

REPORT TO
THE SOUTH YORKSHIRE
POLICE AND CRIME
COMMISSIONER
SHAUN WRIGHT

Author: Tony Farrell

12th August 2013

Mr. Shaun Wright,
South Yorkshire Police and Crime Commissioner,
South Yorkshire Joint Secretariat,
18 Regent Street,
Barnsley,
S70 2HG

Tony Farrell,
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Highgate,
London N6 5QU
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Date: 8th August 2013

COMPLAINTS AGAINST THE CHIEF CONSTABLE

Dear Mr. Wright,

I write to you in your capacity as South Yorkshire Police and Crime Commissioner as I wish to bring to your attention seven specific issues / complaints about South Yorkshire Police with particular but not sole reference to David Crompton, the Chief Constable. I had requested an appointment at your surgery on 9th August but was advised by Sally Parkin to write to you instead.

The nature of my seven complaints and issues with South Yorkshire Police can be summarised as follows.

COMPLAINT 1

This concerns the Chief Constable's continued reluctance to uphold and enforce the law by failing to respond appropriately to what is compelling evidence in his possession about the unlawful court actions of District Judge Babbington.

1. The unlawful court actions of District Judge Babbington occurred on 29th May 2013 at the County Court in Barnsley.
2. The Chief Constable had been forewarned of the imminent prospect of an unlawful and thus criminal offence occurring in a letter to him dated 22nd May 2013 (*Appendix 1A*).
3. Underpinning my allegations of serious and organised criminal activity was the "Challenge Document" which formed part of my evidence. The "Challenge Document" makes a direct reference to Sovereignty and Jurisdiction of the Queen and the Courts and forms the basis for determining the criminal actions of District Judge Babbington (*Appendix 1B*).

4. The evidence contained within the “Challenge Document” cannot be rebutted. District Judge Babbington knew this to be the case and so does the Chief Constable.
5. My letter of 22nd May 2013 containing the “Challenge Document” was acknowledged by Inspector Lydia Lynsky on 31st May 2013 in her capacity of Staff Officer to the Chief Constable (*Appendix 1C*).
6. Upon learning of the outcome of the court hearing before Judge Babbington on 29th May 2013, I wrote to both the Chief Constable and District Judge Babbington. I made known to them my position. In my letter to the Chief Constable, dated 12th June 2013, I provided the evidence of District Judge Babbington's unlawful and thus criminal actions. I requested the arrest of District Judge Babbington on or after 26th June 2013 in accordance with the effective implementation date of the judge's unlawful and criminal court order.
7. My second letter to the Chief Constable dated 12th June 2013 was again acknowledged by Inspector Lydia Lynsky's response in her letter dated 21st June 2013 (*Appendix 1D*). Her response was unsatisfactory because it failed to take account of the fact that the unlawful court hearing had already taken place and a criminal action had already been committed by the judge. The Inspector's reference to “impending court actions” was simply no-longer valid as the court actions to which she referred were now historical, unlawful, criminal and the issue should have already been presented as evidence before the Chief Constable.
8. On Saturday 6th July 2013, I visited the Sheffield Operational Command HQ at Snig Hill where I was kindly attended to by PC Kennedy. Present with me was John Anthony Hill who amongst many other things is a film-maker of some considerable renown. Please watch his 7/7 Ripple Effect films to understand the issues at stake here. Further evidence in support of the “Challenge Document” was handed over for the Chief Constable's attention (*Appendix 1E*). The extra evidence was contained within a documentary film copied onto a DVD. The film was entitled “The Windsors Ripple Effect” and was an adaptation of Keith Allen's deeply disturbing suppressed film called “Unlawful Killing”. The deeply disturbing evidence contained within this film reinforces the points raised in all my earlier correspondence where the focus had been on the evidence contained within the “Challenge Document.” A copy of this DVD is enclosed for your own consideration.
9. As a result of not hearing anything further from South Yorkshire Police, on 23rd July 2013, I sent PC Kennedy an email requesting an update and confirmation that he had fulfilled his promises. By 27th

July 2013, I was in receipt of email responses from both PC Kennedy and Chief Inspector Richard Lambert. These emails confirmed that the DVD had indeed been passed on to the Chief Constable or at the very least his Senior Command Team as evidence for them to consider. I am grateful to both police officers for their actions and prompt responses (*Appendix 1E & 1F*).

10. My complaint against the Chief Constable here are threefold. They concern his apparent subsequent inaction associated with the "Challenge Document", the criminal actions of District Judge Babbington and the additional evidence in the DVD as passed on to him via Chief Inspector Lambert about the police-state / media cover-up of the unlawful killing of Princess Diana.
11. Having provided this evidence to the Chief Constable, I have not been informed as to the outcome and there is no indication as to whether my crime report has been appropriately recorded as a crime. Most certainly, I have not been allocated any crime reference number. I do not consider the emails from the Chief Constable's subordinate officers as a satisfactory conclusion to my extremely serious allegations.
12. I would appreciate it if you could consider the issues of the case and ascertain the reasons why the Chief Constable maintains his silence and appears unwilling to enforce the law in these very serious issues

COMPLAINT 2

My second complaint concerns the apparent failure of the Chief Constable to respond to the joint report of serious and organised criminality in the continued monstrous cover-up of the case of Ms Seven versus Gossage and Nine Others.

1. The details of this case can be found on the following Farrell Report website where the main reports, witness statements and courtroom audio tapes of a critically important court hearing can be located and downloaded for public scrutiny:

<http://www.thefarrellreport.net/>

2. On 5th July 2013, Ms Charles Seven and I attended Barnsley District Police Headquarters in order to ask for police assistance and witness protection. Several other observers were present to witness and film our joint attendance at the police station. Ms Seven and I were invited into the

back office by PS 3344 Helen Scothern and we duly handed over a hard copy of our 240 page joint report together with numerous appendices containing witness statements and affidavits. At our request, the police sergeant noted the details about a relevant website containing a vast array of supporting material exposing the corruption and cover-up. PS Scothern agreed to pass the report on to officers of higher seniority at the earliest and most appropriate opportunity.

3. The deeply disturbing joint report contains allegations and compelling evidence of extremely serious and organised criminality and corruption. This has manifested itself in demonstrably provable ways via the actions of the Metropolitan Police, judges from the Royal Courts of Justice, officers from the Court Listings Office, barristers, lawyers, staff the Bar Council, staff from the Independent Police Complaints Commission, well known Housing Associations and last but not least the ten defendants within Ms Seven's case.
4. After not hearing from South Yorkshire Police on the matter, I sent an email to PS Helen Scothern on 23rd July 2013 and received her response via email on 26th July 2013. I am grateful for her response and actions. Her email informed me that the report had been handed over to Senior Command Team (*Appendix 2A*). Such a detailed report formally handed over to South Yorkshire Police as it was on 5th July 2013, demands a considered response and so far at least - save for a token acknowledgment email from PS Scothern - Ms Seven and I have encountered a complete wall of silence on the matter.
5. I would be most grateful if you could ascertain from the Chief Constable, the report's status. Please could you ascertain the reasons for the unacceptable wall of silence on the matter as both Ms Seven and I had identified a need for witness protection in this deadly serious case.

COMPLAINT 3

At this stage, this is more of a serious issue than an actual direct complaint against the Chief Constable. The issue concerns an allegation that I wish to make that the Head of Taxation and Revenues in Barnsley MBC namely D. J. Whittingham has committed an offence under Section 44 of the Serious Crime Act 2007.

1. In a letter I received from this Senior Officer dated 10th July 2013 (*Appendix 3A*), D. J. Whittingham has knowingly and willfully encouraged me to commit a serious offence under Section 15 Article (iii) of the Terrorism Act 2000.

2. In an email to him, I pointed out to D. J. Whittingham that he was committing a serious criminal offence by knowingly inciting me to commit a serious crime. The Chief Constable was copied into that same email (*Appendix 3B*).
3. Actually, D. J. Whittingham has committed an offence under Section 44 of the Serious Crime Act 2007. A definition of this offence is given in Appendix 3C.
4. To elaborate further, since 2011/2012, I have been before the Magistrates Court in Barnsley on two occasions and on each occasion, I have willfully refused to pay a council tax upon facing liability orders (*Appendix 3D*).
5. In each of the two hearings before the Barnsley Magistrates, I cited Section 15 Article (iii) of the Terrorism Act 2000 as the sole justification and compulsion for my stance.
6. In the hearings, I stated before the Magistrates that as a former Principal Intelligence Analyst of South Yorkshire Police, I had reasonable cause to suspect that SYP as an organisation were complicit in the planning and the cover-up of the 7/7 London Bombings and associated terror incidents occurring in Sheffield in July 2005. I backed this up with reasons. I named individual officers whom I at least have reasonable cause to suspect have engaged in the cover-up with varying degrees of complicity.
7. Since a proportion of my Council Tax is allocated to the South Yorkshire Police, paying any council tax to Barnsley MBC in such circumstances, would automatically make me guilty of a serious offence under the Terrorism Act 2000. This cannot be rebutted given that in this instance, it is I, and not anyone else, who is on the record as having reasonable cause to suspect. That fact has been well established before the South Yorkshire Police Authority, West Midlands Police, Sheffield Employment Tribunal, the Employment Appeal Tribunal and the Royal Court of Justice.
8. My assessment of threat back in 2010 resulted in my dismissal from the South Yorkshire Police by Nigel Hiller who while openly saying that my views could be correct, nonetheless and contrary to professional standards for honesty and integrity, took the view that telling the truth about one's analysis amounts to an incompatible belief. To my mind, that's just a further indication of a cover-up. But that's just one of many reasons why I suspect South Yorkshire Police as an organisation are complicit in terrorist activity. Those suspicions are well documented elsewhere.
9. While being complimented for my convictions, the Magistrates from Barnsley MBC stated that their powers were limited and that their only concern was to establish whether or not they had served the liability order correctly. On both occasions before the Magistrates I was warned that

further willful refusal could lead to future imprisonment.

10. By definition, the reasonable cause to suspect here is concerned with me alone. I am the person who has reasonable cause to suspect. That cannot be disputed. Therefore I am in an invidious position, but would sooner go to prison for willful non-payment of council tax, rather than knowingly commit an offence under the Terrorism Act 2000. The Home Office are on record as stating that there can be no exemptions under the Section 15 Article (iii) legislation of the Act.
11. To return to the issue of my non-payment of council tax, in previous correspondence with D. J. Whittingham (*Appendix 3B*), I have repeatedly and consistently given the reasons for justification for my stance. Therefore in sending me his offending letter which encourages me to commit a crime by paying funds to an organisation involved in terrorist activity, D. J. Whittingham cannot now claim that he/she was unaware of my invidious position and my stance. He has incited and encouraged me to commit a very serious inchoate offense. That cannot be disputed. He should be arrested.
12. In a further tax bill dated 1st August 2013 (*reference number 773198605 – see Appendix 3C*), the Assistant Chief Executive for Finance, Property Information Services, F. Foster has asked for a further \$997.34 on a property which has already been granted an unlawful and criminal repossession court order by District Judge Babbington. Just as with D. J. Whittingham, I consider that the Assistant Chief Executive in sending me this bill has now also committed an offence under Section 44 of the Serious Crime Act 2007.
13. Given all this, I will be formally reporting the offence committed to Barnsley District Headquarters on Friday 9th August 2013. I recognise that this exerts further pressure on the Chief Constable to uphold and enforce the law in difficult circumstances. The reason why I am alerting the Police and Crime Commissioner to this issue so soon in the process is because of the wider context of the other complaints. If a certain suspicion that I have that David Crompton **may** have made himself complicit in the cover-up and / or planning of the 7/7 attacks is true, then there is clear and present potential for a huge conflict of interest to occur. The risk of further corruption would be high and conspicuous by its absence is any kind of effective response in all the other associated complaints.
14. I feel it pertinent to alert you to that possibility and would ask that you monitor closely the progress of my complaint and my request to see arrested two senior officers from Barnsley MBC. Those two officers are named here as D. J. Whittingham and F. Foster.
15. To summarise, in full knowledge of my reasons for my willful non-payment, the Head of Taxation

and Revenues, D. J. Whittingham has encouraged me to commit a serious crime under Section 15 (iii) of the Terrorism Act 2000 as evidenced in the letter previously discussed.

16. Quite reasonably, I conclude that an offence under Section 44 of the Serious Offences Act 2007 has therefore been committed. The Chief Constable has been made aware of the situation and it is therefore incumbent on him to ensure that officers from South Yorkshire Police arrest D. J. Whittingham and F. Foster for their criminal actions (*Appendix 3D*).
17. I would ask that the Police and Crime Commissioner be mindful of the situation and do everything in his power to ensure that South Yorkshire Police and the Chief Constable maintain and enforce the law in seeing to it that D. J. Whittingham and F. Foster are arrested for offences under Section 44 of the Serious Crime Act 2007.

COMPLAINT 4

My fourth complaint is historical and while out of time, it is nevertheless important to alert you to the details as it is concerned with professional standards for honesty and integrity. More specifically, my complaint in this context concerns the dishonesty of a Detective Chief Inspector named Steve Williams. I am unsure if he is still in service.

1. During the course of my dismissal appeal hearing before the South Yorkshire Police Authority on 22nd November 2010, I alleged that my former line manager Detective Chief Inspector Steve Williams had been dishonest throughout the duration of my cross-examination of him in his role as a hostile witness.
2. I made an immediate verbal complaint before Reg Littleboy, the chairperson of the South Yorkshire Police Authority Appeals Committee and several other panel members who had all been witnesses to the proceedings. Well-documented evidence exists to show that my complaint was raised immediately about DCI Steve Williams' behaviour moments after cross-examination completion.
3. I pleaded for it to go on record that I had made such allegations about DCI Williams' dishonest conduct in the hearing.
4. In a later hearing in September 2011, before Judge Little of the Sheffield Employment Tribunal, as part of my witness statement, I produced contemporaneous notes of that earlier South Yorkshire Appeals Committee Hearing. In his tribunal hearing, Judge Little instructed witnesses Reg

Littleboy, Nigel Hiller and the Head of Personnel to read these notes.

5. A copy of the entire Witness Statement which includes the incriminating notes of the South Yorkshire Police Authority hearing about DCI Steve Williams can be obtained by downloading the document from the Farrell Report Website page. Please note it will be necessary to scroll down the page past the series of “you tube” videos until one gets to the following hyperlink.

TONY FARRELL WITNESS STATEMENT REGARDING UNFAIR DISMISSAL

Download PDF: http://www.thefarrellreport.net/report_7_four_bombings_a_tribunal.html

6. After separately reading my notes before the Judge Little, Reg Littleboy, Nigel Hiller and the Head of Personnel all indicated before the judge that these notes were a fair and accurate reflection of the meeting. No challenge was made as to their accuracy.
7. These notes provide the evidence that I accuse DCI Steve Williams of dishonesty in the immediate aftermath of my cross-examination of him.
8. These notes reveal that I request acknowledgment of my allegation of DCI Williams' dishonesty from the chairperson. No such acknowledgment emerged. Judge Little accepted these notes as a fair and accurate reflection of proceedings, yet shamefully and corruptly failed to identify the issue as relevant. Such practice is all too reminiscent of the proven lies coming from police officers over Hillsborough. Some things never change. After my dismissal, it is my understanding that DCI Steve Williams was moved to the Professional Standards Unit. This seems a perverse career move for an individual who repeatedly lied in my dismissal-hearing. These notes before Judge Little were acknowledged as an accurate representation of the hearing show that I claim DCI Steve Williams told me that he had played a part in a terror drill exercise in London on the actual day of the 7/7 attacks. This is vital intelligence and provides further clues to expose 7/7 as an inside job in which officers from SYP were involved.
9. The fact that DCI Steve Williams was down in London on a Terror Drill exercise should have rendered him a key witness. What terror drill was he partaking in has never been revealed. Yet it is a crucial fact of massive importance to any seeker of truth. My disclosure of this in my witness statement was at no stage denied by South Yorkshire Police. The 7/7 Ripple Effect II film produced by John Anthony Hill (Muad'Dib) reveals exactly why this information is so important.

10. Despite so far losing legal arguments in the utterly corrupt employment tribunal courts, my honesty and genuineness has never been questioned. Indeed on 6th July 2013, while actually on my way to the Snig Hill Police Station via the super-tram route, I found a wallet on an open field near to the Arena super-tram stop. It contained cash, credit cards and a police officer's warrant card. I have much to feel aggrieved about with the police yet in spite of being ruined financially, I did the honest thing and reported the loss immediately. I handed it into the front desk at Snig Hill. Days later, I received a thank you email from a grateful police officer; who, relieved from having his possessions found, seemed sensitive to the strange times we live in (*Appendix 4A*).
11. Let me be clear. I am not against the police, but I am vehemently opposed to police state corruption and in recent times, I have seen far too much of it for my liking. I will fight it to the death.

COMPLAINT 5

I wish to bring to your attention, concerns I still have over the Hillsborough proceedings.

1. The Hillsborough disaster was made far worse, because of the little known, yet concerted cover-up, over the conduct on the day of former ACC Walter Jackson. It is absolutely essential that the truth is exposed on this issue if healing is ever to occur. I want to bring to your attention the fact that I long since notified South Yorkshire Police of a serious incident concerning Andy Hymas, who was a former press officer from the police. I emailed Senior Command Team members with my own witness statement of a communication I had had with Andy Hymas. As is customary from the leadership of that SYP, I was confronted with a wall of silence on such an important matter.
2. Copies of my witness statement were also passed to members of the Hillsborough Family Support Group, the Hillsborough Justice Campaign and the Liverpool Echo. It is my understanding that my statement was passed to the Bishop of Liverpool for his consideration.
3. With respect to Andy Hymas and his revelations about Walter Jackson, I have it from reliable sources that managers in Andy Hymas' department were severely disciplined in the aftermath of Hillsborough. You should be mindful of these details.
4. I invite you to the "Hillsborough" module of the Farrell Report website so that you can glean further information on this aspect of the cover-up.

5. Should the real truth about former ACC Walter Jackson fail to emerge in the ongoing criminal proceedings over Hillsborough, it will be abundantly clear to me that the already dreadful cover-up will have elevated to unforgivable new levels of deceit. I want to let you know that I will do everything possible to expose things to the full should I observe any further blatant deceit by my former employers and I intend to monitor the situation very closely. The truth must come out, warts and all. I hope you agree with my sentiments given your position of responsibility. It's time for Justice with Courage to re-surface. It's high time for South Yorkshire Police to at long last walk their talk. I hope that's not just wishful thinking on my part, but until I see a real change in their culture, I will continue to be a thorn in their sides. I hope that with your co-operation and commitment in your important role, that truth and justice will prevail and South Yorkshire Police start to turn the corner and become a force for good, instead of being a force for evil.

COMPLAINT 6

I want you to be aware that I am deeply disturbed by the ongoing Vicky Haigh case and the evil part played by South Yorkshire Police in countenancing the perpetuation of a grotesque and sick miscarriage of justice.

1. I do not represent Vicky Haigh, but I have studied in detail most of her court case and frankly, I am ashamed of my former employers for their actions in her appalling case. My views have been previously made known to Senior Command Team members. I do not wish to say any more than that at this stage, other than urge you to invest time studying her case rather than engaging in trivial, gimmicky and meaningless publicity stunts with police budget priority allocation games at summer events in Locke Park and Low Edges.

COMPLAINT 7

I want you to be absolutely clear that I know South Yorkshire Police have played their part in the cover-up of the London Bombings and in continuing to advance a bogus terror threat which demonizes and alienates the Muslims in the local community, they are involved in something every bit as evil as they were in the Hillsborough cover-up. Even if the wounds over "Justice for 96" heal, new wounds will emerge over the legacy of the not so prominent "Justice for 56" massacre in London. Perhaps that should be 57 if we include Jean Charles De Menezes. This

police state tyranny will continue to haunt your organisation unless and until its senior officers come clean on those issues too.

1. Absent from the the South Yorkshire Police and Crime Commissioner's Police and Crime Plan 2013/17 is any reference to stamp out the internal corruption that lies within our midst. In 2010, my analysis collided head on with my Chief Constable's view on a Strategic Threat and Risk Assessment Matrix and its Force Control Strategy My analysis has deepened and three years on, I can look back and hold my head up high and state in all honesty that my analysis then about police state corruption was absolutely spot on.
2. Perhaps from such depths, new opportunities exist for a brave new start and for South Yorkshire Police to make amends. From the wider issues associated with a wrongful dismissal hopefully some good will emerge from the ruins and the efforts to expose the police state corruption will not be in vain. D/Supt Adrian Teague did say that I could be very useful for the police service.
3. In openly waging war against corruption, Secret Societies and Common Purpose become exposed. They should be banished and good officers must come to their senses and do the right thing for a change. The police serve the public not the corrupt and spineless politicians.
4. This veil of secrecy and unaccountable practice will continue to infect South Yorkshire Police if left unchecked. To coin a phrase from the putrid utterances of Crompton's former boss, Sir Norman Bettison - as he deceitfully misapplied them to a bogus construct of Islamic Extremism - such an infection will need treatment that will be required to last for at least twenty years.
5. On 2nd September 2010, I intimated before Nigel Hiller that the police service was in danger of sacking the wrong Tony and South Yorkshire Police were at risk of making themselves complicit in the evil act. Sadly, Nigel in his moment of choice, lost not just his bottle but also his integrity. That said, it's never too late to redeem past mistakes and be a force for good.
6. Instead of walking the talk, Nigel sheepishly administered injustice without courage. He put reputations before truth. His actions condoned war criminal Blair in an era when Chief Constables Hughes and Crompton got QPMs for presumably mopping up in the whitewash of the 7/7 false-flag attacks. SYP did indeed back the wrong Tony in "*Enabling Their One Truth*".

CONCLUDING REMARKS

To conclude, I would like to refer you to two passages used recently over the Hillsborough revelations. The first was used by the Bishop of Liverpool James Jones (Luke 18:1-8) and the second by the Chairman of the Everton Football Club, Bill Kenwright (Philippians 4:8). Their poignant speeches are on the Farrell Report website. South Yorkshire Police would do well to take heed of their messages.

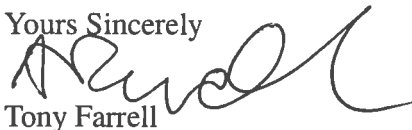
THE PARABLE OF THE UNJUST JUDGE (LUKE 18:1-8)

“There was in a city a judge, which feared not God, neither regarded man: And there was a widow in that city; and she came unto him, saying, Avenge me of mine adversary. And he would not for a while: but afterward he said within himself, Though I fear not God, nor regard man; Yet because this widow troubleth me, I will avenge her, lest by her continual coming she weary me. And the Lord said, Hear what the unjust judge saith. And shall not God avenge His own Elect, which cry day and night unto Him, though He bear long with them? I tell you that He will avenge them speedily. Nevertheless when the Son of Man cometh, shall he find Faith on the earth?”

PHILLIPIANS 4:4-9 - BILL KENWRIGHT THE PRODUCER OF JOSEPH AND THE TECHNICOLOUR DREAM COAT THE SHEFFIELD CONNECTION

Rejoice in the Lord always: [and] again I say, Rejoice. Let your moderation be known unto all men. The Lord [is] at hand. Be afraid for nothing; but in every thing by prayer and supplication with thanksgiving let your requests be made known unto God. And the peace of God, which passeth all understanding, shall keep your hearts and minds through Christ Jesus. Finally, brethren, whatsoever things are true, whatsoever things [are] honest, whatsoever things [are] just, whatsoever things [are] pure, whatsoever things [are] lovely, whatsoever things [are] of good report; if [there be] any virtue, and if [there be] any praise, think on these things. Those things, which ye have both learned, and received, and heard, and seen in me, do: and the God of peace shall be with you.”

Yours Sincerely



Tony Farrell

APPENDIX 1A

Chief Constable
David Crompton
South Yorkshire Police Headquarters
Snig Hill
Sheffield
S8 8LY

Mr Anthony Farrell
c/o 83 Priory Gardens
Highgate
London N6 5QU

22nd May 2013

REFERENCE: THE UNLAWFUL COURTS OPERATING IN SOUTH YORKSHIRE

Dear Mr Crompton,

I refer to my scheduled court hearing on 29th May 2013 in Barnsley in which Shoosmiths Solicitors seek to obtain possession of my home. I wish you to note that in this hearing before HM Courts and Tribunal Service in Barnsley County Court, I am challenging the lawfulness of the jurisdiction and sovereignty of the Crown, the court and the legislation under which this action against me is being brought. I assert that the court has no authority to possess my home in such a court hearing. My reasons are given in the full supporting argument that is enclosed in Appendix A. I have made the court fully aware of these reasons.

Respectfully, I have requested in writing for a hearing to be rescheduled in which the argument outlined in Appendix A can be heard by a jury, before any decision is reached. I will not be attending the hearing on the 29th May 2013, and have requested a rescheduled date, in order that my lawful argument can be given proper consideration, by the judicial system in place in the United Kingdom.

The lawful argument attached cannot be rebutted. In the event of the court acting unlawfully, I will request that South Yorkshire Police uphold the law, and arrest the judge. The key issue being that the Crown/Prosecution/Regina has NO authority to put the defendant on trial, and the judge has no authority to try him because the judges' authority comes from the Crown. See paragraph 13 Appendix A.

In addition, you may also be aware that I am on a collision course with Barnsley MBC over my willful refusal to pay any Council Tax, under Section 15 Article (iii) of the Terrorism Act 2000. So the likelihood of another court hearing is high.

This is in connection to your force's abject failure to investigate my threat assessment (2010), in which I concluded from my analysis, that the London Bombings of 7th July

2005 were all part of a well planned false-flag operation. I maintain that view and I accuse the following officers from your force of being complicit in terrorist activity.


- 1) Your predecessor Meredydd Hughes – his role at Gleneagles, the bomb hoaxes in Sheffield and his key role in the post 7/7 cover-up.
- 2) Your Director of Finance, Nigel Hiller for unlawfully dismissing me for speaking the truth on the issue of the London Bombings.
- 3) The dishonest DCI Steve Williams who was moved to Professional Standards Unit after managing me out of your organisation. Mr Williams admitted to ME, that he was on a terror drill exercise in London on the day of the attacks.
- 4) Last but not least, It can be seen from the South Yorkshire Police website that you were involved in the post 7/7 investigations. By implication it renders you complicit in the cover-up.

"From 2004 to 2012 he served as both Assistant Chief Constable and Deputy Chief Constable in West Yorkshire. During that period he was involved in the response to the 7/7 Bombings . . ."

I have to ask myself, have lessons really been learned in the aftermath of Hillsborough and the 24 year old cover-up, as all the usual police rhetoric would have the public believe. The courts in Barnsley have already threatened me with imprisonment, for my willful refusal to pay council tax. Suffice to say I will not refrain from using the lawful argument in Appendix A, to highlight the unlawfulness of our existing Crown and the judicial system.

Might I respectfully suggest that you watch the film, 7/7 Ripple Effect II at this link: <http://www.jforjustice.net/77re2.html> if you have not already done so. Please begin to act within the law and redeem the evil that has been perpetrated over the years within the police service.

Yours Sincerely



Anthony Farrell

Former Principal Intelligence Analyst for SYP.

The Court House
Westgate
Barnsley South Yorkshire
England, S70 2DW

DX 702080 Barnsley 3
CC: Shoosmiths LLP Solicitors, Nottingham

Mr Anthony Farrell
83 Priory Gardens
Highgate
London N6 5QU
Tonyfarrell333@talktalk.net
22nd May 2013

**REFERENCE: HM Courts & Tribunals Service/Barnsley County Court
24/4/13: Claim for possession issued by Bank of Scotland PLC T/a
Birmingham Midshires. Claim Ref: 3PA53899 – 81 WORSBOROUGH ROAD,
BLACKERHILL, BARNSELY, S74 0RG**

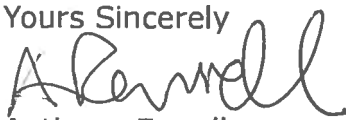
Dear Sir / Madam,

I refer to the scheduled court hearing on 29th May 2013 in which Shoosmiths Solicitors seek to obtain repossession of my home. Firstly, let me apologise for the delay in a response. Owing to unforeseen circumstances, I have been residing at a temporary address and have only just been alerted of the news of the court hearing. My response is as follows:

I challenge the lawfulness of the jurisdiction and sovereignty of the crown, the court and the legislation under which this action against me is being brought. I assert that you have no authority to repossess / possess my home in such a court hearing. My reasons are given in the full supporting argument which is enclosed in Appendix A.

Respectfully, I request a hearing to be rescheduled in which these arguments are heard by a jury, before any decision is reached. Unfortunately, for health reasons, I will be unable to attend the hearing on 29th May 2013 but would welcome a rescheduled date in order that my lawful argument can be given proper consideration by the judicial system in place in the United Kingdom. I anticipate my recovery to normal health will not occur until the beginning of July 2013. With respect to this request, I look forward to hearing from you in due course.

Yours Sincerely


Anthony Farrell

APPENDIX 1B

LAWFUL ARGUMENT AGAINST JURISDICTION & SOVEREIGNTY

1. Elizabeth Alexandra Mary Battenberg's Fraudulent Coronation.

1. The person who purports to be the queen has never, in fact, rightfully or Lawfully been crowned as the Sovereign. This knowledge stems from the fact that the Coronation Stone / The Stone of Destiny / Bethel / Jacob's Pillar that Elizabeth Alexandra Mary Battenberg was crowned upon is a fake. The real Coronation Stone; made from Bethel porphyry, weighing more than 4cwt. (458lbs.) according to the BBC telex in the film "The Coronation Stone", (Covenant Recordings), and Ian R. Hamilton Q.C. in three of his books: "No Stone Unturned" (pages 36, 44), "A Touch of Treason" (page 50) and "The Taking of The Stone of Destiny" (pages 27, 35); was removed from Westminster Abbey at 04:00 hrs on the 25th of December in 1950, by his group of four Scottish Nationalist students, which included and was led by Ian Robertson Hamilton himself. The other three were Alan Stuart, Gavin Vernon and Kay Matheson, as stated in his books. Further details at: <http://jahtruth.net/stone.htm> .
2. The real Coronation Stone ("National Treasure No. 1"), was taken to Scotland where, in Glasgow, it was handed over to Bertie Gray to repair it, and was later hidden by industrialist and philanthropist John Rollo in his factory, under his office-floor, according to Ian R. Hamilton's books – "No Stone Unturned" and "The Taking of The Stone of Destiny", and the factory-manager.
3. A fake stone copy had previously been made in 1920 by stone-mason, Bertie Gray, for a prior plan to repatriate the Coronation Stone, and it was made of Scottish sandstone from a quarry near Scone in Perthshire, weighing 3cwt. (336lbs.). The conspirators had used it to practice with, before going to London to Westminster Abbey to remove the real Coronation Stone from the abbey. It was that fake stone copy which was placed on the High Altar Stone at Arbroath Abbey, at Midday on the 11th April of 1951, wrapped in a Scottish Saltyre (St. Andrew's Flag – Dark blue with white diagonal cross on it) and found by the authorities, then transported to England, where it was used for the "queen's" coronation, according to Bertie Gray's children in a Daily Record Newspaper article.

<http://www.dailyrecord.co.uk/news/uk-world-news/2008/06/29/exclusive-our-dad-faked-stone-of-destiny-claim-family-of-stonemason-who-repaired-relic-78057-20624793/>

4. The stone upon which Elizabeth Alexandra Mary Battenberg was crowned weighs exactly 3cwt (336lbs.) as attested to by Historic Scotland in their official booklet titled "The Stone of Destiny", "Symbol of Nationhood", obtainable from Edinburgh Castle, published by Historic Scotland, (ISBN 1 900168 44 8), who have had the stone that she was crowned on in their care, in Edinburgh Castle, since it was returned to Scotland by John Major's Conservative government in 1996.
5. As previously stated, the genuine Coronation Stone weighs more than 4 cwt. (458lbs.), but the one that Elizabeth A. M. Battenberg was crowned on, that has been on display in Edinburgh Castle since 1996, weighs 336lbs, not 458lbs., and thus cannot be the genuine Coronation Stone.

Therefore, never having been Lawfully crowned, she has NO authority to put the defendant on trial and the judge has NO authority to try him, because the judge's "authority" comes from her.

Further, and without prejudice to the above...

2. Some of Elizabeth Alexandra Mary Battenberg's other Crimes.

Sample Crimes/Points of Law:-

1. Mrs. Elizabeth Alexandra Mary Battenberg/Mountbatten; un-Lawfully residing in Buckingham Palace, London; also known by the criminal aliases Windsor and QE2, was knowingly and willfully, with malice-aforethought, fraudulently crowned on a fake Coronation Stone / Lia Fail / Stone of Destiny / Bethel / Jacob's Pillar on June 2nd in 1953, and has been fraudulently masquerading as the rightful British Sovereign/Crown for the last 58 years, which the Defendant can prove beyond doubt. It is Mrs. Elizabeth A. M. Battenberg who should be arrested and charged; for her innumerable acts of high-treason against God and Christ, Whose church she falsely claims to head and in defiance of Whom she had herself fraudulently crowned, and Whom she has continued to rule in defiance of, and in opposition to, ever since; not the Defendant.
2. Allowing people to legislate in defiance of God's Law (Deuteronomy 4:2, 12:32) that she swore and affirmed, in writing, to maintain to the utmost of her power (Exhibit 1), and, in many cases, actually reversing what The Law states into being the very opposite of it. She has fraudulently imprisoned and punished people for enforcing The Law themselves as God commands them to do, and thus un-Lawfully prevented or deterred others from doing so. She has given Royal-Assent to 3,401 Acts of Parliament (as of 24/03/2011) and thus broken The Law against legislating 3,401 times. The very first time she gave "Royal-Assent" to ANY "Act of Parliament", or any other piece of legislation, or allowed Parliament or anyone to legislate, she broke her Coronation Oath and was thus no longer the monarch, with immediate effect, even if she had been Lawfully crowned in the first-place, which she most definitely was not.

Deuteronomy 4:2 **Ye shall not add to the word which I command you, neither shall ye diminish ought from it, that ye may keep the Commandments of the Lord your God which I COMMAND you.**

11:1 Therefore thou shalt love the Lord thy God, and keep His charge, and His Statutes, and His Judgments, and His Commandments, always.

12:8 Ye shall not do after all the things that we do here this day, every man whatsoever is right in his own eyes.

12:32 **What thing soever I command you, observe to do it: thou shalt not add thereto, nor diminish from it.**

A Bill MUST have Royal Assent before it can become an Act of Parliament (law).

<http://www.parliament.uk/about/how/laws/passage-bill/lords/lrds-royal-assent/>

3. Allowing the forming of political parties and demon-crazy (democracy) to divide, weaken, conquer and ruin the people (Deuteronomy 5:32, 17:20; Matthew 12:25).

Deuteronomy 5:32 Ye shall observe to do therefore as the Lord your God hath commanded you: **ye shall not turn aside to the right hand or to the left.**

17:20 That his (the Sovereign's) heart be **NOT** lifted up **ABOVE** his brethren, and **that he turn not aside from the Commandment, [to] the right hand, or [to] the left...**

Matthew 12:25 And Jesus knew their thoughts, and said unto them, **Every kingdom divided against itself is brought to desolation; and every city or house divided against itself shall not stand:**

4. Removal of the death-penalty that is prescribed as the deterrent for capital crimes in The Law that she swore to maintain to the utmost of her power; e.g. Sodomy (Deuteronomy 23:17; Leviticus 20:13); Pedophilia; Rape; Murder; Adultery; etc., thus encouraging these crimes, that are now legion.

Deuteronomy 23:17 There shall be no whore of the daughters of Israel, **nor a sodomite of the sons of Israel.**

Leviticus 20:13 If a man lie also with mankind, as he lieth with a woman, both of them have committed an abomination: **they shall surely be put to death**; their blood shall be upon them.

Etc., etc., etc.

5. Actually encouraging and promoting sodomy, by legalizing it, then further enacting un-Lawful anti-discrimination legislation, promoting it in schools, and giving knighthoods to high-profile sodomites in the music, film and fashion industries, instead of having them Lawfully executed as a deterrent to others.

Music - Elton John

Film - Ian McKellen of Stonewall; John Gielgud

Fashion – Norman Hartnell knighted 1977 and Hardy Amies knighted 1989.

6. Enriching herself in defiance of God’s Law that she swore to uphold, at the expense of her subjects, driving them into debt-slavery (Egypt), poverty and homelessness (Deuteronomy 17:14-20). Including the collecting of graven-images and expensive jewellery (her famous art and Fabergé collections, etc.)

Deuteronomy 17:14 When thou art come unto the land which the Lord thy God giveth thee, and shalt possess it, and shalt dwell therein, and shalt say, I will set a king over me, like as all the nations that are about me;

17:15 Thou shalt in any wise set him king over thee, **WHOM THE LORD THY GOD SHALL CHOOSE (see Psalm 2)**: [one] from among thy brethren shalt thou set king over thee: thou mayest not set a stranger over thee, which is not thy brother.

17:16 But he shall not multiply horses to himself, nor cause the people to return to Egypt (**slavery under man-made laws**), to the end that he should multiply **horses**: forasmuch as the Lord hath said unto you, Ye shall henceforth return no more that way.

17:17 Neither shall he multiply wives to himself, that his heart turn not away: neither shall he greatly multiply to himself **silver and gold**.

17:18 And it shall be, when he sitteth upon the throne of his kingdom, that he shall write him a copy of this Law in a book out of that which is before the priests the Levites:

17:19 And it shall be with him, and he shall read therein all the days of his life: that he may learn to fear the Lord his God, to keep all the words of **this Law** and **these Statutes**, to **DO** them:

17:20 That his heart be **NOT** lifted up **ABOVE** his brethren, and that he turn not aside from the Commandment, to the right hand, or to the left...

7. Legalising, facilitating and engaging in usury/interest, that has caused the ruin, bankruptcy and debt-slavery of the entire nation. <http://jahtruth.net/greeneco.htm>

Deuteronomy 23:19 Thou shalt not lend upon usury/interest to thy brother; usury of money, usury of victuals, usury of any thing that is lent upon usury:

8. Ignoring the “Year of Release,” where all debts are forgiven/cancelled every seven years, and the “Year of Jubilee” every fifty years, where all property is redistributed back to its owner and the wealth shared out, so that there will be no poor amongst the people.

Deuteronomy 15:1 At the end of every seven years thou shalt make a release.

15:2 And this is the manner of the release: Every creditor that lendeth ought unto his neighbour shall release it; he shall not exact it of his neighbour, or of his brother; because it is called the Lord's release.

15:4 Save when (to the end that) there be no poor among you; ...

Leviticus 25:10 And ye shall hallow the fiftieth year, and proclaim Liberty throughout **all** the land unto **all** the inhabitants thereof: it shall be a Jubilee unto you; and ye shall return every man unto his possession, and ye shall return every man unto his family.

9. Elizabeth A. M. Battenberg has also broken God's Law by allowing the EU, which is not the British people's racial brother, but is a stranger, to rule over you / us, in contravention of Deuteronomy 17:15.

Deuteronomy 17:14 When thou art come unto the land which the Lord thy God giveth thee, and shalt possess it, and shalt dwell therein, and shalt say, I will set a king over me, like as all the nations that [are] about me;

17:15 Thou shalt in any wise set [him] king over thee, whom the Lord thy God shall choose: [one] from among thy brethren shalt thou set king over thee: **thou mayest NOT set a stranger over thee, which [is] not thy brother.**

Deuteronomy 7:2 And when the Lord thy God shall deliver them before thee; thou shalt smite them, [and] utterly destroy them; thou shalt make no covenant with them, nor show mercy unto them:

7:3 Neither shalt thou make marriages with them; thy daughter thou shalt not give unto his son, nor his daughter shalt thou take unto thy son.

7:4 For they will turn away thy son from following Me, that they may serve other gods: so will the anger of the Lord be kindled against you, and destroy thee suddenly.

7:5 But thus shall ye deal with them; ye shall destroy their altars, and break down their images, and cut down their groves, and burn their graven images with fire.

7:6 For thou [art] an holy people unto the Lord thy God: the Lord thy God hath chosen thee to be a special people unto Himself, above all people that [are] upon the face of the earth.

7:7 The Lord did not set His love upon you, nor choose you, because ye were more in number than any people; for ye [were] the fewest of all people:

7:8 But because the Lord loved you, and because He would keep the Oath which He had sworn unto your fathers, hath the Lord brought you out with a mighty hand, and redeemed you out of the house of bondmen, from the hand of Pharaoh king of Egypt.

7:9 Know therefore that the Lord thy God, He [is] God, the faithful God, which keepeth Covenant and mercy with them that love Him and **keep** His Commandments to a thousand generations;

7:10 And repayeth them that hate (or disobey) Him to their face, to destroy them: He will not be slack to him that hateth (or disobeyeth) Him, He will repay him to his face.

7:11 Thou shalt therefore **KEEP** the Commandments, and the Statutes, and the Judgments, which I command thee this day, to **DO** them.

7:12 Wherefore it shall come to pass, if ye hearken to these Judgments, and keep, and do them, that the Lord thy God shall keep unto thee The Covenant and the mercy which He sware unto thy fathers:

7:13 And He will love thee, and bless thee, and multiply thee: He will also bless the fruit of thy womb, and the fruit of thy land, thy corn, and thy wine, and thine oil, the increase of thy kine, and the flocks of thy sheep, in the land which He sware unto thy fathers to give thee.

7:14 Thou shalt be blessed above all people: there shall not be male or female barren among you, or among your cattle.

7:15 And the Lord will take away from thee all sickness, and will put none of the evil diseases of Egypt, which thou knowest, upon thee; but will lay them upon all [them] that hate thee.

7:16 And thou shalt consume all the people which the Lord thy God shall deliver thee; thine eye shall have no pity upon them: neither shalt thou serve their gods; for that [will be] a snare unto thee.

7:17 If thou shalt say in thine heart, These nations [are] more than I; how can I dispossess them?

7:18 Thou shalt not be afraid of them: [but] shalt well remember what the Lord thy God did unto Pharaoh, and unto all Egypt (*and pharaoh ruled **the whole known world** at that time*);

7:19 The great temptations which thine eyes saw, and the signs, and the wonders, and the mighty hand, and the stretched out arm, whereby the Lord thy God brought thee out: so shall the Lord thy God do unto all the people of whom thou art afraid.

7:20 Moreover the Lord thy God will send the hornet among them, until they that are left, and hide themselves from thee, be destroyed.

7:21 Thou shalt not be affrighted at them: for the Lord thy God [is] among you, a mighty God and terrible.

7:22 And the Lord thy God will put out those nations before thee by little and little: thou mayest not consume them at once, lest the beasts of the field increase upon thee.

7:23 But the Lord thy God shall deliver them unto thee, and shall destroy them with a mighty destruction, until they be destroyed.

7:24 And He shall deliver their kings into thine hand, and thou shalt destroy their name from under heaven: there shall no man be able to stand before thee, until thou have destroyed them.

7:25 The graven images of their gods shall ye burn with fire: thou shalt not desire the silver or gold [that is] on them, nor take [it] unto thee, lest thou be snared therein: for it [is] an abomination to the Lord thy God.

7:26 Neither shalt thou bring an abomination into thine house, lest thou be a cursed thing like it: [but] thou shalt utterly detest it, and thou shalt utterly abhor it; for it [is] a cursed thing.

8:1 All the Commandments which I command thee this day shall ye observe to **do**, that **ye may live**, and multiply, and go in and possess the land which the Lord sware unto your fathers.

8:2 And thou shalt remember all the way which the Lord thy God led thee these forty years in the wilderness, to **humble** thee, [and] to test thee, to know what [was] in thine heart, **whether thou wouldest keep His Commandments (Law), or not.**

God warned His people, YOU, the British-Israel people (<http://jahtruth.net/britca.htm>), in the Revelation/Apocalypse to John, to come out of the Mother of Harlots', abominable (Rev. 17:5) Babylonian (<http://jahtruth.net/robab.htm>) Market System:-

Revelation/Apocalypse 18:4 And I heard another voice from heaven, saying, COME OUT of her, MY people, that ye take not part in her sins, and that ye receive not of her plagues (punishment).

10. She has allowed Witchcraft and condoned it - <http://www.dailymail.co.uk/news/article-1284449/100-UK-servicemen-class-pagans-MoD-reveals.html> - and Satanism - <http://news.bbc.co.uk/1/hi/uk/3948329.stm> - in her/the realm and in her/the armed forces.

Exodus 22:18 Thou shalt not suffer a witch to live.

Deuteronomy 18:9 When thou art come into the land which the Lord thy God giveth thee, thou shalt not learn to do after the abominations of those nations.

18:10 There shall not be found among you [any one] that maketh his son or his daughter to pass through the fire, [or] that useth divination, [or] an observer of times, or an enchanter, or a WITCH,

18:11 Or a charmer, or a consulter with familiar spirits, or a WIZARD, or a necromancer (medium).

18:12 For all that do these things [are] an abomination unto the Lord: and because of these abominations the Lord thy God doth drive them out from before thee.

18:13 Thou shalt be perfect with the Lord thy God (Matt. 5:48).

Matthew 5:48 **Be ye therefore perfect, even as your Father which is in heaven IS perfect.**

Deuteronomy 32:15 But the Beloved waxed fat, and rebelled: thou art waxen **fat**, thou art grown **thick**, thou art covered [with **fatness**]; then he forsook God [which] made him, and lightly esteemed the Rock of his salvation.

32:16 They provoked Him to jealousy with strange [gods], with abominations provoked they Him to anger.

32:17 They sacrificed unto devils, not to God; to gods whom they knew not, to new [gods that] came newly up, whom your fathers feared not.

Revelation/Apocalypse 21:7 He that overcometh shall inherit all things; and I will be his God, and he shall be my (adopted) son.

21:8 But the fearful, and unbelieving, and the abominable, and murderers, and whoremongers, and

SORCERERS, and idolaters, and ALL LIARS, shall have their part in the lake which burneth with Fire and brimstone: which is the second death.

She has given an O.B.E. to Joanne "Jo" Rowling (J. K. Rowling), who promotes witchcraft, thus herself condoning the promotion of witchcraft, and the poisoning of the minds of the nation and its children.

The other and major part of witchcraft/sorcery, that she has also allowed, and probably actually invested in, is the chemical and pharmaceutical industry that is slowly poisoning the nation through chemical-fertilizers, pesticides, chemtrails, vaccines, etc., and other pharmaceutical products/medicines/poisons (witches' brews / potions) in order to maximize their profits, because they do not make any money from healthy people. That is why there are more sick people every year and a correspondingly higher NHS budget, rather than less sick people and a correspondingly shrinking NHS budget. The NHS, doctors and pharmacists are therefore obviously harming the population, not healing it. <http://www.rense.com/general34/quotes.htm>
<http://jahtruth.net/heal.htm>

Note well that it states in Revelation/Apocalypse 21:8 "ALL LIARS shall have their part in the lake which burneth with Fire and Brimstone . . ." and the word **Parliament** means "**Speaking Lies**" from the French words *Parler* which means to speak, and *mentir* which means to tell lies. Also the word **Politics**, *poly* meaning many; *tics* are blood-sucking parasites; thus politics means many blood-sucking parasites.

11. Each and every single one of the above crimes carries the death-penalty, with public execution; under The Law that she swore to maintain to the utmost of her power; for not doing so, along with all those who likewise reject The Law of God — Deuteronomy 17:8-13, 27:26; Malachi chapter 4.

Deuteronomy 17:8 If there arise a matter too hard for thee in Judgment, between blood and blood, between plea and plea, and between stroke and stroke, being matters of controversy within thy gates: then shalt thou arise, and get thee up into the place which the Lord thy God shall choose;

17:9 And thou shalt come unto the priests the Levites, and unto the judge that shall be in those days, and enquire; and they shall show thee The Sentence of Judgment:

17:10 And thou shalt do according to The Sentence, which they of that place which the Lord shall choose shall show thee; and thou shalt observe to do according to all that they inform thee:

17:11 According to The Sentence of The Law which they shall teach thee, and according to the Judgment which they shall tell thee, thou shalt do: thou shalt not decline to do The Sentence which they shall show thee, and turn not away from it to the right hand, nor to the left.

17:12 And the man that will do presumptuously, and will not hearken unto the priest that standeth to minister there before the Lord thy God, or unto the judge, even that man shall die: and thus thou shalt put away the evil from Israel.

17:13 And all the people shall hear, and fear, and do no more presumptuously (*in thinking they are a law unto themselves*).

27:26 Cursed be he (like Elizabeth) that confirmeth not all the words of this Law to **DO** them.

Matthew 5:17 Think not that I am come to destroy The Law, or the Prophets: I am not come to destroy, but to fulfill (in the Greek Original – pleroo = to fully preach it).

5:18 For verily I say unto you, Till heaven and earth pass, one jot or one tittle shall in no way pass from The Law, till **ALL** (the Prophecies) be fulfilled.

5:19 Whosoever therefore shall break one of these least Commandments, and shall teach men so, he shall be called the least in the Kingdom of heaven: but whosoever shall do and teach them, the same shall be called great in the Kingdom of heaven.

5:20 For I say unto you, That except your righteousness shall exceed the righteousness of the scribes (lawyers) and Pharisees (politicians), ye shall in no case enter into the Kingdom of heaven.

James 2:10 He who breaks the least of these Commandments and teaches others to do so is guilty of all.

The renowned English jurist Sir William Blackstone famously stated, “No enactment of man can be considered law unless it conforms to the law of God.”

All of The Law references quoted are copied from the Sovereign’s Bible (Exhibit 2) upon which Elizabeth Alexandra Mary Battenberg’s Coronation Oath (Exhibit 1) was sworn (all emphasis mine), containing God’s Law that she swore to maintain to the utmost of her power. It is a special large print and specially bound edition of the king James Authorised Version (1611) of the Holy Bible, that she placed her right hand upon, swore the Coronation Oath upon and then kissed, before she signed the Coronation Oath (Exhibit 1).

12. Elizabeth Alexandra Mary Battenberg is therefore not only massively in breach of contract, but also massively in breach of The Law, and thus is not only **NOT** the Lawful Sovereign, never has been, and thus has **NO** jurisdiction to prosecute me, but is also a criminal, guilty of capital crimes, that carry the death-penalty, according to The Law she swore to maintain to the utmost of her power. That Perfect Royal Law of Liberty was given by God to the British-Israel peoples to protect the British-Israel peoples from exploitation, oppression, poverty and harm, and which God has warned the British-Israel peoples to return to, with dire consequences for failure to do so. Her obscene wealth and that of her relatives, cronies and accomplices must be seized and shared out amongst the poor and homeless.

Malachi 4:1 For, behold, the Day cometh, that shall burn like an oven; and **all** the proud, yea, and **all** that do wickedly, shall be stubble: and the day that cometh shall burn them up, saith the Lord of hosts, that it shall leave of them neither **root** nor **branch** (nothing).

4:2 But unto you that fear My name shall the Sun of Righteousness arise with healing in his wings; and ye shall go forth, and grow up as calves of the stall.

4:3 And ye shall tread down the wicked; for they shall be **ashes** under the soles of your feet in The Day that I shall do [this], saith the Lord of hosts.

4:4 Remember ye (and return to) The Law of Moses My servant, which I commanded unto him in Horeb for **all** Israel, [with] the Statutes and Judgments.

4:5 Behold, I will send you Elijah the Prophet before the coming of the great and dreadful Day of the Lord:

4:6 And he shall turn the heart of the fathers to the children, and the heart of the children to their fathers, lest I come and smite the earth with a curse (see verse 1).

13. The person who purports to be queen was, in fact, as proven above, never rightfully nor Lawfully the Sovereign/Crown. **Therefore the Crown/Prosecution/Regina has NO authority to put the defendant on trial and the judge has NO authority to try him, because the judge’s authority comes from her.**
14. In addition, without prejudice to the above, based on God’s Law that she swore to maintain to the utmost of her power (Exhibit 1) the “queen” is in breach of contract. She has amongst other things accumulated a large amount of personal wealth and done many other things that are expressly forbidden, some of which are listed above, and so she has breached her contract with God and the British-Israel people. Therefore, even if, which is not admitted, the “queen” was genuinely crowned, the breach of contract disqualifies her from sitting and renders null and void proceedings instituted in her name.
15. In addition and without prejudice to the above, ex-Prime Minister Tony Blair was found guilty of War Crimes, on 22nd of November 2011, by the Kuala Lumpur War Crimes Commission (KLWCC), in Kuala Lumpur, Malaysia. However, he has no authority to send British troops into combat. That authority lies solely with Elizabeth Alexandra Mary Battenberg (also know by the criminal aliases Windsor and QE2), thus she is also condemned and guilty of being a War Criminal. Please see the attached judgement. There is no sovereign immunity from War Crimes and Crimes Against Humanity, as was proven in the case of Sadam Hussein. A convicted criminal cannot bring any charges against anyone.
16. In addition and without prejudice to the above, Elizabeth Alexandra Mary Battenberg is a convicted criminal who has been found guilty of Crimes against Humanity, by the International Common Law Court of Justice, sitting in Brussels, and sentenced on February 25, 2013 to 25 years in prison. Please see

the attached arrest-warrant. This court must therefore have her arrested and incarcerated, as soon as possible. As a convicted criminal she cannot bring any charges against me.

It is therefore of the utmost importance that Elizabeth Alexandra Mary Battenberg and the Sovereign's Bible, that is kept in Lambeth Palace*, be arrested and present in court for my challenge to her jurisdiction and sovereignty to be heard before a jury, and for me to face my false-accuser, examine her and have her removed from the throne and imprisoned.

* Class-Mark Ref. No.: E185 1953 [**]

Signed: _____

Date: _____

Elizabeth R

I solemnly promise and swear to govern the Peoples of the United Kingdom of Great Britain and Northern Ireland, Canada, Australia, New Zealand and the Union of South Africa, Pakistan and Ceylon, and of my Possessions and the other Territories to any of them belonging or pertaining, according to their respective laws and customs.

I will to my power cause Law and Justice, in Mercy, to be executed in all my judgements.

I will to the utmost of my power maintain the Laws of God and the true profession of the Gospel. I will to the utmost of my power maintain in the United Kingdom the Protestant Reformed Religion established by law. And I will maintain and preserve inviolably the settlement of the Church of England, and the doctrine, worship, discipline, and government thereof, as by law established in England. And I will preserve unto the Bishops and Clergy of England, and to the Churches there committed to their charge, all such rights and privileges as by law do or shall appertain to them or any of them.

The things which I have here before promised, I will perform and keep.

So help me God.



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The Holy Bible, 1953

1953

Oxford: University Press

Presented by [Oxford University Press](#)
to [HM The Queen](#)

[About this work of art](#)

The Coronation Bible that was used is kept in Lambeth Palace Library.

Class-Mark Ref. No.: E185 1953 [**]

You will need a "Witness Summons" application for it to be brought to court.



The Royal Collection © 2011,
Her Majesty Queen Elizabeth II
RCIN 1080362

Overview

Magnify image

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Web-link:

<http://www.royalcollection.org.uk/eGallery/object.asp?searchText=coronation+bible&x=5&y=5&object=1080362&row=1>

The International Common Law Court of Justice

A Lawful Judicial Body constituted under Common Law and The Law of Nations



International Citizens Arrest Warrant

In the Matter of Genocide in Canada: Case Docket No. 22513-001

A Warrant for their Immediate Arrest is hereby issued to the Person(s) named herein, having been duly tried, convicted and sentenced of deliberate Criminal Acts by this Court, and properly notified.

A handwritten signature in black ink, appearing to be 'B. ...', written over a horizontal line.

Name of Issuing Magistrate or Court Officer

MARCH 5, 2013

Date Issued




This Warrant is valid for a period not exceeding one year, and is effective until March 5, 2014

To: The Common Law Peace Officers and other Agents of this Court

You are hereby commanded and authorized to arrest _____
and the other persons named in this Warrant, and bring him/her/them forthwith to the
nearest Public Reclamation Facility to serve the sentence pronounced by this Court on
February 25, 2013.

These persons are guilty of Crimes against Humanity and active involvement in an
ongoing Criminal Conspiracy, under the statutes of the International Criminal Court and
the United Nations Convention on the Crime of Genocide, and according to Natural
Law.

A complete list of the persons duly convicted and sentenced by this Court, who are
subject to immediate arrest under the power of this Warrant, is found in the attached
document entitled Appendix One.



Certified by G. Dufort, Clerk of the Court

ENTERED
3/3/13

Entered and Registered Tuesday, March 5, 2013 - ICLCJ Case 22513-001 (Brussels)

Appendix One: List of Persons Duly Convicted and Sentenced in ICLCJ Case No. 22513-001 (Genocide in Canada), and Subject to Immediate Arrest under the Power of this Warrant

Joseph Ratzinger , Adolfo Nicholas Pachon, Tarcisio Bertone, Angelo Sodano, Angelo Bagnasco, Pedro Lopez Quintana, Elizabeth Windsor, Rowan Williams, Fred Hiltz, Bob Bennett, Stephen Harper, Murray Sinclair, John Milloy, Nora Sanders, Gary Paterson, Jon Jessiman, Brian Thorpe, Art Anderson, Foster Freed, Bill Howie, Phil Spencer, John Cashore, Robert Paulson, Peter Montague, Daniel Fulton, Ron Huinink, Terry Whyte, Sean Atleo and William Montour.

Joseph Ratzinger - Former Pontiff of the Church of Rome

Adolfo Nicholas Pachon - Superior General of the Jesuit Order, Rome

Tarcisio Bertone - Secretary of State, Vatican City

Angelo Sodano - College of Cardinals, Vatican City

Angelo Bagnasco - College of Cardinals, Vatican City

Pedro Lopez Quintana - Papal Nuncio to Canada, Ottawa

Elizabeth Windsor - alias Queen of England, London

Rowan Williams - former Archbishop of Canterbury, London

Fred Hiltz - Primate of the Anglican Church in Canada, Toronto

Bob Bennett - Bishop of Huron Diocese, Anglican Church, London, Ontario

Stephen Harper - Prime Minister of Canada, Ottawa

Murray Sinclair - Chairman, Truth and Reconciliation Commission (TRC), Ottawa

John Milloy - TRC officer, Peterborough, Ontario

Nora Sanders - General Secretary, United Church of Canada, Etobicoke, Ontario

Gary Paterson - Moderator, United Church of Canada, Etobicoke, Ontario

Jon Jessiman - Legal Counsel, United Church of Canada, Etobicoke, Ontario
Marion Best - Former Moderator, United Church of Canada, Etobicoke, Ontario
Brian Thorpe - United Church of Canada officer, Etobicoke, Ontario
Art Anderson - retired United Church of Canada officer, British Columbia
Foster Freed - former Chariman, B.C. Conference, United Church of Canada, Parksville
Bill Howie - retired United Church of Canada officer, Victoria, B.C.
Phil Spencer - United Church clergyman, Qualicum Beach, B.C.
John Cashore - former minister of the government of British Columbia, Vancouver
Robert Paulson - Superintendent of the Royal Canadian Mounted Police, Ottawa
Peter Montague - Inspector, "E" Division, Royal Canadian Mounted Police, Vancouver
Daniel Fulton, Chief Executive Officer, Weyerhauser Ltd., Seattle
Ron Huinink, lawyer, Vancouver.
Terry Whyte, former Chairman, St. Andrew's United Church, Port Alberni, B.C.
Sean Atleo, Grand Chief, Assembly of First Nations, Ottawa
William Mountour, Chairman, Six Nations Confederacy, Oshweken, Ontario

ICLCJ Case 22513-001

March 5, 2013 - Brussels



APPENDIX 1C

**Barnsley County Court
PO Box 17
Westgate
Barnsley
S70 2DW**

**Anthony Farrell
c./o 83 Priory Gardens
Highgate
London
Tony@JAHTruth.net
12th June 2013**

**CC: Chief Constable David Crompton
Shoosmiths Solicitors
Birmingham Midshires
CLAIM REFERENCE: 39A53899**

Dear District Judge Babbington,

I write with reference to the court hearing on 29th May 2013 and the court order in Appendix A .

As the judge, you have knowingly acted unlawfully having read my letter containing the challenge to the lawfulness of the jurisdiction and sovereignty of the crown, the court, and the legislation under this action against me is being brought.

In declining to grant my request for a rescheduling of the hearing in which the argument is put forward before a jury, you have knowingly acted unlawfully and have caused me harm.

On 22nd May 2013, I wrote to David Crompton, the Chief Constable of South Yorkshire Police (see Appendix B). In the letter, I informed the Chief Constable that in the event of the judge acting unlawfully, I will request him to that South Yorkshire Police uphold the law and arrest the judge .

In a letter dated 31st May 2013, the staff officer of the Chief Constable – presumably unsighted on on your unlawful court order - responded as can be seen in Appendix C.

I want to put you on notice that I have written to the Chief Constable today (Appendix D), requesting him to now uphold the the law and arrest you on or after 26th June 2013 should I not hear from you by 26th June 2013.

In the meantime, I wish to appeal to you to reverse your decision with immediate effect granting me a rescheduled hearing before a jury as per my original request in my letter of 22nd May 2013.

Should, I not be granted this request for a re-hearing on or before a jury by 26th June 2013 or alternatively see you arrested by South Yorkshire Police before the 4th July 2013; then on Friday 5th July 2013, I will send a letter of complaint to the Independent Complaints Commission about the Chief Constable for the failure of South Yorhsire Police to arrest you, copies of which will be hand delivered to South Yorkshire Police Headquarters at Carbrook, Sheffield District Command via Snig Hill, South Yorkshire Police Professional Standards Unit at Chapeltown, the Barnsley District HQ, Churchfields, Mr Shaun Wright South Yorkshire Police Commissioner at Regent Street, Barnsley and the Barnsley County Court Building, Westgate all on 5th July 2013.

Yours Sincerely

Anthony Farrell



Former Principal Intelligence Analyst of South Yorkshire Police

APPENDIX A

Order for possession

In the	Barnsley	County Court
Claim No.	3PA53899	

1st Claimant: Bank of Scotland Plc T/a Birmingham Midlands
Ref: 212319 000374
1st Defendant: Mr Anthony Farrell
Ref:



On the 29 May 2013, District Judge Babbington,
at Barnsley County Court, Po Box 17, Westgate, Barnsley, S70 2DW.

Upon hearing a representative representing Bank of Scotland Plc T/a Birmingham Midlands
and upon reading a letter from Defendant

This order has been made on discretionary grounds and the court orders that

1. The defendant give the claimant possession of 81 Worsbrough Road, Blacker Hill, Barnsley, S74 0RG on or before 26 June 2013.

And it is adjudged that

The claimant recover against the defendant the sum of £135,476.47 for debt and interest to date of judgment

It is ordered that the defendant pay the sum of £135,476.47 to the claimant in full by 26 June 2013.

To the defendant

The court has **ordered you to leave** the property by the date stated in paragraph 1 above.

If you do not do so, the claimant can ask the court, without a further hearing, to authorise a bailiff or High Court Enforcement Officer to evict you. (In that case, you can apply to the court to stay the eviction, a judge will decide if there are grounds for doing so.)

The claimant will send you a copy of the bill of costs with a notice telling you what to do if you object to this amount. If you do object, the claimant will ask the court to fix a hearing to assess the amount.

Payments should be made to the claimant, not to the court. If you need more information about making payments, you should contact the claimant.

If you do not pay the money owed when it is due and the claimant takes steps to enforce payment, the order will be registered in the Register of Judgments, Orders and Fines. This may make it difficult for you to get credit. Further information about registration is available in a leaflet which you can get from any county court office.

Need help with your problem?

Contact CUS Direct, a free government-funded confidential advice service on 0845 3464345 or www.cusdirect.org.uk.

N26 Order for possession

Page 3 of 2

The court office at PO Box 17, Westgate, Barnsley, S70 2DW is open between 10am and 4pm Monday to Friday. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 01226 320035.

APPENDIX B

Chief Constable
David Crompton
South Yorkshire Police Headquarters
Snig Hill
Sheffield
S8 8LY

Mr Anthony Farrell
c/o 83 Priory Gardens
Highgate
London N6 5QU

22nd May 2013

REFERENCE: THE UNLAWFUL COURTS OPERATING IN SOUTH YORKSHIRE

Dear Mr Crompton,

I refer to my scheduled court hearing on 29th May 2013 in Barnsley in which Shoosmiths Solicitors seek to obtain possession of my home. I wish you to note that in this hearing before HM Courts and Tribunal Service in Barnsley County Court, I am challenging the lawfulness of the jurisdiction and sovereignty of the Crown, the court and the legislation under which this action against me is being brought. I assert that the court has no authority to possess my home in such a court hearing. My reasons are given in the full supporting argument that is enclosed in Appendix A. I have made the court fully aware of these reasons.

Respectfully, I have requested in writing for a hearing to be rescheduled in which the argument outlined in Appendix A can be heard by a jury, before any decision is reached. I will not be attending the hearing on the 29th May 2013, and have requested a rescheduled date, in order that my lawful argument can be given proper consideration, by the judicial system in place in the United Kingdom.

The lawful argument attached cannot be rebutted. In the event of the court acting unlawfully, I will request that South Yorkshire Police uphold the law, and arrest the judge. The key issue being that the Crown/Prosecution/Regina has NO authority to put the defendant on trial, and the judge has no authority to try him because the judges' authority comes from the Crown. See paragraph 13 Appendix A.

In addition, you may also be aware that I am on a collision course with Barnsley MBC over my willful refusal to pay any Council Tax, under Section 15 Article (iii) of the Terrorism Act 2000. So the likelihood of another court hearing is high.

This is in connection to your force's abject failure to investigate my threat assessment (2010), in which I concluded from my analysis, that the London Bombings of 7th July

2005 were all part of a well planned false-flag operation. I maintain that view and I accuse the following officers from your force of being complicit in terrorist activity.

- 1) Your predecessor Meredydd Hughes – his role at Gleneagles, the bomb hoaxes in Sheffield and his key role in the post 7/7 cover-up.
- 2) Your Director of Finance, Nigel Hiller for unlawfully dismissing me for speaking the truth on the issue of the London Bombings.
- 3) The dishonest DCI Steve Williams who was moved to Professional Standards Unit after managing me out of your organisation. Mr Williams admitted to ME, that he was on a terror drill exercise in London on the day of the attacks.
- 4) Last but not least, It can be seen from the South Yorkshire Police website that you were involved in the post 7/7 investigations. By implication it renders you complicit in the cover-up.

"From 2004 to 2012 he served as both Assistant Chief Constable and Deputy Chief Constable in West Yorkshire. During that period he was involved in the response to the 7/7 Bombings . . ."

I have to ask myself, have lessons really been learned in the aftermath of Hillsborough and the 24 year old cover-up, as all the usual police rhetoric would have the public believe. The courts in Barnsley have already threatened me with imprisonment, for my willful refusal to pay council tax. Suffice to say I will not refrain from using the lawful argument in Appendix A, to highlight the unlawfulness of our existing Crown and the judicial system.

Might I respectfully suggest that you watch the film, 7/7 Ripple Effect II at this link: <http://www.jforjustice.net/77re2.html> if you have not already done so. Please begin to act within the law and redeem the evil that has been perpetrated over the years within the police service.

Yours Sincerely



Anthony Farrell

Former Principal Intelligence Analyst for SYP.

APPENDIX C



David Crompton QPM
Chief Constable



Mr Anthony Farrell
C/O 83 Priory Gardens
Highgate
London
N6 5QU

31st May 2013

Dear Mr Farrell,

Thank you for your correspondence, received in the Chief Constable's office on 29th May 2013.

The Chief Constable receives a large volume of mail each day and is not always able to reply personally.

It is in my capacity as his Staff Officer that I respond.

Having read your letter it would appear your communication focuses on the legality of your impending court actions.

As such, dependant on the outcome of the legal challenges you have mounted the Chief Constable will not be taking any direct action at this stage.

I hope this communication finds your health issues resolved as I note you have suffered complications in recent months.

Yours sincerely,

Inspector Lydia Lynskey
Staff Officer to the Chief Constable
0114 252 3408

A handwritten signature in blue ink, appearing to read "Lydia Lynskey".

NOT PROTECTIVELY MARKED

Police Headquarters
Carbrook House
6 Carbrook Hall Road
Sheffield
S9 2EH

Direct Dial no. 0114 2523408
E-mail: Lydia.Lynskey@southyorks.pnn.police.uk

APPENDIX 1D

APPENDIX D

**Chief Constable
David Crompton
Police Headquarters
Carbrook House
5 Carbrook Hall Road
Sheffield
S9 2EH**

**Anthony Farrell
c/o 83 Priory Gardens
Highgate
London
NG 5QU**

Tony@JAHTruth.net

12th June 2013

CC: Judge Babbington

REQUEST FOR THE ARREST OF JUDGE BABINGTON

Dear Mr Crompton,

Thank you for your correspondence from 31st May 2013 via Inspector Lydia Lynskey.

I refer back to my letter of 22nd May 2013. In a hearing on the 29th May 2013, Judge Babbington in the Barnsley County Court issued an unlawful court order. This was issued unlawfully with full knowledge of the challenge. The proof of this is that the Judge Babbington acknowledges reading it in the court order and has therefore knowingly acted unlawfully. Please see a copy of the court order attached.

I would request that South Yorkshire Police uphold the law and arrest Judge Babbington on or immediately after 26th June 2013.

Yours Sincerely


Anthony Farrell

**Former Principal Intelligence Analyst
for South Yorkshire Police**

Mr Anthony Farrell
C/O 83 Priory Gardens
Highgate
London
N6 5QU

31st May 2013

Dear Mr Farrell,

Thank you for your correspondence, received in the Chief Constable's office on 29th May 2013.

The Chief Constable receives a large volume of mail each day and is not always able to reply personally.

It is in my capacity as his Staff Officer that I respond.


Having read your letter it would appear your communication focuses on the legality of your impending court actions.

As such, dependant on the outcome of the legal challenges you have mounted the Chief Constable will not be taking any direct action at this stage.

I hope this communication finds your health issues resolved as I note you have suffered complications in recent months.

Yours sincerely,

Inspector Lydia Lynskey
Staff Officer to the Chief Constable
0114 252 3408



NOT PROTECTIVELY MARKED

Police Headquarters
Carbrook House
5 Carbrook Hall Road
Sheffield
S9 2EH

Direct Dial no. 0114 2523408
E-mail: Lydia.Lynskey@southyorks.pnn.police.uk



South Yorkshire

POLICE

**David Crompton QPM
Chief Constable**

Mr Anthony Farrell
C/O 83 Priory Gardens
Highgate
London
N6 5QU

21st June 2013

Dear Mr Farrell,

Thank you for your correspondence, received in the Chief Constable's office on 17th June 2013.

The Chief Constable receives a large volume of mail each day and is not always able to reply personally.

It is in my capacity as his Staff Officer that I respond.

Having read your letter it would appear your communication focuses on the legality of your impending court actions and as such, I refer you to the previous communication on this matter.

Yours sincerely,

Inspector Lydia Lynskey
Staff Officer to the Chief Constable
0114 252 3408

NOT PROTECTIVELY MARKED

Police Headquarters
Carbrook House
5 Carbrook Hall Road
Sheffield
S9 2EH

Direct Dial no. 0114 2523408
E-mail: Lydia.Lynskey@southyorks.pnn.police.uk

APPENDIX 1E



South Yorkshire

POLICE

SATURDAY 6TH July 2013.

1130 hours.



I can confirm that

With Compliments

Mr Tony Farrell and Mr Anthony Hill attended at Snig Hill enquiry desk today and spoke to Me PC2696 Kennedy. I have taken possession of one DVD 'The Windsor's Ripple Effect' to pass on to C.I. Lambert and thereafter to the Chief Constable.



This document is printed on 100% recycled paper

APPENDIX 1F

Subject: Re: UNLAWFUL KILLING
From: Richard.Lambert@southyorks.pnn.police.uk
Date: Fri, July 26, 2013 2:38 pm
To: Dean.Kennedy@southyorks.pnn.police.uk
Cc: Tony@JAHTruth.net
Priority: Normal
Options: View Full Header | View Printable Version | Download this as a file

Mr Farrell,

I can confirm that PC Kennedy has passed on your letter and DVD as he agreed he would. I will review its contents in due course and I am also in liaison with the Chief's office re: this matter.

Regards,

Chief Inspector Rich LAMBERT

Sheffield Operational Support and Partnerships,
Snig Hill Police Station,
Snig Hill,
Sheffield,
S3 8LY

richard.lambert@southyorks.pnn.police.uk

Dean Kennedy/WEST/SHEFFIELD/SYP
25/07/2013 07:28

To Tony@JAHTruth.net
cc Richard Lambert/SCT/SYP@SYP
Subject Re: UNLAWFUL KILLING

Mr Farrell

I can confirm that, as agreed, I forwarded the DVD on to Chief Inspector Lambert. As you may recall at the time I did inform you that I would not personally watch the DVD and I did not, it was forwarded immediately. Please be aware that I will not read the attachment that you have provided and would respectfully ask that you do not send any further literature through for my viewing as I feel it would be a waste of your time. I have copied Chief Inspector Lambert into this e-mail.

Regards

Dean Kennedy PC2696

Neighbourhood Patrol Group B
Sheffield District

South Yorkshire Police
Snig Hill
Sheffield S3 8LY

0114 2964131/ Ext 714131

Airwaves: 2696 / Blackberry: 07557 255167

e-mail: Dean.Kennedy@southyorks.pnn.police.uk

-----"Tony" <Tony@JAHTruth.net> wrote: -----

To: Dean.Kennedy@Southyorks.pnn.police.uk

From: "Tony" <Tony@JAHTruth.net>

Date: 07/23/2013 02:48PM

Cc: David.Crompton@Southyorks.pnn.police.uk

Subject: UNLAWFUL KILLING

Dear Dean,

Good afternoon. I hope this email finds you well and in good spirits and having a good day.

My name is Tony Farrell.

You will recall that around 11am on Saturday 6th July 2013, John Anthony Hill and I met with you at Snig Hill enquiry desk. After listening attentively to what we had to say, you were kind enough to take possession of one DVD entitled "The Windsors Ripple Effect". We hope that you personally found time to watch and absorb this documentary as the implications for policing in the UK are massive. That personal note aside, this DVD was handed over to you in your capacity as a police officer and public servant in order to ensure it was passed onto the Chief Constable. Given the seriousness of the evidence, this level of seniority was appropriate and forms part of my ongoing communication with the Chief Constable and his staff officer over a "Challenge" to Sovereignty and Jurisdiction of the Crown and the Courts.

In our meeting, you agreed to pass the DVD onto Chief Inspector Lambert with the anticipation that thereafter it would be handed over to the Chief Constable as further evidence to support our previous request to him for police assistance. I am somewhat concerned that we have not had any acknowledgment whatsoever about this extra evidence from either the Chief Constable himself or his staff officer. I wondered whether you could confirm whether or not you passed the DVD on as promised as the evidence within is incriminating and extremely serious.

I am copying in the Chief Constable to this email because we would have by now expected a formal positive response from him with respect to our request for police action on the wider issues. Previously, we had made it known to him

that we were - in the event of South Yorkshire Police inaction - intending to escalate the issue by way of a formal complaint to the Police Commissioner and the Independent Police Complaints Commission.

Please be assured that there is no criticism here of your conduct which was courteous and helpful. Before we consider invoking such action by way of a complaint against David Crompton, we would be most grateful if you could confirm that the DVD was indeed passed on as indicated. For your information, I am sending you a copy of "The Challenge" argument that was previously made know to the Chief Constable. As with our advice about the DVD, we again would urge you to read and reflect upon the "Challenge" document.

Yours Sincerely

Tony Farrell

[attachment "Challenge2.doc" removed by Dean Kennedy/WEST/SHEFFIELD/SYP]
Could you or someone you know make a difference as a Special Constable in South Yorkshire Police? If so call 0114 2197000 or visit www.southyorks.police.uk to find out more

Could you or someone you know make a difference as a Special Constable in South Yorkshire Police? If so call 0114 2197000 or visit www.southyorks.police.uk to find out more

Internet communications are not secure and therefore South Yorkshire Police cannot accept responsibility for any changes made to this message after it was sent. This e-mail and any attachments may be confidential. They may contain privileged information and are intended for the intended recipient, if you are not the intended recipient please notify us immediately and delete the message and any attachments from your computer. Do not disclose, distribute, or retain this e-mail or any part of it. In the case of a privately generated e-mail, the opinion expressed may not be the opinion of the South Yorkshire Police We believe but do not warrant that this e-mail and any attachments are virus free. You must therefore take full responsibility for virus checking. South Yorkshire Police reserves the right to monitor all e-mail communications through their networks

APPENDIX 2A

Subject: Re: REPORTING OF SERIOUS AND ORGANISED CRIME ON 5TH JULY 2013
From: Helen.Scothern@southyorks.pnn.police.uk
Date: Fri, July 26, 2013 5:25 pm
To: Tony@JAHTruth.net
Priority: Normal
Options: [View Full Header](#) | [View Printable Version](#) | [Download this as a file](#)

Mr Farrell,

thank you for your e-mail.

With regard to your query, the documents you handed to me have brought to the attention of the Senior Command Team and the content of the allegations are being reviewed.

Many thanks
Helen Scothern PS 3344
B-Group - Response Team,
Barnsley District Headquarters,
Churchfield, Barnsley
South Yorkshire, S70 2DL
Tel Ext 01226 736205 Internal 736205
Airwave number 3344
Blackberry 07825608909
Helen.Scothern@southyorks.pnn.police.uk

'Working together to make Barnsley a safe place to live - crime is at its lowest in 24 years' June 2011

-----"Tony" wrote: -----

To: Helen.Scothern@Southyorks.pnn.police.uk
From: "Tony"
Date: 23/07/2013 08:08
Cc: David.Crompton@Southyorks.pnn.police.uk
Subject: REPORTING OF SERIOUS AND ORGANISED CRIME ON 5TH JULY 2013

Dear Helen,

You will recall that on Friday 5th July 2013, Ms Charles Seven and I, along with several other witnesses formally handed in a detailed and comprehensive report at Barnsley Police Station. This event was filmed as part of the evidence gathering. The report itself, contained allegations and evidence of serious and organised criminality and by any standards demands further investigation.

Ms Seven and I asked you to pass on the report to officers of appropriate seniority. You indicated to Ms Seven and I that you would take the report home for safe-keeping and pass it up the chain of command on Monday 8th July 2013.

Unfortunately, our reporting of these very serious crimes does not appear as yet to have yielded any response or acknowledgement whatsoever from any officer from South Yorkshire Police. Yet again, this is very disappointing. My greatest fear is that this wall of silence is deliberate. Sadly it risks having echoes of all that's been bad about the cover-up of Hillsborough. Potentially, it smacks of police state corruption and cover-up and once again South Yorkshire Police are at risk of making themselves complicit in evil wrong-doing. Somehow, I hope that I can be proved wrong on this and I would be delighted if you tell me otherwise.

I wanted to give you an opportunity to update Ms Seven and I on exactly what you did with the report before I decide to consider escalating the situation with the Police Commissioner Shaun Wright and the Independent Police Complaints Commission.

Therefore, in attempt to help the police service fulfill their obligations to tackle serious and organised crime, I would very much appreciate and email updating me on progress or otherwise with the joint report that was handed in.

I look forward to your response.

Tony Farrell

Could you or someone you know make a difference as a Special Constable in South Yorkshire Police? If so call 0114 2197000 or visit www.southyorks.police.uk to find out more

Internet communications are not secure and therefore South Yorkshire Police cannot accept responsibility for any changes made to this message after it was sent. This e-mail and any attachments may be confidential. They may contain privileged information and are intended for the intended recipient, if you are not the intended recipient please notify us immediately and delete the message and any attachments from your computer. Do not disclose, distribute, or retain this e-mail or any part of it. In the case of a privately generated e-mail, the opinion expressed may not be the opinion of the South Yorkshire Police We believe but do not warrant that this e-mail and any attachments are virus free. You must therefore take full responsibility for virus checking. South Yorkshire Police reserves the right to monitor all e-mail communications through their networks

APPENDIX 3A

Finance, Property and Information Services Directorate

Assistant Director (Benefits, Taxation and Welfare Rights): G Hawkins ACIS

PO Box 634, Barnsley S70 9GG

Tel: (01226) 770770 Fax: (01226) 774799 E-mail: bentax@barnsley.gov.uk

MR ANTHONY FARRELL
83 PRIORY GARDENS
LONDON

N6 5QU

My Ref: RE/70/77/PH
Your Ref: 773198605
Date: 10/07/13
Enquiries to: Recoveries
Dial Direct: 01226 774696

Dear MR FARRELL

Council Tax Arrears

I refer to previous correspondence about your Council Tax arrears and must remind you that balances remain outstanding on your account(s) as outlined below:

Account Number	Debt Address	Period of Charge	Amount Due
773198605	81 WORSBROUGH ROAD	01.04.2011 - 31.03.2012	288.00
773198605	81 WORSBROUGH ROAD	01.04.2012 - 21.07.2012	409.30

I am prepared to give you one last opportunity to make suitable instalment payments if you phone the number above within 14 days to make an arrangement.

If I have no contact from you within 14 days I will pass the matter to the Council's second bailiff, Equita Ltd, and request that they collect your debt(s).

Passing this to Equita Ltd may incur substantial additional costs which will be added to your balance in accordance with the enclosed fees prescribed in Schedule 5, Council Tax (Administration and Enforcement) Regulations 1992, as amended.

If you are in receipt of Jobseekers Allowance, Income Support, Guaranteed Pension Credit or Employment Support Allowance it may be possible to deduct your arrears from your benefit so please contact me if you want to discuss this option.

If you are working, depending on how much Council Tax you owe and what you earn, it may be possible to serve an attachment of earnings order so your employer makes deductions from your wages to clear your arrears. If so contact me about this.

Please do not ignore this letter, it will result in further action and your debt increasing.

Yours sincerely

D J Whittingham

Head of Taxation and Revenues



BARNSLEY
Metropolitan Borough Council

Council Tax Bill

Account number : 773198605
(please quote this number with your payment)

Valuation band of property B

Assistant Chief Executive
Finance, Property and Information Services, F Foster, CPFA
Benefits, Taxation and Welfare Rights Division,
PO Box 634, Barnsley. S70 9GG
Council Tax Helpline 01226 774774
Housing Benefit & Council Tax Support Helpline 01226 774743
Automated Payment Line 0845 0758518

COUNCIL TAX BILL 2013/2014

Date of issue : 1 August 2013

00020

MR ANTHONY FARRELL
83 PRIORY GARDENS
LONDON
N6 5QU

Address of property (if different to postal address)

81 WORSBROUGH ROAD
BLACKER HILL

The Council has set a Council Tax, including precepts for the Authorities shown below, together with additional items in certain parishes. Payment is due as shown below.

Details Of Your Charge

Your property is in Council Tax band B. The 2013/2014 tax for this band is £1094.26, an increase of 0.5% on the previous year. The tax is made up as follows:-

BARNESLEY MBC	£933.78	(increase of 0.0% on last year)
S.Y POLICE & CRIME COMMISSIONER	£110.87	(increase of 3.6% on last year)
S.YORKS FIRE AND RESCUE AUTHORITY	£49.61	(increase of 2.0% on last year)
WORSBROUGH	£0.00	(increase of 0.0% on last year)

The total parish spending for WORSBROUGH in 2013/2014 is £0.00

Council Tax for period 10.05.2013 to 31.03.2014	£977.34
Empty property (unfurnished) - no discount 10.05.2013 to 31.03.2014	

Amount payable for 2013/2014

£977.34

Payment Instructions

OTHER COUNCIL TAX CHARGES OUTSTANDING £697.30

YOUR COUNCIL TAX BILL IS PAYABLE BY MONTHLY STATUTORY INSTALMENTS AS FOLLOWS:

Date Due	Amount Due	Date Due	Amount Due
12.09.2013	£162.34	12.12.2013	£163.00
12.10.2013	£163.00	12.01.2014	£163.00
12.11.2013	£163.00	12.02.2014	£163.00

Important Notice

See also the enclosed council tax explanatory notes leaflet which is part of this demand.

If your bill shows you are receiving a discount, exemption or disabled persons reduction and your circumstances change, you must notify the Council within 21 days of the change. Failure to do so may lead to a penalty being imposed which you will be required to pay. Council Tax data may be used in data matching exercises that help to detect fraud and error in Council Tax discounts, exemptions and other reductions.

APPENDIX 3B

Subject: URGENT - FAO DJ WHITTINGHAM - COUNCIL TAX ARREARS - RE/70/77/PH
From: "Tony" <Tony@JAHTruth.net>
Date: Wed, July 24, 2013 4:23 pm
To: Bentax@barnsley.gov.uk
Cc: David.Crompton@Southyorks.pnn.police.uk
Bcc: JAH@JAHTruth.net (more)
Priority: Normal
Options: [View Full Header](#) | [View Printable Version](#) | [Download this as a file](#)

Dear Mr Whittingham,

I refer to your letter of 10th July 2013 in which you state that you are prepared to give me one last opportunity to make suitable installment payments for my Council Tax arrears.

Given how I have outlined my case before your unlawful Magistrates Court in Barnsley, I wish to make you aware that you are knOwingly and willfully inciting me to commit a serious criminal offence under Section 15 Article (iii) of the Terrorism Act 2000.

Let me be clear about this. I will not bow down to your sacred cows. I would not do this in September 2010 when I stood against the wishes of the Chief Constable as a Principal Intelligence Analyst and I will not do it now before you.

Accordingly, I wish to let you know that following your incitement for me to commit a serious criminal offence in your letter, I am challenging the two earlier Magistrates Court's decision concerned with my Council Tax Arrears by appealing to the Crown Court. The challenge document I shall use to counter your unlawful behaviour is attached below. I encourage you to read and digest its content.

I am copying in Mr David Crompton, the current Chief Constable of South Yorkshire Police as he is fully aware of my stance and he has prior knowledge of this challenge from a previous and ongoing case involving of mine District Judge Babbington.

Yours Sincerely

Tony Farrell

Attachments:

Challenge2-Tony blue.doc	106 k	[application/msword]	Download
Exhibit_1.jpg	1.6 M	[image/jpeg]	Download View
Exhibit_2.jpg	625 k	[image/jpeg]	Download View

APPENDIX 3C

44 Intentionally encouraging or assisting an offence

(1) A person commits an offence if—

- (a) he does an act capable of encouraging or assisting the commission of an offence; and
- (b) he intends to encourage or assist its commission.

(2) But he is not to be taken to have intended to encourage or assist the commission of an offence merely because such encouragement or assistance was a foreseeable consequence of his act.

47 Proving an offence under this Part (1) Sections 44, 45 and 46 are to be read in accordance with this section.

(2) If it is alleged under section 44(1)(b) that a person (D) intended to encourage or assist the commission of an offence, it is sufficient to prove that he intended to encourage or assist the doing of an act which would amount to the commission of that offence.

(3) If it is alleged under section 45(b) that a person (D) believed that an offence would be committed and that his act would encourage or assist its commission, it is sufficient to prove that he believed—

- (a) that an act would be done which would amount to the commission of that offence; and
- (b) that his act would encourage or assist the doing of that act.

(4) If it is alleged under section 46(1)(b) that a person (D) believed that one or more of a number of offences would be committed and that his act would encourage or assist the commission of one or more of them, it is sufficient to prove that he believed—

- (a) that one or more of a number of acts would be done which would amount to the commission of one or more of those offences; and
- (b) that his act would encourage or assist the doing of one or more of those acts.

(5) In proving for the purposes of this section whether an act is one which, if done, would amount to the commission of an offence—

(a) if the offence is one requiring proof of fault, it must be proved that—

(i) D believed that, were the act to be done, it would be done with that fault;

(ii) D was reckless as to whether or not it would be done with that fault; or

(iii) D's state of mind was such that, were he to do it, it would be done with that fault; and

(b) if the offence is one requiring proof of particular circumstances or consequences (or both), it must be proved that—

(i) D believed that, were the act to be done, it would be done in those circumstances or with those consequences; or

(ii) D was reckless as to whether or not it would be done in those circumstances or with those consequences.

(6) For the purposes of subsection (5)(a)(iii), D is to be assumed to be able to do the act in question.

(7) In the case of an offence under section 44—

(a) subsection (5)(b)(i) is to be read as if the reference to “D believed” were a reference to “D intended or believed”; but

(b) D is not to be taken to have intended that an act would be done in particular circumstances or with particular consequences merely because its being done in those circumstances or with those consequences was a foreseeable consequence of his act of encouragement or assistance.

(8) Reference in this section to the doing of an act includes reference to—

(a) a failure to act;

(b) the continuation of an act that has already begun;

(c) an attempt to do an act (except an act amounting to the commission of the offence of attempting to commit another offence).

(9) In the remaining provisions of this Part (unless otherwise provided) a reference to the anticipated offence is—

(a) in relation to an offence under section 44, a reference to the offence mentioned in subsection (2); and

(b) in relation to an offence under section 45, a reference to the offence mentioned in subsection (3).

APPENDIX 3D

From: tonyfarrell333@talktalk.net

To: bentax@barnsley.gov.uk

Subject: Council tax STANCE - TONY FARRELL V BARNESLEY MBC

Date: Wed, 1 Aug 2012 13:54

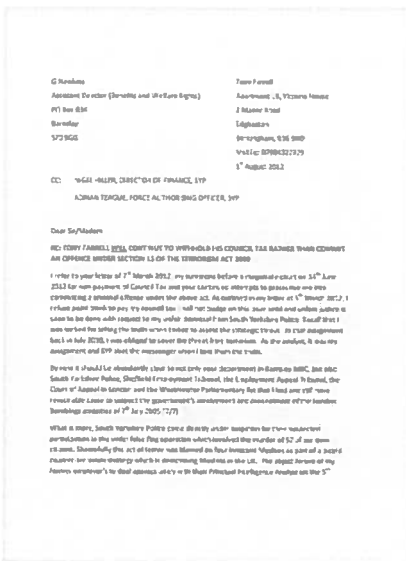
Attachments: IMPORTANT - BMBC_V_TONY_FARRELL_COUNCIL_TAX_STANCE_S15_TA2000.jpg (110K), IMPORTANT - BMBC_V_TONY_FARRELL_COUNCIL_TAX_STANCE_S15_TA2000_001.jpg (128K), IMPORTANT - BMBC_V_TONY_FARRELL_COUNCIL_TAX_STANCE_S15_TA2000_002.jpg (40K)

Dear Sir/Madam,

The important attached letter is self explanatory. A package will follow with the promised evidence as to exactly why I have reasonable cause to suspect and therefore can't pay my tax without committing a very serious offence under S15(iii) of Terrorism Act 2000.

Tony Farrell

3 Attached Images





G Hawkins
Assistant Director (Benefits and Welfare Rights)
PO Box 634
Barnsley
S70 9GG

Tony Farrell
Apartment 18, Victoria House
2 Manor Road
Edgbaston
Birmingham, B16 9ND
Mobile: 07984022929

1st August 2012

CC: NIGEL HILLER, DIRECTOR OF FINANCE, SYP

ADRIAN TEAGUE, FORCE AUTHORISING OFFICER, SYP

Dear Sir/Madam

RE: TONY FARRELL WILL CONTINUE TO WITHHOLD HIS COUNCIL TAX RATHER THAN COMMIT AN OFFENCE UNDER SECTION 15 OF THE TERRORISM ACT 2000

I refer to your letter of 7th March 2012, my summons before a magistrate court on 14th June 2012 for non-payment of Council Tax and your continued attempts to pressurise me into committing a criminal offence under the above act. As outlined in my letter of 5th March 2012, I refuse point blank to pay my council tax. I will not budge on this issue until and unless justice is seen to be done with respect to my unfair dismissal from South Yorkshire Police. Recall that I was sacked for telling the truth when tasked to assess the strategic threat. In that assignment back in July 2010, I was obliged to cover the threat from terrorism. As the analyst, it was my assignment and SYP shot the messenger when I told them the truth.

By now it should be abundantly clear to not only your department in Barnsley MBC, but also South Yorkshire Police, Sheffield Employment Tribunal, the Employment Appeal Tribunal, the Court of Appeal in London and the Westminster Parliamentary list that I had and still have reasonable cause to suspect the government's involvement and concealment of the London Bombings atrocities of 7th July 2005 (7/7).

What is more, South Yorkshire Police come directly under suspicion for their suspected participation in the wider false flag operation which involved the murder of 57 of our own citizens. Shamefully this act of terror was blamed on four innocent Muslims as part of a putrid counter-terrorism strategy which is demonising Muslims in the UK. The abject failure of my former employer's to deal appropriately with their Principal Intelligence Analyst on the 5th

anniversary of the bombings provides me with reasonable cause to suspect them in the concealment of terrorist activity. That is not all.

More specifically, besides their abject failure to investigate the analysis on offer from terrorism, I would point to three other distinct areas where I have direct reasonable cause to suspect their involvement in the cover up and concealment of monstrous state terrorist crimes against democracy.

- Firstly, my former line manager Detective Chief Inspector Steve Williams (still a serving police officer) was on the terror drill exercise in London on 7/7. This much he told me on the fifth anniversary of 7/7 where he candidly described to me how it morphed into the real thing on the day.
- Secondly in 2005 former Chief Constable Meredydd Hughes led the ACPO team coordinating the England and Wales resources for the [G8 Summit at Gleneagles](#), and played a leading role in the national response (cover-up and concealment) to the [7 July 2005 London bombings](#).

Source: http://en.wikipedia.org/wiki/Meredydd_Hughes

- Thirdly, Sheffield (home of SYP HQ) was the target for bomb scare incidents on 5th July 2005 and 11th July 2005 – a fact that is far more indicative of being involved in a false flag operation than being a victim of the absurd government story the “Goyim” are continually expected to swallow.

It is sad for me to have to write these shocking things about my previous employers, but I feel compelled to expose the corruption within. Shamefully, South Yorkshire Police continue to conceal the truth about the Hillsborough disaster even after 23 years and have played their evil part in the perverted and unjust decision to imprison mother Vicky Haigh in an extraordinary child abuse case in Doncaster. Their dirty deeds need exposing as does wider police corruption.

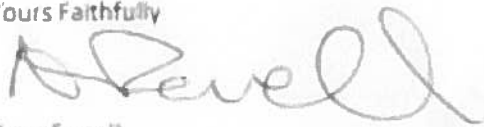
I had a duty of care to tell the truth in 2010 about the terror threat and now I have a moral obligation to withhold my council taxes under **Section 15(iii) of the Terrorism Act 2000**. If I were to pay these outstanding taxes (which I won't), SYP knowing full well that I have reasonable cause to suspect them, would be duty bound to arrest me under this Act as a proportion of my payment would go to an organisation that I am on record as suspecting of being engaged in the concealment of terrorist activity. As mentioned in my previous letter, the Home Office have confirmed in writing that there can be no exemptions.

If you doubt the genuineness and the reasonableness of what I am saying, I would invite you to view the DVDs enclosed in the package I will send you or alternatively, I invite you

now to read and digest the PDF file attached with this emailed letter which provides stark analysis of the London Bombings sham.

Please do not delude yourself that I can be pressurised into committing an offence under this act. All your efforts will be in vain. Here I stand, I can do no other.

Yours Faithfully

A handwritten signature in black ink, appearing to read 'Tony Farrell', written in a cursive style.

Tony Farrell

... / enclosed



THE LONDON BOMBINGS AND A BOGUS TERROR THREAT

Dear Sir/Madam,

The only thing necessary for the triumph of evil is for good men to do nothing. That was a quote cited by former Chief Constable Richard Wells of South Yorkshire Police when he was reflecting upon the challenges facing the service over 15 years ago. Respectfully, I would ask you to pause for thought and momentarily consider the state of modern day policing with Edmund Burke's phrase in mind.

As leaders within the police service, what exactly is it that you are presiding over I ask myself rhetorically. To mine eyes something seems rotten in the state of British Policing nowadays. Corruption, deceit and doublespeak seem rife and when one of its police forces sees fit to dismiss their longstanding Principal Intelligence Analyst for doing nothing more than telling the truth about the strategic threat facing the United Kingdom, then sadly I fear the service is in deep trouble. Shooting the messenger was a convenient way of the service collectively doing nothing. Thus all of you by your prolonged toxic silence allow evil to triumph. Chief Constables are guilty via inaction as are those Principal Intelligence Analysts who perpetuate the ignoble lie in their bogus threat assessments.

Enabling the One Truth became an in vogue mantra in South Yorkshire Police (SYP) about the time of my stance on the strategic terror threat in July 2010. May I respectfully remind you all that none of you can "Enable the One Truth". Your role is simply to seek out and tell the truth. Not a single one of you has had the courage to do that about the terror events in London during July 2005. Isn't it high time you find the truth and speak out truthfully?

As Chief Constables you hold considerable responsibility in your office, and I would respectfully ask each one of you to do your duty and collectively speak out in favour of a proper independent investigation into the monstrous concealment of state crimes against democracy as perpetrated almost certainly by agents of the state on 7th July 2005 and 22nd July 2005.

By examining the evidence as depicted in Muad'Dib's stark documentary film called 7/7 Ripple Effect 2 and by reflecting upon the complementary satire play entitled "Kollerstrom and Farrell are Dead", you cannot fail to see that the official account of the London Bombings is farcical and the credibility of the government's position on counter terrorism lies in ruins. Citizens are waking up to the internal tyranny and the spotlight will be upon you, if you don't act decisively for truth.

You are being watched. Your subordinate police officers and police staff members are rapidly losing confidence in your collective leadership. Act now! The time has come to stop hiding and show your metal and rise up collectively in the name of truth. Confront the evil within.

Respectfully, I implore you to watch the DVDs attached and reflect deeply on the grave matters within our midst. Don't do nothing, but rather do something for the good of mankind. No longer countenance the perpetuation of the evil that lies within. Rise up and cleanse the service before you unwittingly or otherwise move us into a fascist police state.

Tony Farrell



Former Principal Intelligence Analyst, for SYP (2003 - 2010).

From: tonyfarrell333@talktalk.net

To: bentax@barnsley.gov.uk

CC: Adrian.Teague@southyorks.pnn.police.uk; Nigel.Hiller@southyorks.pnn.police.uk

Subject: FAO G HAWKINS & C AMITAGE - COUNCIL TAX STANCE - TONY FARRELL V BARNESLEY MBC S15
(iii) TA 2000

Date: Wed, 1 Aug 2012 14:45

Attachments: ANALYSIS77FORBMBC.doc (1961K)

Dear Sirs,

Further to my last email and attached letter, please find enclosed the analysis which compels me to make my stance! There will be no surrender!

Tony Farrell

From: tonyfarrell333@talktalk.net

To: bentax@barnsley.gov.uk

Subject: Fwd: FAO C ARMITAGE - TONY FARRELL V BARNESLEY MBC COUNCIL TAX STANCE

Date: Tue, 14 Aug 2012 19:12

Attachments: BMBC_TONY_FARRELL'S_STANCE_AND_REPLY_TO_C_ARMITAGE_ON_14-08-12_-_REASONABLECAUSE.doc (33K)

Dear Sir / Madam,

Please find enclosed my response to your letter of 9th August 2012. I will also be forwarding this on to all and sundry in the truth movement.

The truth will set you free.

Tony Farrell

C ARMITAGE
Head of Benefits
PO Box 634
Barnsley
S70 9GG

Tony Farrell
Apartment 18, Victoria House
2 Manor Road
Edgbaston
Birmingham, B16 9ND
Mobile: 07984022929

14th August 2012

CC: NIGEL HILLER, DIRECTOR OF FINANCE, SYP, ADRIAN TEAGUE, FORCE AUTHORISING OFFICER, SYP, CHIEF CONSTABLE OF SYP DAVID CROMPTON

Dear Sir/Madam

RE: YOUR LETTER OF 9TH AUGUST 20102

Thank you for your letter of 9th August 2012 in which you hint at me withholding only the charge apportioned to South Yorkshire Police rather than the full amount you say you have a duty to collect. In implying that I should restrict my protest to the SYP charge you fail to acknowledge that in collecting taxes from citizens residing under your jurisdiction, Barnsley MBC subsequently hand over sizeable sums of money to South Yorkshire Police – an organisation that I am on record as having reasonable cause to suspect are engaged in the concealment of terrorist activity. My suspicion is now a very well documented fact and you cannot claim that it is not now on the record for all and sundry to see.

Section 15 (iii) of the Terrorism Act 2000 applies to the actual person who has reasonable cause to suspect. I am that person in this instance. What is more, my knowledge amounts to more than just a mere suspicion, I believe I have compelling evidence to suggest. I believe I have more than reasonable cause. I know it, you know and SYP know it. That much is abundantly clear. Plainly it is on the record. If I handed over funds to Barnsley MBC given these facts, South Yorkshire Police would be duty bound to arrest me for a terrorist offence where imprisonment for being a terrorist could ensue. The Home Office indicates there can be no exemptions here.

While Senior Officers from South Yorkshire Police are prone to not doing their duty, if I succumbed to your suggestion and handed over funds to you, how am I not committing an offence under this legislation given my understanding and knowledge? Are you personally going to guarantee that South Yorkshire Police would not arrest me for knowingly committing a terrorist offence under the act? How are you not personally inciting me to commit a terrorist offence under this legislation when Home Office indicate there can be no exemptions here? You fail to explain this - concerned solely as you are - with chasing the money

South Yorkshire Police have never ever said I am not genuine in my beliefs. They have been at pains to point out my honesty to the various judges that have presided over my case over the

last two years. So to summarise, I repeat that I have no intention of paying any fee to Barnsley MBC whatsoever since it is obvious to me that a proportion of the total money collected from all council tax payers will still end up going to South Yorkshire Police.

This brings me onto your bailiffs. I understand these are named Rossendales. This organisation has already been in communication with me in sending me a letter dated 2nd August 2012 demanding a fictitious overdue balance of £1,167.40 and threatening me with seizure of my goods using an unsigned and anonymous letter totally devoid of any legal authority. How they have arrived at that sum of money they claim I owe them, is totally beyond me. I thought you might like to watch the following shameful videos about the bedfellows Barnsley MBC have instructed with your specific approval in a further attempt to incite me to terrorist activity under Section 15 (iii) of Terrorism Act 2000. Your efforts will be to no avail. I have no contract with this firm under law.

Rossendales Bailiffs (ITV Exposure) 1 of 4

<http://www.youtube.com/watch?v=RbAejKMivek>

Rossendales Bailiffs (ITV Exposure) 2 of 4

http://www.youtube.com/results?search_query=Rossendales+Bailiffs+%28ITV+Exposure%29+2+of+4+&og=Rossendales+Bailiffs+%28ITV+Exposure%29+2+of+4+&gs_l=youtube-reduced.12...345752.350175.0.352097.3.3.0.0.0.0.547.1484.4-2j1.3.0...0.0...1ac.LHPF425HWAE

Rossendales Bailiffs (ITV Exposure) 3 of 4

http://www.youtube.com/results?search_query=Rossendales+Bailiffs+%28ITV+Exposure%29+3+of+4&og=Rossendales+Bailiffs+%28ITV+Exposure%29+3+of+4&gs_l=youtube.12...75527.76137.0.77778.2.2.0.0.0.0.344.625.2-1j1.2.0...0.0...1ac.ZaurDxVKvfM

Rossendales Bailiffs (ITV Exposure) 4 of 4

<http://www.youtube.com/watch?v=3uljtKelluVo>

Rossendale bailiff drives into pedestrians at Bank of Ideas Eviction

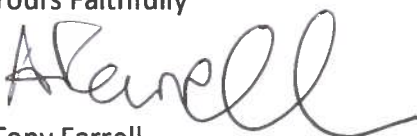
<http://youtu.be/zoKWip9CBtI>

Rosendale bailiff strikes two photographers and drives through pedestrians

<http://youtu.be/uGvotiLFMPi>

I would urge you to examine your own position on the grave matters at stake here concerning my refusal to pay funds to organisations supporting internal state sponsored police state tyranny. I hope this clarifies my position. Here I stand, I can do no other.

Yours Faithfully



Tony Farrell

From: tonyfarrell333@talktalk.net
To: bentax@barnsley.gov.uk
Subject: Fwd: FAO: C ARMITAGE - TONY FARRELL'S COUNCIL TAX STANCE
Date: Mon, 17 Dec 2012 10:20

Putting Barnsley on the map!!!

TONY FARRELL 7 7 TRUTH COUNCIL TAX STANCE 13 DEC 2012

http://www.youtube.com/watch?v=wVY_RXof36Y

Regards

Tony Farrell

APPENDIX 4A

Subject: Found Wallet
From: Kes.Woods@southyorks.pnn.police.uk
Date: Sat, July 6, 2013 6:15 pm
To: tony@jahtruth.net
Priority: Normal
Options: View Full Header | View Printable Version | Download this as a file

Hi Tony,

Just wanted to express my sincere thanks for the prompt return of a wallet you found on Friday. Your honesty and integrity are greatly appreciated and a credit to yourself in these difficult times.

Best Regards

Kes Woods
PC228
Firearms Support Group
Operations Complex
Tel: 712985/6
Mob:07920791180
Airwave:4430228

Check out our new website - www.gunsandknivestakelives.com - successfully reducing youth related gun and knife crime.
Join us at : www.facebook.com/gaktl

Could you or someone you know make a difference as a Special Constable in South Yorkshire Police? If so call 0114 2197000 or visit www.southyorks.police.uk to find out morePart 2 Encouraging or assisting crime

