

IPCC
Jamie Wood
90 High-Holborn
London WC1V
Your Ref:2005/013275
Court Case Ref: HC0402565/ A3/2005/2301
24. APRIL 2006

Dear Mr. Wood
Re: URGENT INVESTIGATION OF POLICE, COURT CASE AND TAMPERED CRIME FILE

You may remember Mr. Nicholas and myself came to your offices regarding my case Seven-v- Gossage and others on $25^{\text {th }}$ November 2005. We handed in various police documents relating to a thefts/ fraud organised crime case first reported to Paddington Green Police Station on $16^{\text {¹ }}$ January 2004 by witness Lisa Pahne and myself. Lisa and I had been lured by false pretences by a group of cons operating in media, and taken to NTL facilities on 11 November 2003 after which extremely valuable commercial Multimedia documents and scripts belonging to me were stolen and sold world-wide.

Onwards throughout 2004 and 2005, other witnesses and myself repeatedly took large volumes of evidence and reported extremely harrowing criminal activities to Paddington Green Police Station. I.E. Racketeering, black mail, stalking, harassment, phone wire-tapping, blocking of our phones conversations, 24-surveillance on my house, hacking of my computers, death threats, breaking an entry into my home, drilling into my locks etc. To say the least, this was all designed to obstruct court proceedings, intimidate and pervert justice.

Since January 2004, the criminals involved have been running a mass fraud network doing illegal licensing deals in media using my stolen intellectual property. With this crime came a wave of corruption in the UK and has since spread to becoming global pandemic. Involving bribery, money laundering, and conspiracy to murder in attempts to cover up and keep all knowledge of what's going on hidden.

We repeatedly reported what has been taken place to a number of Paddington Green police station officers and made numerous crime reports. However, when I informed the police officer Stallard who was suppose to be investigating the case after my receiving death threats his said " You have to tell someone but.... don't tell me! After which he slammed the phone down! No police officers did any investigations or ever once contacted us to find out what was going on.

We are aware the crime bosses have fixers in the police and political connections who have kept this all quiet. It appears that Police officer Stallard is one of these fixers.

In August 2004 I issued emergency proceedings myself in the High-Court to protect our lives, as there was no question there was a conspiracy to murder me. After numerous attacks I was urgently referred to St Mary's hospital to receive treatment in

## APPENDIX J - COVER UPS

the cardiology and neurology departments. However, in May 2005 my medical records vanished from the hospital. Evidence emerged that the criminals also had links to St Mary's hospital and in fact my hospital records were stolen. We believe this was to remove incriminating evidence, and fabricate lies to make it look like I was a crazy person.

By June and July 2005 while the stations were bombed my house was under siege. I was sent a threat with the dates of the bombings, which was absolutely terrifying. I became trapped in my home until September 2005 to prevent myself being murdered. We are aware that the crime bosses in this case have expanded this criminal operation into funding all kind of terror tactics evils. They have terrorised me for over the last to years, to prevent exposure of all this.

My cousin Mr. Nicholas thankfully got me to Notting hill police station in the late hours of $31^{\text {st }}$ of August 2005 into the following day $1^{\text {st }}$ September 2005 where everything was reported to police officers. However, I received a threatening phone call from the police officer Stallard say "This will Not be reported. Do you hear me...Do you hear me.... This will not be reported!" He was threatening and warning at the same time. He didn't wait for or want any response. He gave absolutely no opportunity to even question why my case would not be reported.

We requested the crime file to give to the Judge, as the high-court judge Blackburne was shocked after being told by Mr . Nicholas that all this was reported and no police had taken any action. We paid for the crime file on $3^{\text {rd }}$ October 2005. We also sent a letter which to date has been completely ignored, which is why we went to you in $25^{\text {tit }}$ November 2005.

The case was heard on $23^{\text {rd }}$ February 2006 and the Judge asked for the matter to be adjourned. It appears as evidence has proved guilt deceit treachery and the covering up of serious organised crime; police officers involved have tampered with the crime file in an attempt to pervert justice. On $15^{\text {th }}$ of March 2006, Mr. Nicholas received an obviously, and blatantly doctored version of the crime file from Brian Wilson. I attach Mr. Nicholas's letter for you immediate attention.

The case is about the be heard on 2 May 2006, and there is a serious emergency concern for public safety and national security, as Mutti-Billions of pounds have been embezzled and is being used to fund forms of terrorism. I believe these crime bosses have links to bio companies, which have access to very dangerous killer viruses. These criminals are very very dangerous and plotting the harm masses of innocent people. As this is being covered up by corrupt police officers it is imperative that you departments immediately take URGENT action to protect public safety and national security. As they are using terror tactics as a smoke screen to obscure mass corporate fraud.

Please investigate this and take immediate action.


## RESTRICTED

## Our reference: 2005/013275

Ms C Seven
8 Westbourne Crescent
London
W2 3DB
90 High Holborn London WCIV 6BH

Tel: 02071663000
Fax: 02074040430 Minicom:020 74040431

8 May 2006

## RE: YOUR COMPLAINT TO THE IPCC

Thank you for your letter of 4 May 2006. We acknowledge your consent and note the details of your complaint against police officers of the Metropolitan Police. The case reference number is 2005/013275 which you should quote in all future correspondence.

The IPCC is completely independent of the police service and is responsible for ensuring that the police complaints system in England and Wales works effectively and fairly. However, I should explain that each police force is responsible for considering complaints made against that force and recording your complaint. If you are unhappy with the police's decision on recording your complaint you have a right of appeal to the IPCC.

On behalf of the IPCC I have referred the matter to the Professional Standards Department of the Metropolitan Police for consideration. This has been done with your consent and the police will be contacting you in due course.

Please find enclosed a copy of the details that have been forwarded to the police.
Yours sincerely


Jamie Wood

- Casework Manager

Independent Police Complaints Commission (IPCC)
Enc.

## APPENDIX J - COVER UPS

## METROPOLITAN POLICE

DEPUTY COMMISSIONER'S COMMAND
PROOF OF POSTING
DCC8 - Directorate of Professional
Standards
DCC8(2) Professional Standards
Borough Support
Ms Charles Seven
8 Westbourne Crescent
London
W2 3DB
Penrhyn Road 3-5
3-5 Penrhyn Road
Kingston
KT1 2BT
Telephone: 02082475205
Facsimile: 02082475075
Email: Adrian.Usher@met.police.uk
www.met.police.uk
Your ref:
Our ref: PC 2457/06
$12^{\text {th }}$ May 2006

## Dear Ms Seven

The complaint you made to the Independent Police Complaints Commission on $24^{\text {th }}$ April 2006 has been forwarded to us to investigate.

Initially I have sent the file to Superintendent Mike SMITH at Paddington Police Station, 2-4 Harrow Road, Paddington, London W2 1XJ, who will contact you in due course to discuss your complaint.

Yours sincerely,
bitrued
Sp
Adrian Usher
Detective Inspector
Internal Investigations Command (South West)

## Data Protection Act - Dispose Of As Confidential Waste <br> 33 <br> CR:5807567/04 CrType:C Notifiable/MPS/Other: Status:N Press:N Class:No Crime GLU:CCC <br> Details of Investigation

## 24/05/2004 14:44

PS $35 \square$ 35DP MI STALLARD
VIW attended DD last week and returned on appointment to see Myself and DS Cracknell.
Information
VIW arrived at DD with a suitcase full of documents.
She is claiming that she is being harrassed by TV producers and programme makers and her solicitors in the form that
I. She has people watching the house.
2. Her EMail is being interfered with
3. Her telephone is bugged
4. Her media ideas have been stolen and programmes and magazine articles are about her and desinged to destroy her.

This incident goes back to novernber 11 th " 003 when the VIW allegedly had a meeting with four TV Exec's. They are Richard Hannah(NTL), Tony Orwin(NTL), Helen Alexander(Scottish media Group) Jim Manson(Executive producer), Susan Hills (PA To Hannah). They are not suspects just mentioned in this report.

## 24/05/2004 14:46

PS 36 35DP MI STALLARD
VIW reported theft of her nedia manuscripts

24/05/2004 15:33
PS $37 \square 35 D P$ MI STALLARD
in January 2004. That was no crimed as she allegedly gave them to the TV company and used them without her permission. It is a civil copyright metter and was 50 advided.

She alleges since then she has had her E mail interfered with, her phone has been tapped into in the fact that either she cant hear who she is talking to or they cant bear here and it swaps back and forth.
She also alleges that she is being watchend by several vehicles. Reasitration numbers given for vans
are
are 60

She also alleges that time out have put one of bet


34

# Data Protection Act - Dispose Of As Confidential Waste <br> 38 <br> CR:5807567/04 CrType:C Notifiable/MPS/Other: Stanus:N Press:N Class:No Crime GLU:CCC Details of Investigation 

24/05/2004 15:33
PS 39 3SDP MU STALLARD
stories in their magazine and that they also did a supiplement about paranoid people and that was about her.

After explaining that I would look at her allegations but if the vehicles proved to be ok, I could not forsee the investigation progressing.

At this stage she became upset and started to argue with us about if she went and killed them before they got her.

She was advised regarding these matters and the difference between civil law and proof needed for criminal law, and the ty of offences we investigate.

She likened it to theft of a car from a showroom and was not happy.
I believe that the VIW believes the whole world is against her and that we all are consiring to hurt her. She would not be convinced of anything we advised.
we did advise her that if she saw someone following her or vans watching her to call the police and have the problem checked out at the time.

She eventually left still believing that we had joined forces with them to gang up on her.
All efforts were made to appease her.
I have tried contacting her on her phone with no luck. This matter is no crimed as none of the elements of harrassment can be proved.


# Data Protection Act - Dispose Of As Confidential Waste 40 <br> CR:5812029/05 CrType:C Notifiable/MPS/Other: Status:N Press:Y Class:No Crime GLU:CCC Details of lavestigation 

## 01/09/2005 04:38

39
PRIMARY INVESTIGATION DETAILS : 1 Immediate action
1 Reported at the f\%o bl scene not attended.
The victim turned up with four files full of documents and stated in two and a half hours that all the allegations made in CRIS $5807567 / 04$ were still on going.

She refered to TV PRODUCERS AND PROGRAMME MAKERS harassing her in the following ways:

Whacking her computer by installing monitoring devices
2/tapping her phone lines and listening into her conversations
3/continious surveillance of her home by a white van VRM :
4/Illegal transferring of data
5/stalking
The view believes that the perpetrators of the harassment are collectively using menaces and threats against her to sabotage, obstruct and prevent her from taking them to court for embezzlement and fraud. The viw also believes that there is a conspiracy by the perpetrators to murder her and right now she feels very terrorised.

She states she has not been out of her house for three months for fear of being assassinated by the above groups of people and needs protection from harassment from the police.

The viwtells of an instant three months ago when she was being followed by the suspect 1 from Westbourne Terrace, W2 to an interest cafe on London road, W2. This suspect entered the internet cafe after the viw and while she was accessing her mail the suspect stood right over her shoulders peering into her computer. The viw accosted the suspect and asked him why he was peeping over her shoulders. The suspect looked fiercely into the viw' eyes and stormed out of the cafe.

The view states she believes that the suspect above was hired by the original perpetrators to haunt

## $\alpha$




## Data Protection Act - Dispose Of As Confidential Waste <br> 45 <br> CR:5812029/0S CrType:C Notiffable/MPSiOther: Starus:N Press:Y Class:No Crime GLU:CCC Details of Investigation



PRIMARY INVESTIGATION DETAILS : 1 Immediate action representatives. She is still awaiting a reply from the solicitors at this point.

PRIMARY INVESTIGATION DETAILS: 2 Scene
$2 /$ scene as shown to be mainly at the viw' home address although she states she was being followed everywhere she went to in London by the white van described previously.

PRIMARY INVESTIGATION DETAILS : 3 Forensics
3/The view has a case load of documents to support her claim and fears she states.


PRIMARY INVESTIGATION DETAILS : 4 Victims/Witnesses 4/Victimas shown. $\square$
PRIMARY INVESTIGATION DETAILS: 5 Suspects
48


PRIMARY INVESTIGATION DETAILS : 6 Other evidence


01/09/2005 12:02
PS $50 \square 58 \mathrm{BS}$ MP KDMBER
No crime confirmed

51
$\square$

## APPENDIX J - COVER UPS



# To: Goodman Derrick Solicitors <br> 90 Fetter Lane <br> London EC4A 1PT 

From: Ms Charles Seven

## $7^{\text {Th }}$ September 2006 <br> Case HC0402565 <br> Seven -V- Gossage and Others

Goodman Derrick,

## Re: THE CASE AND STOLEN MULTIMEDIA DOCUMENTS

As you are aware, your obstructions, violations, delay's, mistreatment, unlawful alteration of my rights to prevent the legitimate execution of Applications, enforcement of Court Order's and the natural progression of the case by falsification of fact's and stating untruths in the drafting of official Court documents has been referred to; various Legal authorities, Court managers, departments and Lord Justices, as well as other press and investigative organization's for inspection, investigation and resolution.

As you are also aware, the further preventing and depriving of our right to reply to the untruths asserted onto the falsified Court Order drafted by your Counsel Mr. Brian Nicholson on 26 July 2006, in prevent wir taking the case back to the Court of Appeal within 21 day's has been also been reported.

We have since been informed by Court Staff that your Counsel was told to forward my copy of the Order you drafted 2 day's after the hearing of $26^{\text {th }}$ July 2006, an despite our repeated request's for it you still refused to comply with Civil Procedure rules or any Court rules and regulations.

You and your Counsels intentional withholding our copy of the Order to prevent our Appealing within 21 days, and equally the delivery of the falsified witness statements to obstruct due process and proceedings was in total violation of rules, regulations and the law. In breach of your duty and obligation to adhere to "The Solicitor's Act 1974 and Code of Conduct of the Bar of England and Wales Para 302.

As you are also aware, what is stated now on the Judgement and Court Order is entirely false and is totally contrary to the conclusion of the hearings. The further falsification of the costs stated onto Official Court documents when you know fully well these are not genuine, is fraudulent and exploitative and again in further violation of the law. This to has also been reported.

We have been legally advised to report all events in relation to the handling of this case to have this case fully investigated. Which is underway. We therefore formally inform you and your Counsel Mr. Brian Nicholson that every false assertion you say, state and do will be documented and used as evidence in Court against you.

## APPENDIX J - COVER UPS

We also remind you that mistreatment and discrimination of litigants in person on account of race, or gender is against the rule of law. You are under obligation to apply and adhere to rules, regulations and legislation and any further untruths, falsifications written about us, or mistreatment will be swiftly reported and dealt with in accordance with the law.

The case has been referred back to and lodged with the Court Of Appeal and you will shortly receive your copy by way of certificate postal.

In respect of the Multimedia documents stolen by your Clients, as you aware your Clients acted in breach of Contract, Confidence and Trust and illegally withheld the stolen property despite being told to return it and stop the Infringements in 2003 and throughout 2004.
As they have already illegally converted, plagiarized and entered into numerous fraudulent highly illegal licensing deals using the stolen intellectual property of which your Clients have all illegally profited from considerably since 2003, 2004 to date. And subsequently, caused severe losses, injuries and damages to pervert Justice they are under legal obligation to account as a matter of law.

To date they have still not accounted for or settled the considerable outstanding debts owing in liabilities, and never once attended Court in almost 3 years to answer the Claim or account for their actions. They have also not accounted for all submitting false perjurious witness statements to a court of law. I therefore legally cannot touch the stolen material before or outside of a fair trial as you may well deliver different items from the ones stolen in 2003 and 2004
As you are also aware, the stolen multimedia documents, disk and scripts are exhibits of a wider ongoing criminal investigation, of which I am legally unauthorized to discuss with you at this point. The stolen material can now only be legally examined under close inspection and scrutiny of the judges and authorities during a trial within a court of law. Your Clients now trying to evade/ escape charges and justice by suddenly trying to hand back the misappropriated material after nearly 3 years of refusing to comply with the signed agreed terms of the contract is a further admission of guilt.
Getting the case unlawfully dropped without grounds is being investigated. Therefore does not remove the outstanding owing liabilities in nearly year's worth of severe losses, damages, injuries for which you Clients still have a legal obligation to account for. Your clients also now owe considerable costs for this Claim, which you will be notified about in due course.

It is in all our benefit to resolve this case justly and fairly, however if you persist to deprive our rights and pervert Justice by any further improprieties, irregularities, or obstructions this will result in firm action and a further bill of costs Claimed against you.

Dr Ruth O'Hare
The Connaught Square Practice 41 Connaught Square London W2 2HL
Telephone: 02077233338 Fax: 02074023342
GP Code:
Practice Code: E87037

Ref: 1830/TWIMC/CE/STm/ARF/im
20.06.2005

PERSONAL \& CONFIDENTIAL
Mr Julian Nettell
The Chief Executive
Bayes Building
NHS Trust St Mary's Hospital
Praed Street
London
W2 1NY

## Dear Mr Nettell,

## Re: Miss Charles Seven d.o.b 31.08.1965

## 8E Westbourne Crescent London W2 3DB Tel. No. 07981900958 NHS No.

Miss Seven has been attending St Mary's Hospital for many years through referral from this GP Surgery, in actual fact she was also born in St Mary's. On a recent visit to St Mary's it was found out that her notes had disappeared. There was an empty file. She is involved in a court case and is concerned that her notes might have fallen into the wrong hands. I would be most grateful if you would investigate the situation urgently.

Yours faithfully,

Dr Andrew Fernando

