled with 'extortionate' charges and game-playing, says the Conveyancing Association", Leasehold Knowledge Partnership, 3 Aug 16).

And he then continued with this, with another fraudulent claim against me: <u>Overview # 11</u>, followed by more fraudulent demands (<u>my summary of "service charges</u>").

Looking also at these follow on events, what more proof is required of **my being a prisoner in that apartment** (I have rightly come to describe as 'a concentration camp') – because **denied** <u>all</u> **access to justice, redress and protection.**

In other words, with *nowhere* to turn to for help - *in spite* of, as a taxpayer, with British nationality, being entitled to expect, and *receive* these services.

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I 'should' accept this? I 'should' accept the loss, through *no fault of my own*, of a large part of my very-hard-earned life-savings; of over £1million of potential income and pension (# 16, above); the ongoing extremely traumatic, life-destroying treatment over the last 15 years; the ongoing persecution, as well as the death threats; the ongoing destruction of my apartment through repeated floodings; etc., etc., etc.?

And, as blatantly expected by everybody, **just walk away**, **like 'a good little girl'**, ignoring the unbelievable injustice and suffering I have and continue to be subjected to <u>since 2002</u> - as the *glaringly obvious* innocent victim of organized crime.

Why? For the sake of a thoroughly evil, greed-ridden crook, <u>Andrew David Ladsky</u>, getting away with a <u>multi-million £ jackpot</u>, and to save the sorry, corrupt skin of <u>those who decided</u> that he, and <u>his gang of racketeers</u>, have 'the right' to defraud me and commit other criminal offences against me (<u>Extortion</u>) in the pursuit of their objective?

To achieve financial independence, I made huge sacrifices to self-finance 7 years of study, culminating in my getting an MBA. Unlike them, I have earned my money honestly. I did *not* steal it. I did *not* acquire it through <u>extortion</u>, by deceiving, defrauding, blackmailing, terrorising, tormenting, harassing, victimizing, abusing, bullying, threatening and persecuting others.

I am <u>NOT</u> going to let *anybody* take that away from me without fighting - simply because 'they decided so'. Further: I have done nothing wrong.

Heavily bruised and battered as I am, I am a fighter and I will continue to "fight like a demon to the very end. If my flat is going to lead to my drawing the last breath out of my body. So be it. At least it will be a last breath that I will draw feeling extremely proud of myself and with my integrity intact"...

(as I wrote, (10 years ago!), in my <u>06.04.05</u> letter to <u>Michael Howard</u>, then leader of the Conservative Party). (How many of those connected in one way or another with my case will be able to say that when they draw their last breath?)

To quote Che Guevara "*I would rather die standing up, than live life on my knees*" – which, because of my financial situation, would mean living in destitution...not to mention being *unable* to live with myself for giving up my rightful fight.

I really mean that − I have been stating on my website over the last 10 years: I will fight to the death.

In any case, I have been dead for the last 15 years.

So: Go ahead! Bring on the claim, and whatever else is planned on being done afterwards.



It will give me yet more opportunities to demonstrate just how unbelievably sick and rotten (³²) to the core this monsters-driven island-Kingdom has become;

how it gave me a life, and then took it away from me.

³² COED definition of '**rotten**': "Corrupt; very bad or unpleasant"

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



Mr Mark H Wagner Wagner & Co 25 Church Crescent Whetstone London N20 0JR

Ms N Klosterkotter-Dit-Rawé 3 Jefferson House 11 Basil St London SW3 1AX

The 14.11.16 'response' to my letter

(By 'Special Delivery Next Day')

10 November 2016

[See Advisors to Jefferson House # 5A – for detail]

Mr Wagner,

Further to:

- (1)- your correspondence dated 19th October 2016, received on 20th October containing:
- 3-page letter;
- 14-page pack headed "service charges";
- 13-page pack headed "ground rent";
- 3-page pack headed "administration charges";
- 1-page listing some "electricity" demands,
- ...and demanding a reply "by close of business on 4 November 2016";
- (2)- my 3 November ('Special Delivery Next Day') correspondence stating "You will receive a reply, at the latest, by Friday 11th November";
- (3)- enclosed is my 15-page response in the form of comments relating to 19 points I have identified in your letter. [See, attached, my 15-page response]

The format is the version I devised for my website, www.leasehold-outrage.com, on which I placed the document on 9th November.

All supporting documents referred to in my comments are also on my website.

N. Klosterkotter-Dit-Rawé www.leasehold-outrage.com Received on 7 Thur 20moch 16

Your ref
Our ref MHW
Date 19 October 2016

Mark Henry Wagner:
a sole practitioner shyster who
decided that it would be 'such fun' to
join the mob of assassins in raping
me psychologically and financially

WAGNER & CO

Solicitors 25 Church Crescent Whetstone London N20 0JR

Tel 020 8361 5588 Fax 020 8368 4871

E-mail mark@wagnerandco.com

Ms N Y S Klosterkotter-Dit-Rawe 3 Jefferson House 11 Basil Street London SW3 1AX

Discussed under

Advisors to Jefferson House # 5A

See also my attached Comments in relation to the added references on the letter - I sent him on 10 Nov 16

Dear Madam

Re Greyclyde Investments Limited

Oh yeah? Any more since? See Headlessors # 7

We have received instructions to act on behalf of the above named in relation to the outstanding arrears of ground rent and service charges due under your lease.

We hope that this letter will set out in a convenient format the monies which our client has told us are due to them.

I Ground Rent

We attach copies of the outstanding demands for ground rent due from 25 December 2010 to 24 December 2016.

You will find copies of thirteen demands.

Ground rent is payable at a rate of £300.00 for six month periods.

The total sum due is £3,600.00.

We are unable to see why ground rent has not been paid.

If you believe that you have a reason for withholding payment, please let us know and we will happily take instructions.

If not, please could you let us know when and how payment will be made.

2 Service Charges.

We are aware that there is a sum of £19,466.87 due from you at a time prior to Martyn Gerrard taking over the management of the block. We are currently investigating with our client whether there is any proper reason for such a large sum to be outstanding.

Principal: Mark H. Wagner LL.B (Hons) Consultant: Susan C Isaaes LL.B (Hons)

Mark H. Wagner is admitted to the New York Bar

This firm is authorised and regulated by the Solicitors Regulation Authority number 441635.

In addition to this letter, see **Header # 2, summaries, of my complaints to the Law Society against the other mob solicitors** - for what this means in practice. In a nutshell: carte blanche to do as they please.

However, in relation to the period when Martyn Gerrard have been managing the property, demands have been made of you for payment for charges due from 1 January 2011 to date.

Again, we attach copies of those demands for ease of reference.

We have calculated that a sum of £19,863.79 remains unpaid.

3 Electricity charges

We attach the statement of account in relation to your share of the electricity charges.

The amount currently owed is £645.16 and is verified by meter readings. 7

Again, we notice that you have not made any contribution for the use of electricity in your flat.

4 Administration and late payment charges

We attach copies of demands totalling £210.00 which remain unpaid. These charges are raised due to having to chase you for payment.

We are advised by our client that, despite the all the demands and reminders sent to you, no payments have been made for the ground rent, service charges and administration charges.

We have seen that you operate a web site "Leasehold Outrage". We have noted the vast number of complaints and in particular the suggestion that demands are "fraudulent". 10

We would hope that you understand that our clients would like to see exactly why you have not been paying your ground rent, service and administrative charges so that we can have a dialogue to resolve matters.

We do hope that you will agree that, given you are a leaseholder and your occupation of the flat is governed by the lease, it is not right that you have not paid any service charges or ground rent for such a considerable period of time.

If we are not able to enter into a sensible dialogue, it would appear that our client will have to issue a claim in the county court for unpaid ground rent and issue an application to the First Tier Property Tribunal for a declaration as to what service charges are payable by you.

These two steps will incur costs for both you and our clients but this may be the only alternative if we are not able to have a sensible negotiation.

If the reason for your non-payment is due to your financial situation, then please let us know. 17

Finally, given the comments posted by you on your web site in the past, we anticipate that you will probably update it to say that you have received a further letter from solicitors and allege that you are a victim of "fraud". If you decide to do so, then in the balance of reporting matters properly, please ensure that a copy of this letter is posted on your web site with an explanation as

Principal: Mark H. Wagner LL.B (Hons) Consultant: Susan C Isaacs LL.B (Hons) to why you feel you are entitled to live in the property (which you have unfortunately described as a "concentration camp") without paying ground rent and/or service charges.

Please let us hear from you by close of business on 4 November 2016 or we shall assume regretfully that the only course of action will be to issue the claims referred to above.

19

Yours faithfully



Introduction

The 'response' from the racketeering (1), vampiric (2) <u>Martyn Gerrard</u> – <u>Andrew David Ladsky mafia</u> (3) to my <u>24.07.16</u> letter to Chief Rabbi Ephraim Mirvis – et.al. was a <u>08.08.16</u> 'reminder' for £47,300.

The then appearance on the scene of <u>Mark Henry Wagner</u> (<u>Advisors # 5A</u>) is due to, I conclude, the sociopaths (⁴) / psycho (⁵) monsters (⁶) in the Ladsky mob and its state supporters:

- suffering from acute withdrawal symptoms from not getting their sadistic (⁷) kicks because I had not reported, on my website, 7 demands and one 'reminder' from Martyn Gerrard in 2016;
- launching another attack, following my defeating their obvious Machiavellian plan to forfeit my lease i.e. take the apartment away from me (<u>definition of forfeiture</u>) with my <u>10.02.14</u> document to which the mob did <u>not</u> reply and subsequently engaged in conduct that endorse my conclusion (<u>Martyn Gerrard # 28</u>).

So, for this latest attack, the mob found (yet again) (⁸) an obliging shyster (⁹), <u>Mark Henry Wagner</u>, only too happy to join the mob of <u>assassins</u> to rape me psychologically and financially who, I conclude, must also be Jewish (<u>Advisors, Intro</u>).

Come on! It's such fun for them doing that to me:

- (1)- I am a woman; (2)- of Franco-German origin, which, 'apparently', makes me "a Nazi";
- (3)- who 'dares' to stand up to 'above the law' criminal Jews who behave like supremacists (10) as well as their ego-grazed, power-corrupted supporters who very actively assist them in their criminal activities, and protect them from the legal consequences (e.g. <u>Advisors- Introduction</u>; <u>extortion</u>; <u>kangaroo courts</u>; <u>section 4 police</u>) and must therefore be crushed for 'daring' to do this to them.
- **(4)-** I am single; **(5)-** no family in this country, and with little contact with my family and close friends in France due to the British state interfering with *all* my means of communication;

¹ Concise Oxford English Dictionary (COED) definition of '**racketeer**': "A person participating in or operating a dishonest or illegal business, frequently practising fraud, extortion, intimidation, or violence"

² COED definition of 'vampire': "A person who ruthlessly exploits others"; vampiric; vampirism"

³ COED definition of 'mafia': "A group exerting a hidden sinister influence"

⁴ Concise Oxford English dictionary (COED) definition of '**sociopath**': "A person with a personality disorder manifesting itself in extreme antisocial attitudes and behaviour"

⁵ COED definition of '**psychopath**': "A person suffering from chronic mental disorder with abnormal or violent social behaviour"

⁶ COED definition of 'monster': "An inhumanly cruel or wicked person"

⁷ COED definition of '**sadism**': "The tendency to derive sexual gratification or general pleasure from inflicting pain, suffering, or humiliation on others"

⁸ Previous: Cawdery Kaye Fireman & Taylor (CKFT); Portner and Jaskel

⁹ COED dictionary definition of '**shyster**': "A person, especially a lawyer, who uses unscrupulous methods"

¹⁰ COED dictionary definition of '**supremacist**': "An advocate of the supremacy of a particular group, especially one determined by race or sex"

- **(6)** of very limited financial means, made a lot worse by <u>Andrew David Ladsky</u> ensuring that my 10-year employment at <u>KPMG</u> ended resulting in my losing over £1million in potential income and pension not to mention losing a very large part of my very-hard-earned life-savings from being persecuted by <u>the vampiric Ladsky gang of racketeers</u> since 2002 (<u>Case summary</u> / <u>Overview</u>).
- = The ideal target for the barbaric (11) and hate-filled abusive (12) treatment...that will also entertain <u>all the other assassins</u> who, 'of course', perceive themselves as being 'my victims' for 'my daring' to stand up to them and, as a result of their failure to address their wrongdoings / the situation expose them on my website.

Oh! And this latest attack will also 'help endorse' the malicious (¹³), slanderous (¹⁴) lies about me – spread around by the mob's army of scum (¹⁵), to whoever is prepared to give them the time of day e.g. My Diary 12 Oct 15 – the scum who told me:

"[I] owe the service charges claimed." "The problem is that [I] do not want to recognise that [I] must pay service charges that cannot be specified in advance".

Oh! apparently, I am also "enjoying challenging the demands" (!!!) These people are sick (16) beyond words!

Mark Henry Wagner's profile

Any solicitor prepared to work for that mob has to share its profile – and Mark Henry Wagner certainly does!

The 19 Oct 16 correspondence from Mark Wagner is so outrageous, that I decided to look up his 'specialisation'...aside from freely dishing out <u>criminal psychological harassment</u>.

From the Law Society website on: (1)- <u>Wagner & Co</u>; (2)- <u>Wagner's areas of practice</u>; (3)- <u>Mark Henry Wagner</u>; (4)- <u>Susan Claire Isaacs</u>

	Mark Henry Wagner	Susan Claire Isaacs
Employment	Him only	-
Family - general	Him only	-
Insolvency and restructuring business	Him only	-
Consumer	-	Her only
Commercial litigation	Both	Both
Litigation - general	Both	Both
Professional negligence	Both	Both

¹¹ COED definition of 'barbaric': "Savagely cruel"

¹² COED definition of 'abusive': "Involving illegality"

¹³ COED dictionary definition of 'malicious': "Characterised by malice; intending or intended to do harm"

¹⁴ COED dictionary definition of '**slanderous**': "Law - The action or crime of making a false spoken statement damaging to a person's reputation"; "A false and malicious spoken statement"

¹⁵ COED dictionary definition of '**scum**': "A worthless or contemptible person or group of people"

¹⁶ COED definition of '**sick**': "Mentally ill or disordered; perverted"

Quite a list for a sole practitioner operating with one assistant - as each area requires some extensive knowledge - not to mention keeping up on legislative changes and precedents i.e. court and tribunal decisions.

I am thinking about "insolvency and restructuring" I know a little bit about, that is a highly specialised accountancy area (my time at KPMG).

What this list conjures up to me is: 'jack of all trades, and master of none - which, based on the 19 Oct 16 letter, certainly holds true in relation to residential leasehold property (Abbreviations pg) - not mention as one of his "practice areas" – as well as numerous non-sector specific legislation, such as e.g.:

- Fraud Act 2006;
- Malicious Communications Act 1988;
- Theft Act 1968- <u>s.17 False accounting</u>;
- Protection from Harassment Act 1997;
- Protection from Eviction Act 1977.

And more listed at the end of the Martyn Gerrard page – with links to extracts, under the section 'Breaches of statutes by Martyn Gerrard and its puppet master, Andrew David Ladsky - amounting to numerous criminal offences' – with some now applying to Mark Wagner, added to aiding and abetting crime.

My comments on the 19 Oct 16 illegal demands and threat of prosecution from Mark Henry Wagner, Wagner & Co

Ref

"...the outstanding arrears of ground rent and service charges due under your lease"

Note Wagner starting with the unequivocal assertion that 'I owe all that is asked" – which, according to Mark Henry Wagner's "calculations, is £43,785.82".

Ref 2

"...which our client has told us are due to them"

That's what Wagner's "client, <u>Greyclyde Investments Ltd</u>" – that is <u>connected with Martyn</u> <u>Gerrard</u> - that issues the demands – says - so, 'of course: it must be true!'

A Martyn Gerrard that claims to be "<u>regulated by the Royal Institution of Chartered Surveyors</u> (RICS) – et.al"...

...an RICS quoted in an Aug 16 FT article, "Leasehold flats: what estate agents won't tell you", as saying that

"[its] code cannot strike off managing agents or other "unfit persons" responsible for levying unreasonable charges because there is no compulsory register"

And, when they are "registered with the RICS" = same difference e.g. the 'get lost' outcome of my - more than legitimate - 02.02.05 complaint to the RICS against the then Martin Russell Jones (MRJ) – summary # 6.2.

The outcome demonstrates that the RICS *actively endorses* criminal activities by its members - by turning a blind eye to irrebutable evidence of fraud, false accounting, extortion, corruption, blackmail, harassment, intimidation, etc.

(Undeniable supporting example of this: the claim by MRJ's Joan Hathaway, then MRICS, in 'her' 04.03.03 letter that was given to the then Leasehold Valuation Tribunal:

- "...**regarding the proposed penthouse**...although the planning permission was granted it was subsequently found that the scheme was not a viable proposition..."
- "...there are no plans to build the penthouse at the property"

Translation of this? Fast forward 2 years and 4 months, and an extra floor has been built on Jefferson House, 11 Basil St - to accommodate <u>a massive penthouse</u> that spans its whole width and length: 'Major works'.

How can this, on its own, **not** be held as very blatant evidence of criminality?

Ahhh! But, *anything* to help the 'dear landlord' <u>make his multi-million £ jackpot</u> on the back of the leaseholders.)

= <u>Martyn Gerrard</u> knows that <u>its membership of the RICS – et.al.</u> – added to being Jewish (Advisors-Intro) - gives it carte blanche to do exactly as it pleases – hence, its conduct.

As to <u>Mark Henry Wagner</u>, the endorsement of: 'if the client says so, it must of course be true' – it means: no need to waste time checking the veracity of the claims by spending time reading, understanding, assessing and, consequently, taking into consideration material evidence, including against legislation and my Lease (¹⁷) – as blatantly demonstrated in his letter.

Other benefit: the 'dear client' does not need to pay for the time.

Further, Wagner *knows* he has his so-called 'regulator', <u>the Law Society</u>, behind him blindly saying to *ignore* its code of conduct e.g.:

Rule 17.05 of the solicitor's code of conduct (SCC) – "Letters before action – "When writing a letter of claim a solicitor must not demand anything other than that recoverable under the due process of law".

Rule 12.02 - Act lawfully – "A solicitor must not act where the instructions would involve the solicitor in a breach of the law ..."

Rule 17.01 - Fairness - "Solicitors must not act in a way that is fraudulent, deceitful..."

Rule 21.21-4 – "Must check the truth of what client says when relied on before the court or in pleadings".

- ...and instead, "act solely on the instructions of his client, in his client's best interest"...
- as the Law Society / Solicitors Regulation Authority (it is controlled by the Law Society) kept throwing at my face following my complaints against the mob's other shysters.

Other examples of its 'replies':

¹⁷ E.g. Stan Gallagher, the barrister I used in 2003 – summary of events: my Comments on <u>his draft documents</u> 'in response' to the mob's <u>Part 36</u> '<u>offer</u>' / Summary of events and Breaches of the law at the beginning of the Gallagher page.

"Portner & Jaskel are clearly acting on the instructions of their client in this matter";

"They are entitled to take a robust approach"

"There is no misconduct in them doing so and I do not consider that the letter is either threatening or that it amounts to harassment."

"<u>CKFT</u> was at liberty to <u>issue</u> <u>proceedings</u>...to determine whether the sums claimed were due or not"

Refers to — unlawfully - threatening me with "bankruptcy, forfeiture and costs" if I did not pay immediately the fraudulent sum of "£9,000" to a company I had never heard of, and...

after subjecting me to a further 16 months of absolute sheer utter hell – issuing me with a Notice of Discontinuance of "all the claims against [me]" -!

<u>Summary of my legitimate complaint – in vain # 2.6.</u>

Clearly, according to the Law Society, a solicitor need not worry himself / herself with the facts – summary of my complaint – in vain # 2.5.

Put anything you want in the claim; throw it at the defendant and see how s/he responds – concurrently relying on the 'ever so helpful' judiciary (<u>kangaroo courts</u>), as well as your mates within the solicitor and barrister fraternity <u>summaries</u> of my <u>legitimate</u> complaints – in vain # 2.2, # 2.3. # 2.4

Ain't life swell in this island-Kingdom!

Ref

"Ground rent – attach copies of outstanding demands for ground rent due from 25 December 2010 to 24 December 2016...thirteen demands...Total sum due is £3,600"

"We are unable to see why the ground rent has not been paid"

FALSE – see my ground rent summary

25 Dec 14 – 23 Jun 15

In the 'Ground rent' pack Wagner sent me, a "25-12-2014 - demand for ground rent – 25 Dec 14 – 23 Jun 15" has been included.

It is the first time I see it.

Wagner claims to have "looked at the Martyn Gerrard page on my website" (ref # 10). He could not have failed to see:

- the 'ground rent summary' near the top of the page clearly stating that Gerrard had sent me a credit card payment receipt for this period for "£300" stating "Ground rent received 3 Jefferson House Kind regards";
- and, following the link, I provide in the summary, under section 24(3), the photograph I took of the credit card receipt.

The mafia's objective was an attempt to cause me distress and anguish (just before Christmas) – as I had *not* given it the name of my credit card, nor, of course, the number. (¹⁸)

¹⁸ In addition to the police stealing my post (<u>Persecution # 3.2</u>; my <u>19.07.11</u> Home Office Witness Statement), in My Diary 2008– <u>'Surveillance' section</u>, I report detail of extensive hacking by the police and security services of people's private and sensitive information. To this are added law firms and others in the private sector who employ private detectives to spy on people, including obtaining fraudulently all kinds of highly personal information e.g. bank account and credit card details - by using 'blaggers'.

Furthermore, as discussed in <u>my summary of "service charges</u>", to save face, *20 months later*, in its <u>08.08.16</u> 'reminder', the sadistic, perverse (¹⁹) crooks (²⁰) <u>deducted</u> the "£300" as "rent received".

Hence: it is crystal clear that I do not owe the amount claimed.

Mark Henry Wagner has 'very conveniently' failed to see this on my website - thereby amounting to endorsing the conduct.

24 Jun – 24 Dec 15

Also in the 'Ground rent' pack, there is a "23-06-2015 demand – for ground rent 24/06/2015 – 24/12/2015'.

Likewise, **it is the first time I see it**. Hence, as it had <u>not</u> been asked as legally required, it meant that I did <u>not</u> have to pay.

This too is *very clearly stated* in the ground rent summary, near the top of the <u>Martyn Gerard page</u>.

(For another fraudulent action by the racketeers – see towards the end of Ref # 6, below)

Mark Henry Wagner has also 'very conveniently' failed to see this on my website - thereby amounting to endorsing the conduct.

As Martyn Gerrard is now playing catch up – in a typically underhanded manner, probably hoping with Wagner that I would not spot it – as the demand is within the statutory period, <u>I have placed this amount</u> in the special 'ground rent' account.

As to the statement: "We are unable to see why ground rent has not been paid"

This is also *very clearly explained* on the <u>Martyn Gerrard page</u> – *in numerous places* where I refer to my <u>07.07.12</u> correspondence to Gerrard (sent 'Special Delivery Next Day') – in which I wrote:

"Amount in specially set-up NatWest account #[].

Will be released to my 'landlord' - as defined in my Lease - upon provision of strict legal proof of status - information I have been asking since July 2010."

Every time I refer to it, I state: 'Of course, Martyn Gerrard ignored my letter'.

My insistence at wanting to determine the identity of 'my landlord', as defined in my Lease, was justified further following receipt of a <u>16.08.13</u> letter from Saul Maurice Gerrard – reporting:

"...we act on behalf of your former landlord, Rootstock Overseas Corporation under the Lease."

"The former landlord has on 3 June 2013 transferred its interest in the property to the new landlord, Greyclyde Investments Ltd." (Freehold # 2)

¹⁹ COED definition of 'perverse': "Showing a deliberate and obstinate desire to behave unacceptably"

²⁰ COED definition of '**crook**': "Informal - A person who is dishonest or a criminal'

Only a freeholder can transfer the freehold to another party. Yet, the party was "Rootstock Overseas Corp" (Headlessor # 3) – which Martyn Gerrard had described as the "head lessee" in its previous demands e.g. 23.06.11.

Hence, when did "Rootstock Overseas Corp" mysteriously transform into "the freeholder" – I believed to be Jefferson House Ltd? I was **not** informed of this. **Why not?** (²¹)

In the light of this, with my <u>10.02.14</u> ('Special Delivery Next Day') document to Martyn Gerrard, I submitted a **statutory Notice** under the <u>Landlord & Tenant Act 1985</u> to determine the identity of my lessor i.e. 'landlord'.

Under the statute, it had "21 days to respond from the date of receipt". It did <u>not</u>. In fact, it did <u>not</u> even acknowledge my document...because it is highly 'inconvenient'.

All of the above is very clearly explained on my website, but...

...yet again, Mark Henry Wagner has 'very conveniently' failed to see it - thereby amounting to endorsing the conduct.

Furthermore, in the ongoing pursuit of their sadistic kicks, very sick Martyn Gerrard – Andrew David Ladsky, and whoever else might be hiding with him behind the paper companies, are continuing to play games by – in their <u>21.01.16</u> demand – stating **3 addresses for 'the landlord'** "Greyclyde Investments Ltd":

- 1. "Jefferson House";
- 2. "89 Claude Road" without, of course, giving a postcode; (there are 3 'Claude Road' in London alone: in E10; E13 and SE15); (it will add to the psychos' kicks to know I have looked it up).
- 3. "197 Ballards Lane, Finchley, London N3 1LP" (the location that issues the fraudulent demands).

The previous demand e.g. <u>02.12.15</u> only gave the third address.

This represents the 5th version since Martyn Gerrard took over in 2011. The previous four are:

- 1. No address (and no name) for 'the landlord' on the demands e.g. <u>16.02.11</u> and <u>12.01.12</u> "service charge estimates"; 04.01.12 demand "for electricity".
- 2. "Head lessee: Rootstock Overseas Corporation, Edificio PH Plaza 2000, Calle 50, Apartado 6307, Republic of Panama, address for service in the UK c/o Martyn Gerrard estate agents" e.g. 23.06.11 demand.
- 3. "Rootstock Overseas Corp, c/o Martyn Gerrard House, 197 Ballards Lane..." e.g. 17.07.12.
- 4. After "a transfer of the freehold by Rootstock Overseas Corp to Greyclyde Investments Ltd", the "head lessee" (referred to earlier) I have had "Greyclyde Investments Ltd, Martyn Gerrard House, 197 Ballards Lane..."

²¹ All these 'companies' are just shell companies in offshore jurisdictions, fronted by sham directors, and are used to hide the identity of the owner, making a complete mockery of leasehold legislation – as demonstrated by https://doi.org/10.1001/jeach.nih.gov/https://doi.org/10.1001/jeach.nih.gov/https://doi.org/10.1001/jeach.nih.gov/https://doi.org/10.1001/jeach.nih.gov/https://doi.org/https://doi.org/https://doi.org/https://doi.org/<a href="https://doi.org/"

I therefore maintain that I am absolutely justified in withholding payment of the ground rent – as I do <u>not</u> know the detail of 'my landlord' – and place it into a separate account – as and when it is demanded in the legally required manner.

Why in spite of the mafia's long-standing, numerous ongoing breaches of <u>my Lease</u> (a legal contract) have I been placing the amounts – as they were legally asked – in a special account?

- 1. the barbaric, "weapon of mass destruction" forfeiture legislation;
- 2. my (so far) 9 experiences with courts and tribunals (kangaroo courts).

Ref

"...a sum of £19,466.87 due from you at a time prior to Martyn Gerrard taking over the management of the block."

Note, yet again, the assertion: "due from you".

Aside from the fact that is <u>FALSE</u> - How is this sum arrived at? See <u>my summary of the</u> <u>"service charge" demands</u> that contradicts the assertion.

It is also detailed under <u>Martyn Gerrard (1)- Background</u> - including explaining that <u>the then Martin Russell Jones (MRJ)</u> failed to reply to my several letters asking for supporting evidence.

Yet again, Mark Henry Wagner has 'very conveniently' failed to see this – thereby amounting to endorsing the conduct.

Suppliers to Mark Wagner – note! Feel free to send him <u>a £24,000 bill</u> – without *any* supporting evidence – and tell him he must pay it; he will find that '*perfectly acceptable!*'.

Ref

"We are currently investigating with our client whether there is any proper reason for such a large sum to be outstanding"

- (1)- Contrast that with the assertion in the previous sentence: "due from you".
- (2)- Stating that after nearly 6 years!
- (3)- <u>5 years and 3 months ago</u>, I sent Martyn Gerrard a <u>07.07.11</u> letter (by 'Recorded delivery'), in which I reported the several letters I sent <u>the then Martin Russell Jones (MRJ</u>) challenging the demands, and asking for supporting evidence.

Martyn Gerrard, that was *looking* at my website, and could see and access the letters - failed to even acknowledge my letter.

This, in spite of Tom O'Kane, MCIOB., Assoc. RICS, stating in his 16.01.11 letter:

"Obviously we are just getting to grips with the problems related to the property should you have any information that you believe may be useful I would be more than glad to hear from you..."

Martyn Gerrard did **not** want "to hear from me" – because all it wanted to do, having appointed itself as henchmen (²²) and henchwomen - was to unleash a sustained regime of <u>criminal psychological harassment</u> against me – for the reasons detailed in the above Introduction.

²² COED definition of 'henchman': "A faithful follower or political supporter, especially one prepared to engage in crime or dishonest practices"

Yes: my <u>07.07.11</u> letter to Gerrard *is* on my website, under <u>Martyn Gerrard # 2;</u> has been on it for many years – and I refer to it in numerous other places in the context of reporting that "*Martyn Gerrard is ignoring all my correspondence*".

Yet again, Mark Henry Wagner has 'very conveniently' failed to see this – thereby amounting to endorsing the conduct.

"However, in relation to the period when Martyn Gerrard have been managing the property, demands have been made of you for payment for charges due from 1 January 2011 to date."

"We have calculated that a sum of £19,863.79"

Again: the unequivocal assertion that 'I owe all the demands'!

"£19,863.79" – How is this calculated?

See my summary of the "service charge" demands

Wagner who "looked at the Martyn Gerrard page on my website" could not have failed to see the issues in the summary of "service charges" at the top of the page.

Firstly, the demands are <u>not</u> supported by accounts that are compliant with covenants in <u>my Lease</u> – a legal contract. Hence, I am <u>not</u> legally required to pay.

I have stated this ad nauseam on my website. On the Martyn Gerrard page – starting with the summary of "service charges" under which I provide extracts from my Lease, as well as a link to section 15, where I discuss the issues in great detail, and include more extracts from my Lease.

Yet again, Mark Henry Wagner has 'very conveniently' failed to see this – thereby amounting to endorsing the conduct.

But yeh! Why bother with a legal contract...when it concerns somebody 'like me'...added to knowing that the courts will likewise ignore it (kangaroo courts).

Secondly, the demands have now reached **version 8** – in chronological order:

Version 1 - List of items split into "schedules" – and a global sum attached to each; a "percentage share" and "amount" claimed from me – with no explanation as to the meaning of the two "schedules" – and hence difference in the "percentage share" e.g. 16.02.11 and 12.01.12 demands.

On page 6 of my 10.02.14 ('Special delivery next day') correspondence to Martyn Gerrard, I reported that I have *never* been provided with an explanation about the "1.732%" used for "schedule 1". It did *not* respond.

- Version 2 List of items, each with an amount claimed from me (i.e. no more global sum, nor
 of mention of "percentage share") and no mention of "schedules" of course, without
 explanation e.g. 11.01.13.
- <u>Version 3</u> Reappearance of "schedules" but only as a mention i.e. no details, other than stating the sum demanded from me still *no* explanation e.g. 16.08.13.
- Version 4 Back to using a global sum against each item but there are no items listed under "schedule 2" ditto about no explanation e.g. 23.12.13.

 Version 5 – Failing to send a demand – while nonetheless adding the sum to the arrears (refers to no demand for second half of 2014; reason: my 10.02.14 document had 'upset' the mafia).

What has the mob done? It has included a "29-07-2014 - 01/07/2014 to 31/12/2014 service charge demand of £958.90" in the pack sent by Wagner.

Version 6 – Failing to send me a demand for year 2015; hence: no information provided, while nonetheless adding to the "arrears" (08.10.15 demand). Objective? To continue to add to the fun - from knowing that I will waste a lot of time trying to figure out the amounts.

Having done that - waiting: (1)- 20 months to provide the detail - in the <u>08.08.16</u> 'reminder'; (2)- another 2 months to supply the demands: in the pack enclosed by Wagner:

- (1)- "27-0-2015 £1,271.13 demand for 01/01/2015 to 30/06/2015";
- (2)- "01-07-2015 £1,271.11 demand for 01/07/2015 to 31/12/2015"
- Version 7 "Service adjustment" without specifying the "schedules" to which it applies ditto about no explanation e.g. <u>08.10.15</u>.
- Version 8 From 21.01.16 demand: (1)- List of items, each with a global amount not split between "schedules", and of course: no explanation; (2)- new addition, after 5 years, of "leaseholder contribution per flat", with some missing, and a new one added of course: no explanation;
 - (3)- 'my share' deliberately miscalculated. Oh! And (4)- 3 different addresses for the landlord (as discussed above).

At the time Mark Wagner wrote me, **all** of the above – up to version 7 - was reported on, among other, the Martyn Gerrard page, starting with the summary of "service charges", and discussed at great length in the corresponding sections.

Yet again, Mark Henry Wagner has 'very conveniently' failed to see all of it – thereby amounting to endorsing the conduct.

I note that Martyn Gerrard – Mark Wagner omitted to refer to the <u>08.08.16</u> 'reminder'. (It was the 'response' to my <u>24.07.16</u> letter to Chief Rabbi Epharaim Mirvis – et.al. – <u>My Diary 24 Jul 16</u>).

Why?

Because, in this 'reminder' (in which Gerrard "credited the £300 ground rent" - Ref # 3, above)...

with the objective of covering up the particularly outrageous <u>16.02.11</u> and <u>12.01.12</u> demands - the racketeers state: "*Ground rent balance brought forward: £5,500*".

I presume that the claimed amount includes Gerrard's demands of 16 Feb 11, 23 Jun 11 and 12 Jan 12 (my ground rent summary) - as they are not referred to anywhere.

The racketeers have therefore fraudulently added more than 3.5 years of "ground rent": £2,200,...

to the 4 years, pre Martyn Gerrard, i.e. £2,400 - I do <u>not</u> owe (£5,500 - £2,400 - £900 (the 3 Gerrard demands) = £2,200). (This is discussed under note (15a) of <u>my "service charge" summary</u>).

With the same objective, in the <u>08.08.16</u> 'reminder', their other ploy is to provide detail of *only* the "half year 2013" demand. Looking at this <u>printscreen</u> – you can see why: "year 2013" is £1,566, or 45.2% less than in each of the previous 2 years.

The above amounts to *absolutely undeniable* ongoing <u>criminal psychological</u> <u>harassment</u>, as well as other criminal activities – and shyster <u>Mark Henry Wagner</u> very clearly endorses them.

Ref

"The amount currently owed is £645.16 and is verified by meter reading"

See my summary of "electricity" demands

"verified by meter reading"...but, according to Mark Wagner who "looked at [my] website" – and could <u>not</u> fail to see, near the top of the <u>Martyn Gerrard page</u>, my very clear summary of the demands "for electricity"...

- I am very clearly *not entitled* to be provided with the alleged number of units of electricity used,...

added to the fact that the electricity meters are "under lock and key" - as I reported e.g. under para.231 of my 03.06.08 Witness Statement.

Message to suppliers to Mark Henry Wagner e.g.

- gas and / or electricity: don't provide him with *any* data on his consumption just state the total amount due;
- grocery stores and supermarkets: don't give him an itemised bill just state the total amount due;
- restaurants: do the same thing as the above;
- ...because Mark Henry Wagner finds that 'perfectly acceptable'!
- Yet again, Mark Henry Wagner has deliberately failed to see my evidence thereby amounting to endorsing the conduct.

Ref

"...you have not made any contribution for the use of electricity in your flat."

<u>FALSE</u> – With my <u>10.02.14</u> correspondence – clearly stating it - I sent Martyn Gerrard a cheque for £514.34. It did not cash it within the 6-month statutory limit.

WHY? Because, in spite of its not providing me with the number of units of electricity "used", I found a way of calculating, at least, the composition of the demands = I caught the monsters out, and exposed their ongoing criminal psychological harassment.

This too, is very clearly stated in the summary of "electricity" demands, at the top of the <u>Martyn Gerrard page</u> - and supported by graphs which, as well as discussed under the corresponding sections – which, Mark Wagner, who "looked at [my] website" – could <u>not</u> fail to see.

Yet again, Mark Henry Wagner has deliberately failed to see my evidence – thereby amounting to his endorsing yet more lies.

Ref 9 "Administration and late payment charges – We attach copies of demands totalling £210.00 which remain unpaid."

"These charges are raised due to having to chase you for payment"

"Due to having to chase payment". Absolutely unbelievable – considering (among other) all of the above.

= The "arslikhan" (²³), corrupt (²⁴) Wagner continuing to wear his blindfold.

Ref 10 "...you operate a web site "Leasehold Outrage"

"We have noted the vast number of complaints and in particular the suggestion that demands are fraudulent"

Oh dear! Oh dear! How 'dare' I, 'me' the little nobody', complain about being the victim of ongoing fraud (among *many other things*, that include e.g. the ongoing destruction of my apartment through floodings; in the middle of the night, psychos: laughing their head off as they are banging on my windows; hosing my windows, etc., etc., etc., etc., etc., etc. My Diary section # 2)...

which, evidently, shyster Mark Wagner 'cannot see'.

As blatantly demonstrated by his letter: <u>Mark Henry Wagner</u> focused *only* on the word "fraudulent" - *opting to ignore* ALL the evidence in support of my use of the adjective 'fraudulent' – which, in each instance, I have ensured (for obvious reasons) is there.

Ref 11 "We would hope that you understand that our clients would like to see exactly why you have not been paying your ground rent, service and administration charges so that we can have a dialogue to resolve matters"

"...would like to see exactly why you have not been paying...so that we can have a dialogue to resolve matters"

The gall of that vermin (²⁵) is really beyond words!

Look at the correspondence I sent Martyn Gerrard over the last 5 years and 3 months – <u>it opted</u> to ignore:

- 1. **07.07.11** (by 'Recorded Delivery') above, Ref # 5;
- 2. 07.07.12 (by 'Special Delivery Next Day') above, Ref # 3
- 3. <u>10.02.14</u> (by 'Special Delivery Next Day') that also includes a statutory notice Refs # 3, # 6 and # 8.

²³ "Arslikhan": one of Private Eye's unique expressions.

²⁴ COED definition of 'corrupt': "Willing to act dishonestly in return for money or personal gain"

²⁵ COED definition of '**vermin**': "Very unpleasant and destructive people"

I yet again repeat: Mark Henry Wagner has deliberately failed to see my evidence — thereby amounting to endorsing the conduct.

Ref 12 "We do hope that you will agree that, given you are a leaseholder and your occupation of the flat is governed by the lease, it is not right that you have not paid any service charges or ground rent for such a considerable period of time."

Again, in the light of the evidence: absolutely unbelievable!

"governed by the lease" – in relation to which, evidently, according to Mark Wagner, 'the landlord' and its henchmen and henchwomen are at liberty to ignore all the covenants they 'do not like' – not to mention numerous legislation (end of Martyn Gerrard page).

Yep! Again: Mark Henry Wagner has deliberately failed to see my evidence – thereby amounting to endorsing the conduct.

Ref 13 "If we are not able to enter into a sensible dialogue...."

I repeat: in the light of the above: absolutely unbelievable!

Yep! Again: Mark Henry Wagner has deliberately failed to see my evidence – thereby amounting to endorsing the conduct.

Ref 14

"...it would appear..."

Having repeatedly made the assertion that 'I' owe **all** the monies claimed': "the £43,785.82" - Wagner is now 'not sure' whether his 'dear client' has a case against me.

Yep! Definitely a shyster "regulated by the Solicitors Regulation Authority" = the Law Society – who, typically for the type, then **goes on to use bullying** (26) and blackmail (27) tactics.

I repeat, yet again: Mark Henry Wagner has deliberately failed to see my evidence – thereby amounting to endorsing the conduct.

²⁶ 'Bullying': Definition sourced from 4 different English dictionaries - "To intimidate or badger with threats"; "Bully – a person who hurts, persecutes, or intimidates weaker people, especially to make him / her do something"; "The act of intimidating a weaker person to make them do something"; "A bully is an individual who tends to torment others. Bullying is generally seen as a form of harassment"

Theft Act 1968, s.21- "Blackmail" - (1)- "A person is guilty of blackmail if, with a view to gain for himself or another or with intent to cause loss to another, he makes any unwarranted demand with menaces..."

²⁷ 'Blackmail': Definition sourced from 4 different English dictionaries - "To exact or attempt to exact (money or anything of value) from (a person) by threats or intimidation"; "The exertion of pressure or threats, esp. unfairly, in an attempt to influence someone's actions"; "The act of making others do what one wants through fear"; "Being made to feel afraid or timid"

Ref 15 "...that our client will have to issue a claim in the county court for unpaid ground rent and issue an application to the First Tier Property Tribunal for a declaration as to what service charges are payable by you."

I repeat my above comments.

Re "claim in the county court" - Wagner could have added: and you know from your experience with:

- West London Country Court in 2002-04 and 2007-08;
- Wandsworth County Court in 2004,...

that 'my dear' client's judiciary friends in the county courts suffer from sudden attacks of extreme blindness to the evidence, as well as amnesia about the rule of law...in addition to being powermad, extremely vicious (²⁸), cruel (²⁹) and perverse monsters. Hence, Wagner is adding to the bullying and blackmail tactics.

As to the "First Tier Property Tribunal" - a rebranding of the Leasehold Valuation Tribunal, while keeping all the staff, including its then head, Siobhan McGrath (summary of my legitimate complaint – in vain # 1.1)... And you also know that **NONE** of these parties are regulated...

- you also know from <u>your experience in 2002-03</u>, that it is, likewise, at the sole service of 'the dear sacrosanct parasitic (³⁰) landlords' – and therefore *ignores* the performance of its statutory duty, and will happily accuse *you* of being 'responsible for the situation' ("<u>summary of case</u>" on its database / <u>page summary of case</u>).summaries of my complaints - in vain - **section 1**

Yep! 'Justice' in this island-Kingdom is 'for people with money'...which, in your case, means <u>a</u> large amount of stolen money. (Overview Note 2)

= Yet more bullying and blackmail tactics by Wagner.

Ref 16

"These steps will incur costs for both you and our clients but this may be the only alternative if we are not able to have a sensible negotiation."

Hhhha! "*The costs!*" - The other FEAR weapon (<u>Overview Note 4</u>; <u>Business model- # A</u>; <u>CKFT # 3</u>) - used by crooked landlords and their aides to crush leaseholders into submission = rip them off.

I repeat my above comment about the use of bullying and blackmail tactics, as well as...



...repeat, yet again: Mark Henry Wagner has deliberately failed to see my evidence – thereby amounting to endorsing the conduct.

Ref 17

"If the reason for your non-payment is due to your financial situation, then please let us know"

Unbelievable! What an evil shyster!

²⁸ COED definition of 'vicious': "Morally or practically condemnable; reprehensible; cruel or violent"

²⁹ COED definition of 'cruel': "Disregarding or taking pleasure in the pain or suffering of others"

³⁰ COED definition of 'parasite': "A person who habitually relies on or exploit others and gives nothing in return"

Ref 18 "Finally, given the comments posted by you on your web site in the past, we anticipate that you will probably update it to say that you have received a further letter from solicitors and allege that you are a victim of fraud" (1)

"If you decide to do so, then in the balance of reporting matters properly, please ensure that a copy of this letter is posted on your web site..." (2)

"with an explanation as to why you feel you are entitled to live in the property..."

(which you have unfortunately described as a "concentration camp")..." (3)

"without paying ground rent and / or service charges." (4)

(1)- You bet!

(2)- As can be seen on my website, "in the balance of reporting matters properly", I have - throughout - given a voice to my enemies by placing all their correspondence to me, and often include extracts, not to mention other evidence such as photographs and videos...resulting in a very large website.

The objective of this statement is to add further to the blackmail tactics: 'put this letter on your website, because *I know I am right*'.

(3)- "Unfortunately" for whom?

As the saying goes: 'You can take a horse to water, but you can't force it to drink'.

(4)- Yep! Definitely a shyster "regulated by the Solicitors Regulation Authority" = the Law Society.

As to my "still living in the property" (I am not "living"; this gang of thoroughly evil supremacist racketeers have robbed me of my life since 2002).

I am *still* in it - <u>against my will</u> - as <u>a direct result</u> of the action by Mark Wagner's psycho client in 2004 - when I wanted to leave this island-Kingdom forever (<u>Overview # 6</u>).

But vindictive (³¹) Andrew David Ladsky would *not* let go, hell-bent on destroying me for 'daring' to stand up to him, and interfere in the realisation of his multi-million £s jackpot.

Ref 19 "Please let us hear from you by close of business on 4 November 2016 or we shall assume regretfully that the only course of action will be to issue the claims referred to above."

In my 03.11.16 letter, (sent by 'Special Delivery Next Day'), I replied:

"You will receive a reply, at the latest, by Friday 11th November."

"As your "client" has failed to respond to all my correspondence over the last 5 years and 3 months – including a statutory notice requiring a response "within 21 days of receipt" – it can wait another week."

³¹ COED definition of '**vindictive**': "Having or showing a strong or unreasoning desire for revenge"

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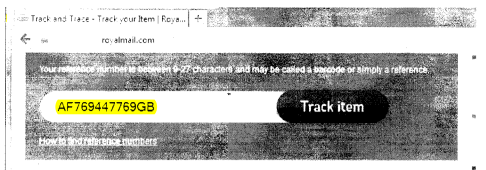
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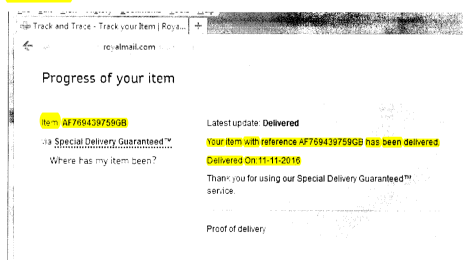
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