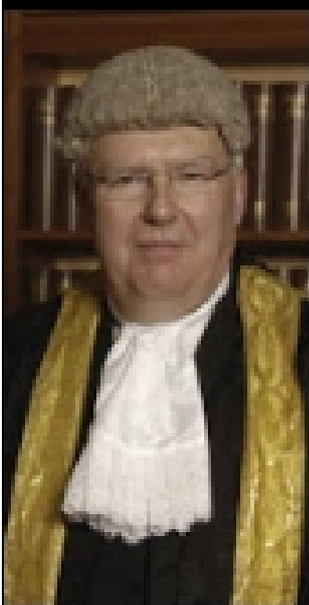
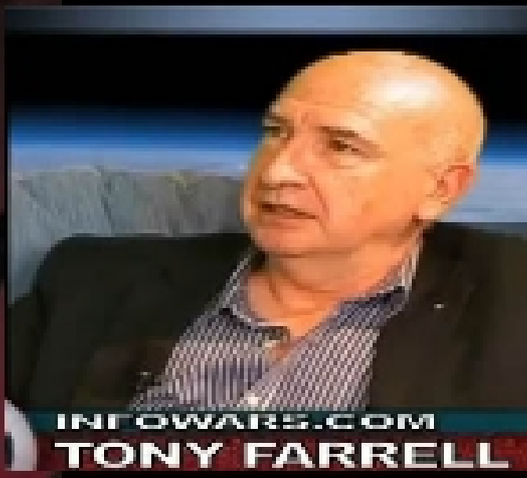


LAND OF THE FIG-TREE PROMOTIONS
EXPOSING THE COINTELLPRO AGENTS
A MONSTROUS COVER UP OF THE CASE OF MS SEVEN



EXPOSING COINTELPRO AGENTS

DEFINITION OF COINTELLPRO

Between 1956 and 1971, the Federal Bureau of Investigation (FBI) conducted a campaign of domestic counterintelligence. The agency's Domestic Intelligence Division did more than simply spy on U.S. citizens and their organizations; its ultimate goal was to disrupt, discredit, and destroy certain political groups. The division's operations were formally known within the bureau as COINTELPRO (the Counterintelligence Program). The brainchild of former FBI director j. edgar hoover, the first COINTELPRO campaign targeted the U.S. Communist party in the mid-1950s. More organizations came under attack in the 1960s. FBI agents worked to subvert Civil Rights groups, radical organizations, and white supremacists. COINTELPRO existed primarily because of Director Hoover's extreme politics and ended only when he feared its exposure by his critics. A public uproar followed revelations in the news media in the early 1970s, and congressional hearings criticized COINTELPRO campaigns in 1976.

A REPORT BY TONY FARRELL & MS SEVEN – 4TH JULY 2013

THE PARABLE OF THE FIG-TREE

13:6 He spoke also this parable; A certain [man] had a Fig tree (the Jews) planted in his vineyard; and he came and sought fruit thereon, and found none.

13:7 Then said he unto the dresser of his vineyard, Behold, these three years I come seeking fruit on this Fig tree, and find none: cut it down; why cumbereth it the ground?

13:8 And he answering said unto him, Lord, let it alone this year also, till I shall dig about it, and dung [it]:

13:9 And if it bear fruit, [well]: and if not, [then] after that thou shalt cut it down.

Source: THE KING OF KINGS' BIBLE by JAH



**A PHOTOGRAPH TAKEN AFTER JAH'S RELEASE FROM PRISON
FRONT ROW FROM LEFT TO RIGHT
NICK KOLLERSTROM, BELINDA MCKENZIE, JAH, MARK WINDOWS AND
MS. SEVEN**

INTRODUCTION

The purpose of this report is as follows:

- ⌚ To present evidence about Bindmans Law Firm and in particular the media and information solicitor Tamsin Allen which points towards her involvement in serious and organised crime , corruption and cover-up in the judicial process.
- ⌚ To expose the shady antics of Mark Windows who exhibits all the hallmarks of embarking on a professional agitation exercise which seems pre-occupied with undermining and discrediting Ms. Seven and me in an attempt to conceal incriminating evidence of a very serious and organised nature. Intelligence suggests that this is being enacted out in an attempt to safeguard and protect the reputations of Tamsin Allen and law firms like Bindmans.
- ⌚ To rebut each and every single one of the allegations Mark Windows and his faithful companion Dony Jackson has raised against Ms. Seven and me.
- ⌚ To illustrate the vulgarities, the abuse and the attacks waged by Dony Jackson and Mark Windows on Ms. Seven and me and to uncover the extent of the disinformation which they are spreading over truth movement websites in an effort to discredit the joint report concerned with the case of **“Ms. Seven v Gossage and Nine Others”** and the associated evidential material displayed on the Farrell Report Website.

BACKGROUND - THE PERPETUATION OF SEVEN'S GANG-STALKING

Details of the case of **“Ms. Seven versus Gossage and Nine Others”** can be found by reference to the website links at the end of this report. Two of the ten defendants in Ms. Seven's case are Tamsin Allen and Bindmans LLP where Tamsin Allen works in the capacity of Head of Media and Information. It is my assessment that Tamsin Allen is utterly corrupt and has been involved in serious and organised criminal activity associated with Ms. Seven's court case. She is central to the focus of this exposure.

It is more widely alleged in the joint report by Ms. Seven and Tony Farrell that there has been a cover-up of truly monstrous proportions in the judiciary and the police service and ten defendants who stood accused of serious and organised criminal activity have been protected by an outrageous and blatant episode of court-skulduggery and judicial-corruption. The evidence is all well-documented on the website links provided.

It is not the intention in this report however to examine any of the evidence against the other eight defendants in the case. There is a specific reason for zooming in on Tamsin Allen as opposed to other defendants - many of whom it is alleged are equally as corrupt - and that

reason is Mark Windows. Since ***“The Farrell Report”*** came to light, Mark's antics have become deeply suspicious and point squarely towards a concerted effort to protect Tamsin Allen's interests. Irrespective of the veracity of my claim, his blogging has been so vulgar and unwarranted that I have felt compelled to put this report together with a specific focus on him and his companion Dony Jackson in relation to the case of Ms. Seven, who remains an innocent gang-stalked victim.

For those that don't know Mark Windows, he is a fellow of infinite jest and quite well-known in certain UK Truth movement circles. He can be seen on the front cover of this report and also in part two of this report in some of his many different faces. At a personal level, I have known Mark since July 2011. He was in the audience of the 9/11 Keep Talking Group meeting where I first spoke about my dismissal from South Yorkshire Police. Since then and up until February 2013, we had been on friendly terms.

All that changed in early February 2013 after I interviewed Ms. Seven about her court case, on the UK Column TV channel. I was soon to witness the extreme measures to which Mark would stoop, in order to undermine all our efforts to expose the truth behind a monstrous cover-up of the case. Under a pretense that he was trying to protect the UK Column from being sued by Tamsin Allen, Mark had written to Lou Collins of the U.K. Column, in confidence, declaring his grave reservations about Ms. Seven. When the information was passed to me, an immediate fallout ensued between us.

Further attempts to undermine the case manifested on the UK Column. I considered Mark's blogging alongside his companion Dony Jackson to have been both vile and unacceptable by any common standards of decency. As a direct result of their deplorable antics, and their historical peripheral involvement with the case of Ms. Seven, I made a decision to expose the pair of them in the final version of my joint report with Ms. Seven, which can be found on the Farrell Report website. I accused them both in the report of being disinformation agents, as their hostility to Ms. Seven was totally unwarranted.

Since then, their venomous blogging has escalated to such a degree that I feel obligated to declare them professional agitators fixated on destroying Ms. Seven's credibility and my reputation, and, in the process, countenancing the perpetuation of the dreadful gang-stalking campaign which has been waged against her for the last decade. In embarking on this campaign of hate, they are merely protecting the interests of the crooked Super Lawyer Tamsin Allen - of the Leveson Inquiry fame.

THE STATE COVER UP OF THE CASE MS SEVEN V GOSSAGE AND NINE OTHERS

A JOINT REPORT - MARCH 2013

SEVEN & TONY FARRELL

A campaign of domestic terror of truly staggering proportions has been exposed. This is a stark example of corruption and racketeering within the entertainment and media industry extending into circles within the judiciary, the police service and parliament.

MS SEVEN VERSUS GOSSAGE & NINE OTHERS



ACCUSED
LORD JUSTICE
LAWRENCE COLLINS



ACCUSED
SIR WILLIAM
BLACKBURNE



ACCUSED
BARRISTER
BRIAN NICHOLSON



ACCUSED
JIM MANSON
SCOTTISH MEDIA GROUP



THE LATE
SIR NICHOLAS
PUMFREY



ACCUSED
LEVESON INQUIRY
TAMSIN ALLEN



A KEY WITNESS
NICHOLAS WARREN



A KEY WITNESS
SIR PETER GIBSON



A KEY WITNESS
SIR JOHN CHADWICK

TONY FARRELL, SEVEN & UK COLUMN GET WARNED
TAMSIN ALLEN IS A SPECIALIST AT INTERNET LIBEL
MARK WINDOWS IS OVERLY CONCERNED THAT SHE MAY SUE

MARK WINDOWS' EMAIL TO THE UK COLUMN AFTER MY INTERVIEW WITH MS. SEVEN

"Hi Lou, I'm copying you in on this as I'm concerned about the 7 story. Im very concerned about the Charles 7 story. >> The links are important. This is in confidence. > **Tamsin Allen** is specialist at internet libel, which she could claim is what happened to her on on UK Column.> Both Brian and Michael Docherty supported her claims.>When she broadcasts that 7/7 was carried out by these people things could get very serious.>Does Tony know her case was struck out?>> Myself and Dony filmed 7 for hours and she cannot corroborate any of her evidence apart from the right to a hearing. Once questioned she maintains she won her court case which is untrue. If she was in media why hasnt anybody heard of her? She cannot name anybody she has worked with who would corroborate anything. She claims the same experience as a woman who lives near her called Jeanifer Jean Charles who is a black woman of about the same age."

MARK WINDOWS ALERTS LOU COLLINS FROM UK COLUMN
THE THREAT OF LIBEL FROM TAMSIN ALLEN – A SPECIALIST IN INTERNET LIBEL



LOU COLLINS WITH BRIAN GERRISH ON UK COLUMN & TONY FARRELL'S INTERVIEW WITH SEVEN



Mark Windows and his Total Onslaught Against Ms. Seven

Mark Windows' opening gambit in his total onslaught campaign sees him very keen to protect the interests of Tamsin Allen. Of all ten defendants, he singles out Tamsin Allen warning that she could sue. I am all too mindful that Mark had on several occasions warned me off messing with Bindmans as they are - in his and Dony's words - "**Nasty Bastards**".

The first section will expose Tamsin Allen within the case of **Ms. Seven's v Gossage & nine others**.



WHAT WE DO

OUR PEOPLE

ABOUT US

NEWS AND EVENTS

CONTACT US

OUR PEOPLE

Tamsin Allen

PRINT PDF SHARE

Home / Our People / Partners / Tamsin Allen



Tamsin Allen

PARTNER

Head of Media and Information Law Team

Tel: +44 (0)20 7833 4433

Email: t.allen@bindmans.com

Search our people

SEARCH BY KEYWORD

type name or surname

PRACTICE SUMMARY

WHAT OTHERS SAY

Tamsin is head of the Media and Information Law team at Bindmans LLP and co-ordinated the group of claimants bringing legal action against News Group Newspapers Ltd for phone hacking. As well as representing her own clients in this litigation, including former Deputy Prime Minister John Prescott and former Labour Cabinet Minister Tessa Jowell MP, she co-ordinated the group of lawyers acting for around 60 high-profile claimants ranging from Jude Law and Charlotte Church to Ashley Cole and Ulrika Jonsson. This unprecedented joint approach to privacy litigation against a national newspaper has so far resulted in the settlement by News Group of 37 cases with individual damages as high as £130,000. See recent press coverage here.

In December Tamsin achieved a settlement of £200,000 for Tessa Jowell against News Group (Read press coverage here) for phone hacking with further recent settlements for 7 other claimants ranging from £25,000 to £60,000 plus costs and public apologies. (Read press coverage here).

Despite the settlements, Tamsin has obtained News Group's agreement to continue to disclose documents which reveal the truth about what happened.

Tamsin is also instructed to assist the Leveson Inquiry into the Culture, Practice and Ethics of the press in its forthcoming examination of the relationship between the press and the police due to commence in March. She will be assisted in her work on the Leveson Inquiry by Athalie Matthews.

AREAS OF PRACTICE

Inquests and inquiries
Judicial review and public law

Media and information law

Internet libel and harassment

Phone hacking

Right to protest

Human rights

MORE ON TAMSIN ALLEN

7 February 2012

BBC News - Success for phone-hacking victims kept in the dark by...

WATCH VIDEO

2 April 2013

Bindmans solicitors included in Super Lawyers 2013

READ MORE

15 November 2012

Bindmans LLP ranked as a Band 1 firm in Chambers UK

READ MORE

TAMSIN ALLEN – HEAD OF MEDIA AND INFORMATION AT BINDMANS

Tamsin Allen has made rapid progress since breaching contract and stealing Ms. Seven's scripts and then telling bare-faced lies in her witness-statements in the monstrous cover-up of Seven's Court-case against Gossage & Nine Others. Here is a list of achievements since she first represented Ms. Seven.

- 🕒 She has become the Head of Media and Information at Bindmans LLP.
- 🕒 She was co-opted onto the Leveson Inquiry representing Core participant victims of module 2.
- 🕒 She appeared on BBC news over the Metropolitan Police's Role in the News of the World hacking scandal.
- 🕒 She was awarded the status of London Super Lawyer 2013.
- 🕒 She has just won a libel case as Lesley Austin's Solicitor against the Metropolitan Police who are to pay substantial damages to a man who was wrongly pictured in "wanted" posters following the London riots in 2011. Leslie Austin, 49, was in fact a housing officer who helped a number of people during the disorder in Hackney on 8 August, the High Court heard.

TAMSIN ALLEN AWARDED STATUS OF A LONDON SUPER LAWYER 2013



Victims' lawyer Tamsin Allen: They now know who accessed their voicemail



Lord Prescott had been placed under surveillance by the News of the World



Bindmans

MAKE AN ENQUIRY

REGISTER FOR
UPDATES

FINDING YOUR CASE

search



WHAT WE DO

OUR PEOPLE

ABOUT US

NEWS AND EVENTS

CONTACT US

NEWS AND EVENTS

News

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Home / News and events / News / Bindmans solicitors included in Super Lawyers...

NEWS AND EVENTS

News

Events

Blogs

Radio

Videos

Search news

FREE TEXT SEARCH



SEARCH BY PRACTICE AREA

—Select practice area—

SEARCH BY LAWYER

—Select lawyer—

SEARCH BY DATE

—Select date—

Bindmans solicitors included in Super Lawyers 2013

Date: 2 April 2013

We are delighted to announce that 21 of our solicitors from Bindmans LLP have been included in the inaugural ratings for the London Super Lawyers 2013 (15 within the Super Lawyers list and six within the Rising Stars list).

This new publication, published by Thomson Reuters, is a peer-influenced rating service of solicitors recognising those who have attained a high degree of peer recognition and professional achievement.

The nominated Super Lawyers are: Tamsin Allen, Saimo Chahal, Emma Cohen, Chez Colton, Jon Crocker, Liz Dronfield, Rhona Friedman, Katherine Gieve, Stephen Grosz, John Halford, Melanie Hay, Jude Lanchin, Paul Ridge, Mike Schwarz and Alison Stanley.

The Rising Stars are: Emilie Cole, Charlotte Haworth Hind, Laura Higgs, Sara Lomri, Anna Mazzola and Emma Webster.

In addition, Saimo Chahal is ranked as one of the top 50 women lawyers in the Super Lawyers list.

The selection process used by Thomson Reuters to identify London's Super Lawyers has been designed so that peer recognition and professional achievement are at the forefront of the selection criteria. The London Super Lawyers 2013 list was published in a dedicated magazine, distributed across the legal profession, and is also being circulated as an insert in the Telegraph Magazine.

For the last two decades, Thomson Reuters has published Super Lawyers in the United States and the London Super Lawyers 2013 is the launch publication of this rating service outside the United States.

OUR PEOPLE

Tamsin Allen

Saimo Chahal

Emma Cohen

Chez Colton

Jon Crocker

Liz Dronfield

Rhona Friedman

Katherine Gieve

Stephen Grosz QC (Hon)

John Halford

Melanie Hay

Jude Lanchin

Paul Ridge

Mike Schwarz

Alison Stanley

Emilie Cole

Charlotte Haworth Hind

Laura Higgs

Sara Lomri

Anna Mazzola

Emma Webster

TAMSIN ALLEN ACTS FOR CLAIMANTS IN THE PHONE-HACKING CASES AND REPRESENTED CORE PARTICIPANT VICTIMS IN MODULE 2 OF LEVESON ENQUIRY

Bindmans LLP

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Tel: 020 7833 4433 Fax: 020 7837 9792 DX: 37904 KINGS CROSS
Web: www.bindmans.com Email: info@bindmans.com



The Legal 500 rankings Firm profile Press releases **Lawyer profiles** Main work contacts

Tamsin Allen

Tel: +44 20 7833 4433 Email: t.allen@bindmans.com



Work Department

Media and information law.

Position

Partner in media and information law team (public law and human rights department) specialising in defamation; breach of confidence and privacy; copyright; data protection and freedom of information. Represents many senior politicians, including Rt Hon Tessa Jowell MP, Chris Bryant MP, Lord Prescott RT Hon David Blunkett MP and Brian Paddick; advises 'New Statesman', Index on Censorship, Amnesty International, NUJ and other NGOs; currently acting for claimants in the phone hacking cases and representing Core Participant Victims in Module 2 of the Leveson Inquiry.

Career

Trained BM Birnberg & Co; qualified 1998; joined Bindman & Partners (now Bindmans LLP) 1999; partner 2004.

TAMSIN ALLEN'S ROLE IN THE MONSTROUS COVER-UP MS. SEVEN V GOSSAGE AND NINE OTHERS

Readers are invited to read the main report, which can be found on the Farrell Report Website.

<http://thefarrellreport.net/>

Pages 35 through to 38 and pages 81 to 82 refer to Tamsin Allen in particular and the full witness statements of Ms. Charles Seven, Lisa Pahne and Roni Nicholas from the Appendices of this report can be downloaded from the Farrell Report website. Extracts from the documents will be embedded and illustrated as evidence, as follows, as the first of two main sections in this report.

CASE STUDIES OF BINDMANS

In addition to Ms. Sevens case, two further cases studies are shown to further expose the corrupt ways of Bindman and Partners.

APPENDIX C – SEVEN'S WITNESS STATEMENT

IN THE HIGH COURT OF JUSTICE

CHANCERY DIVISION

CASE NO. HC04C02865

Claimant Witness

Charles Seven

First

CS1

11th January 2005

BETWEEN:

CHARLES SEVEN

CLAIMANT

-and-

CHRISTOPHER GOSSAGE (1)

RUSSELLS (2)

RICHARD HANNAH (3)

CLARION, NTL (4)

HELEN ALEXANDER (5)

JIM MANSON (6)

SMG SCOTTISH MEDIA GROUPS (7)

TAMSIN ALLEN BINDMAN AND PARTNERS (8)

DEREK ROSENBLATT RONALD FLETCHER AND CO (9)

CHRISTOPHER VAUGHAN SYCRIS FILMS (10)



DEFENDANTS

- FIRST WITNESS STATEMENT OF -
MS. CHARLES SEVEN

SUMMARY

1. I, Charles Seven am the claimant in this action. This case was brought because I have been grossly, victimised, violated and abused by these defendants too many times, and enough is enough. I was not born to make frauds, thieves and liars rich! Every word stated in the original statement is the gospel truth. Witnesses and myself have already tried to get justice through the aid of lawyers, the police, the law society and other organisations for a year now. Our attempts to bring these defendants illegal racketeering with my intellectual property to the laws attention has only consummated in my to becoming the target of the most sadistic vendetta. Causing my family and myself to endure dangerous levels of abuse and victimisation. I have suffered nuisance, trespass, been watched followed, threatened and harassed every day for the last 12 months placing my entire family life under siege. This has gone on ever since Helen Alexander from SMG stole, converted and exploited my documents with the other defendants after the NTL meeting on the 11.11.2003. These defendants have inflicted very serious aggravated losses and damages to my health and family life.

DEFENDANTS (8)

36. From defendant **Tamsin Allen and Bindmans and partners (Media lawyers)** I am claiming for the following: (1) For abusing, wasting my valuable time and taking advantage of her position in law, (2) breach of trust, (3) confidence and (4) contract, (5) For the use of intentional deceit and misstatement breaching the misrepresentation Act 1967, (6) For breaches of the copyright infringement Act 1956-88, (7) For committing acts of dishonesty, treachery and deception breaches to the trade descriptions Act 1968 unlawfully assuming my ownership right's. For breaches to the broadcasting offences Act 2002. (8) For gross deliberate professional and statutory malpractice, misconduct, negligence and liability (9) For conspiracy to defraud me by way of the theft, collusion, conversion, plagiarism, piracy, infringement, passing off by the illegal exploitation and racketeering of: Christine Agnew and I's Book manuscript entitled "*The Walk*." For the use of threats to the person (menaces), harassment, blackmail by way of foul play" occasioning malicious wounding with intent causing me to suffer "actual bodily harm" and endure extreme stress further aggravated and significant injuries contributing to my health problems from 19 Feb 04 to date. Evasion of liability. For all of the said above I am entitled to claim to recover for my losses damages aggravated and significant injuries and court costs.

CIVIL BREACHES OF LAW AND LIABILITIES

37. Tort of statutory duty:(Section 2.(2)) of "**The Misrepresentation Act 1967**" for fraudulent misrepresentation in *Derry v Peek* 1889 (section 2(1)) Negligent Misrepresentation I claim remedy of damages under (2) (2).
38. Economic Torts: **Interfering with a subsisting contract. Intimidation. Conspiracy. Interference with trade by unlawful means. Defamation of Character.**
39. "**The Race Relations Act 1976**" (s.1.(2)) For victimization (S.63A) "Harassment" 3A (1). Vicarious liability (s. 32)
40. "**Trespass to the goods**" "**Tort of Conversion**" (s.2(2)) of "**Interference with goods Act 1977**" and (s.3)of the Torts. "**Trespass to the person**"
41. "**The Copyright Act 1956**" (Section 43) for false attribution of authorship. "**The Copyright Act 1988**" (s. 77) (a) (s. 78) (b) (s.80) (c)(s.84) (d) also under restricted Acts (s.19) (s.18)(s.18a) (s.56(2) (s.63(2) (s.68 (4) (s.175) (s.12) (s.12(2) for making an adaptation (s. 21) (s.103) (s.110) (s.175) (s.296)
42. "**The Sale of Goods Act 1979**" (Section 2.(1)) (s.12.(1) (s.12 (5A) (s.61(1) (s.21) (l)(f) "Maxim nemo dat quod non habet" "Nobody gives (or sell's) what they do not own!" Section (61 (3)
43. "**The Trade Description Act 1968**" For deliberately applying falsification to my property (Sections 1(1)(a) (b)) (s.2(1)(h)(l)(j) (s.3(1)) (s.14(1) (a)(b))

CRIMINAL OFFENCES AND CHARGES

44. "*Actus reus Mens rea*" "**Criminal Law Act 1977**"(Sections.1(1)) The offence of conspiracy.(Criminal code 48(1)(a)(b) (6)(8))"**Criminal Justice Act 1987**"(Section.12 (1)(a)(b)(3))
45. "**The Thefts Act 1968**"(Sections.1.(1))(s.3(1))(s.5.(1)(2)(3)(4))(s.6.(1)(2))(s.15.(1)(2)(3)(4))(s.21.(1)(b)(2)(3))(s.34.(2)(a)(l)(ii))(s.22.(1)(2))(s.24.(1)(a)(b)(4))"**The Thefts Act 1978**"(s.1. (1)(2))(s.2. (1)(a)(b) (c)(2)) (s. 3. (1)(2)(4))

APPENDIX C – SEVEN'S WITNESS STATEMENT

81. Also In Jan 04, after raising the alarm, the printers who had been printing my documents for years during 1990's are suddenly shut down. By Feb 04 we see the launch of a new programme "Hustle" stating "The con is on" "you get nothing for something" featuring "all above defendants" (the ringleaders) detailing how we were conned at NTL's empty premises on the programmes website.
82. **Step 4. (G)** On 19. Feb 04, devastated and furious I attend a meeting with Tamsin Allen about taking legal action against all above defendants. Leave a floppy disk with Ms Allen containing evidence, the disk also happens to contain our "original" manuscript "the Walk" on it too. Tamsin signs a contractual agreement. **Result = (H)** In Feb 04, Tamsin Allen "Blatantly steals" my floppy disk and sells "the rights" of our manuscript via the defendants to the international media. **Result = (I)** By April 04, the unique conceptual features of our manuscript "The Walk" "surface's "everywhere" converted, plagiarised, sold. Advertised as "soon to be created" launched internationally all over mainstream directly afterwards" **Result = (J)** Also in-April Men sent to my home to threaten, intimidate, attack and harass me daily, all my post goes missing, my computer and emails are hacked all my files are copied. The harassment escalates to dangerous levels. Also in April 04, after us raising the alarm about Tamsin Allen, the shoe shop where the manuscript was based is suddenly being closed down and a new Charity is opened near to my home using the nick name I told Tamsin Allen. This Charity is linked directly to all the networks where the rights of my work have been sold.
83. **Step 5. (K)** By March 04, due to the attacks I become extremely ill, and had lost 3 stones in weight, so I then sort the legal help of Derek Rosenblatt after speaking to him about the case in January. On 16th and 18th March 04 I left Derek Rosenblatt with bundles of evidence containing the "third" Master 'At Home With' package documents to show proof of the subsistence, originality of my concept and copyright ownership so he could write a letter of claim to the defendants. He also signs contractual agreement. **Result = (L)** Also in March 04. Details and TV rights of my "third" Master At Home with doc's are "Immediately", converted, plagiarised, sold. Advertised, as "soon to be created" launched in mainstream directly afterwards with book and merchandise deals. The stalking escalates, phone interception becomes more aggressive and the attacks worsen.
84. **Step 6. =(M)** Mar/May 04, desperate, exasperated while seeking legal help, meet Christopher Vaughan in the High Court, Vaughan offers to support fighting case, gets me Barrister Flo Krause, say's he's going to find out about stolen manuscript via network connections I disclose details of story-line to Mr. Vaughan. Vaughan suggests movie deal to intercept networks. Make Oral Agreement (recorded evidence) **Result = (N)** 5 May 04, Our Movie rights are sold, plagiarised, "advertised as "soon to be created" and launched in mainstream even using my friend Christine's (the Walk's' founder) real name for lead actress's character. Mr. Vaughan is suddenly flaunting lots of money after selling the movie rights, he leaves job in High-Court. By May 04, the new pop band "Charlie 7" is launched to taunt, mock humiliate, and totally exploit me and damage my career. A new movie is made with lead character called "Christopher Vaughn", "Walking Tall" about someone trying to bring corrupt lawyers to justice, the movie blatantly states "based on true story" **Result =(O)** May/June 04, Bombardment and onslaught of daily threats and harassment escalates and becomes more brutal. Men turn up to my home demanding thousands

APPENDIX C – SEVEN'S WITNESS STATEMENT

PROOF THAT SHOWS THE MANUSCRIPT "THE WALK" IS A TRUE STORY

Exhibit in CS1:Christine Agnew original CV, listing of Shoe shop and my printers.

325. I first produce the evidence to prove that my stolen/infringed manuscript "The Walk" was based around a true story. I wrote about events in Christine's life while she worked in a shoe shop/leather goods retailers called "Pippins" on 108 Edgware Rd W2. This all came about between 1982-85 but I updated the story to make it contemporary. I have here produced an old original copy of Christine's CV as proof. If the court wishes this can be verified with the Inland revenue and Tax office in the stated period.

Exhibit in CS1: News paper article on co- founder of "The Walk" Christine Agnew

326. I produce a news paper article dated 1985. This is proof of the facts to show that in 1985 after Christine left the shoe shop job Pippins, she did fly alone for the first time to Australia. This was when and how she first met Mark her walking companion, and how and when they came to go on "The Walk" together.

Exhibit in CS1: Several news paper articles on other founder of "The Walk" "Mark"

327. This evidence is factual proof of the real origins of "The Walk" which happened 20 years ago. This shows concrete proof that the manuscript Tamsin Allen had stolen was based around "Mark" and "Christine's" real life experiences. All these articles clearly highlights "Marks" principles for taking up "The Walk" in the first place. This evidence clearly shows this was not any networks fad or fitness gimmick, "The Walk" was the exceptionally unique journey taken in protest against corrupt media. So there is absolutely no way that this story could have ever come from anywhere else other than my floppy disk left with Tamsin Allen. And it is no coincidence that this 23 year old story became converted fully publicised immediately after Tamsin Allen stole it. There is absolutely no argument where "The Walk" started, who originated the concept or how the rights to our script became launched as numerous campaigns in 2004.

328. I emphasise, Tamsin Allen stole this manuscript blatantly. Then thought she could make herself rich by converting and launching it treacherously without our approval. Ms. Allen thought passing it off, by segmenting and portioning out various chapters of the conceptual ideas would prevent detection of the racketeering and us unable to prove what she has done. But she is gravely mistaken. It was always blatantly clear as day for everyone to see what Allen was doing. She went way over the line.

Exhibit in CS1: Two letters from "Mark" the other founder of "The Walk" to my friend Christine 1988 1989 when Christine returned to the UK

329. The letters produced is factual proof that Christine and Mark went on "The Walk" together. Please refer to the letter from Mark to Christine on 18.2.88 paragraph 1 where Mark states "it's our 2 year Anniversary" to Christine. This again is concrete proof where the concept came from. Reading this evidence there can be no doubt that "The Walk" was based on Mark and Christine's real life journey.

APPENDIX C – SEVEN'S WITNESS STATEMENT

THE MANUSCRIPT "THE WALK" STOLEN AND SOLD BY TAMSIN ALLEN

Exhibit in CS1: 14 Feb 03- article sent to me from friend Dee re; script.

Exhibit in CS1: Copy of stolen manuscript "The Walk" attached

330. This is evidence is a copy of "The Walk" manuscript that was on the floppy disk I left with Tamsin Allen on 19 February 04. I refer also to witness statement of Christine Agnew, Roni Nicholas, Terry Willows, Margaret Mackellar, and Anita Letang Lisa Pahne. Our Movie rights for the walk was later sold by Christopher Vaughan also see witness statement of Jenny Sherwood. I have submitted the press publishers article as evidence, because my friend Dee was aware I had finished the book and converted it into a movie so she sent me this article to get 'The Walk' Published in Feb 03. But I never sent my manuscript to anyone. I planned to launch my book and movie "after" launching my Multimedia lifestyle production package.

HOW MANUSCRIPT "THE WALK" WAS STOLEN AND SOLD BY TAMSIN ALLEN

Exhibit in CS1: Two Taxi tickets to and from my meeting with Ms. Allen. 19. Feb 04

Exhibit in CS1: Contract with Ms. Allen for evidence signed and dated by Ms. Allen.

HOW I CAME TO MEET MS. TAMSIN ALLEN DEFENDANT (8)

331. After the theft and trading of my "first" and "second" Health and Fitness documents, witness and professional associate Michele Ellis, was also horrified by what had happened after the NTL meeting. She made basic enquiries to find a lawyer to stop the abuse, and found and forwarded the number for Bindmans and partners. I phoned and explained the case against the ringleaders at length to Ms. Allen while I was at the home of Ms Anita Letang who was present during my conversation with Ms. Allen on 5 February 04.

332. At the time we was very concerned by the level of abuse and corruption taking place with my work so gave Ms. Allen my nick name Isobel just so not be prejudiced and gain honest advice. I know that most media lawyers know each other and drink at the same pubs together and do discuss their cases, especially cases involving other media lawyers and so called corporate media giants. Lots of media industry people already knew how blatantly the ringleaders abused and conned me, and how much money was being made. This case had become common media knowledge. Our efforts to sue the defendants became gossip in both legal and media circles. We had long been forewarned that in blatant corruption cases such as this, nobody wants to be known as a whistleblower. So I had mixed feelings about seeing Ms. Allen.

333. However, Ms. Allen kept calling me about meeting with her to discuss the case and she was very keen to see all my evidence. So I explained that I had given her an alias name because I wanted to get an honest opinion from her, but I eventually told her my real name when I agreed to see her. I discussed the situation with a few experienced people and realised the only way forward to get her to keep her word was by getting her to sign an contractual agreement for confidentiality of this cases evidence. Lisa and I spoke at length about it and planned to attend the meeting with Ms. Allen together.

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THE TRUTH ABOUT MY FLOPPY DISK STOLEN BY TAMSIN ALLEN.

334. Just before the meeting with Ms. Allen, witnesses Margaret Mackellar and Terrence Willows had requested that I write Margaret a letter for St Mary's hospital regarding Margaret's urgent need for hospital treatment. I had also just drafted Tamsin Allen's agreement at the same time, which I wanted to bring to the meeting. On the morning of the 19 February 04 I realised I could not print out these letters because I had used up my supply of floppy disks. So I went down to see Margaret and Terrence in the flat below mine, and explained the situation. Terrence tried to find me a spare floppy disk that I could use, but couldn't find one either. So I went through some old boxes and found an old floppy disk that contained my manuscript "The Walk" with nothing else on it. I didn't want to use it, but it was important to get Tamsin Allen's agreement printed and signed and also give Margaret the letter I had written on her behalf for the hospital.

335. So I saved both letters onto the old disk with my manuscript. I also put some evidence about this case for Ms Allen's attention as well. After talking to Margaret and Terrence about their letter around 11.30 am I went over to the local print shop and had copies printed out of both letters. My printer was not working at the time. I returned to Margaret and Terrence and gave them their letter. But Terrence noticed that there were a few mistakes that needed correcting. However I had to get myself ready for the meeting with Ms. Allen so didn't have enough time to correct Margaret's letter and go round to the print shop again.

336. Lisa and I had planned to see Ms. Allen together, but something had come up and Lisa had to cancel. So I had to attend the meeting without her. Margaret kindly gave me one of her large leather traveling bags to put my folders containing all the evidence in. I also put Tamsin Allen's drafted agreement into the bag together with my disk. I refer to Statements of Margaret MacKellar and Terrence Willows who will both confirm and verify to this being the truth.

MY REASON FOR TAKING DISK TO THE MEETING WITH MS. ALLEN

337. I was concerned that Ms. Allen may refuse to sign our agreement without my making changes to it, so brought the floppy disk along so that if any changes needed to be done, I had my disk at hand to alter Ms Allen's agreement straight away. I caught a Taxi not far from my home and went directly to the meeting early in the afternoon on the 19th February 04.

MY MEETING WITH MS. ALLEN ON 19 FEBRUARY 04

338. I met Ms. Tamsin in her office at Bindman and partners Kings Cross that same day of 19th February 04. I explained that Lisa had to cancel at the last moment so couldn't attend. But I had an agreement from both of us, which I needed Ms. Allen to sign before my giving her any evidence about this case. I took both Ms. Allen's agreement and my floppy disk together out of my bag. I then explained respectfully that I wanted her to handle my evidence with strict confidentiality and not give my evidence to anyone without our knowledge and approval. I did explain that I was taking such measures because I had already been very badly abused and mistreated and was trying to prevent the same thing from happening to me again. I also informed and showed Ms Allen that I had brought along the floppy disk in case she wanted to change any of the clauses drafted in her agreement. I then gave Ms Allen the drafted letter of agreement to read and placed my floppy disk onto her disk in her small office. Then I sat quietly and waited while Ms. Allen read through all the terms

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of agreement. After reading my agreement Ms. Allen said she would sign the agreement as it was.

339. Then we proceeded to discuss the case and I showed my evidence contract's emails, infringing copies of my concept etc; Basically the evidence being exhibited for the court with this statement. Proof of Mr. Gossages and Russells misconduct and Helen Alexander and co stealing, selling my copyrights and refusing to even give me back my property. I also showed evidence proving how Mr Hannah had deliberately deceived Lisa and I with NTL. Basically I showed her proof of everything that I had discussed with her on the phone on the 5 February 04, to prove what had taken place before during and after the NTL meeting. So she was already in the picture after us discussing the offences on the phone beforehand at length. However, by Ms. Allen's comments it became apparent that she knew the people from Russells and that they were probably friends of hers.

340. Ms. Allen began suggesting it was ok that Mr. Gossage breached his contract and was illegally selling my work. Then she asked for me let her keep all my evidence, and was saying that I should give up taking the case because Russells did not have to honour their contract with me anyway! I was shocked because Ms. Allen had basically said it was tough luck and too bad that Russells did the dirty on me with SMG and NTL, Ms Allen was telling me that I should learn to live with it.

HOW I LEFT MY FLOPPY DISK WITH OUR MANUSCRIPT ON IT WITH MS. ALLEN

341. Throughout the meeting Ms. Allen was trying to convince me to leave all my evidence with her. To be very honest I was stunned at the transparency of Ms. Allen. This woman was deliberately and obviously trying to mislead me and talking down to me like I was a 4-year-old who had just walked out of kindergarten! I felt very offended and insulted and just wanted to get out of her office. It was more than obvious from Ms. Allen's comments that she had been already been touch with the ringleaders and told them about my going to see her, so was assisting them by trying to get me to give her all my evidence against them. She was trying to force feed me with more nonsense. It was blatantly obvious Ms. Allen was trying to protect some guilty legal buddies from being sued. I have many friends and relatives in the legal world so I know how the industry operates, most media lawyers know each other anyway it's a very small world, so I had no illusions about what Ms. Allen was up to. I just felt insulted that this woman mistook me for a soft touch.

342. I did not want to waste another valuable minute of my time having my intelligence infected by this woman. Notwithstanding her efforts, Ms. Allen did not manage to pull the wool over my eyes either. Ms. Allen had *only* pursued me to get my evidence. She had obviously been put in the picture about the ringleaders converting my health and fitness documents and embezzling multi-millions of pounds by selling my copyrights. Ms. Allen obviously wanted a piece of the action too. I just wanted to get out of Ms. Allen's office, so I picked up my bag containing my evidence and left, unfortunately leaving my floppy disk behind still on Ms. Allen's desk.

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343. I caught a taxi straight home outside Ms Allen's office and while I was almost home I remembered my floppy disk was still with Ms. Allen. I only had enough cash with me to pay for the journey home, so couldn't turn around and go immediately back to Ms. Allen for my disk. After meeting Ms. Allen I felt extremely drained. I was being repeatedly told rubbish for these people to get away with profiting from my hard work, without paying me. The whole thing was sick. They were blatantly tapping my phones, and watching my house and I was coping under an inhuman situation the whole thing was demoralising.

344. By then I had lost a dramatic amount of weight so was physically, mentally and emotionally exhausted. Ms. Allen had signed our agreement so didn't think she would risk blatantly misusing my disk or my script. But I made her also very aware if she misused and breached our agreement I wouldn't hesitate to issue proceedings against her too. She obviously thought I was all talk and no action. When I arrived home I explained what happened to Margaret and Terrence because they were still waiting for me to finish Margaret's hospital letter. I explained about my leaving the disk with Ms. Allen and that I would call Ms. Allen to get it back to finish Margaret's letter.

MY PHONE CONVERSATION WITH MS. ALLEN ABOUT RETURNING MY DISK

345. I phoned Ms. Allen about my floppy disk while I was at home with Margaret and Terrence. Ms. Allen was *still* asking me to leave all my evidence with her, but I told her I did not want to proceed with her firm, and just wanted to pick up my floppy disk as soon as possible. Ms Allen sounded disappointed but asked for my address and promised she would post my floppy disk straight back to me. I also made a point to tell Ms. Allen not to give the disk to anyone because it had my script "The Walk" on it and I didn't want anything happening to it. Ms. Allen assured me that she would not let anyone get the disk and would return it back to me. I left it as that and expected her to honour the strict terms our contractual agreement as a professional who had signed a contract regarding misuse of any of my evidence.

346. Margaret was also very keen to have Ms. Allen return the floppy disk because she needed her hospital letter finished. We all waited for the disk to arrive in the post but it never did. I felt bad that Margaret was left waiting so I got new disks and finished and sent her letter to St Mary's, which they confirmed to Margaret and Terry they did eventually receive. I'm sure St Mary's hospital will still have a record of my sending Margaret's letter.

MY SURROUNDING CIRCUMSTANCES WHILE WAITING FOR MY DISK

347. I was still pursuing legal action against the ringleaders and by then people were permanently watching my home, and still following me everywhere I went. My phone conversations were permanently being interfered and sabotaged and everywhere I turned I was being violated. Things became progressively more distressing, disturbing and sinister, nothing like I had ever experienced before in my life. I knew exactly what was going on and who was behind this. We were all trying to cope under the extremely horrendous circumstances.

348. By this stage it was Feb/ March 04, and I was trying to find my son and I somewhere else to live so I began moving our belongings. By then we had spoken to many people media who knew what was going on and they all said the defendants had closed ranks against me because I had evidence that could expose them all.

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349. It was an ego power game for them to push people around, and they didn't want the truth getting out. I was warned that I should remove all the evidence from my home, as I was likely to have my home broken into and my belongings taken. By then we realised these defendants were all extremely wicked corrupt people who had made it their mission to keep me from getting any legal help. So had a nasty vendetta against me. Friends family and myself repeatedly informed the police about my being followed and the phones being tapped. We asked the police for protection of my child, but they still said the same thing as before. That I should get an injunction via the High Court and find myself another solicitor to do it for me. That quest we realised would be a waste of time.

WHEN WE FOUND OUT MS. ALLEN HAD SOLD/INFRINGED OUR MANUSCRIPT

350. Amidst this chaos, after waiting and still not receiving my disk I wrote to Tamsin Allen to find out what had happened to it. But I didn't get an immediate response. Then suddenly, while I was watching television when I saw the advertisement for new BBC literary competition called "finish this" End of story.

351. After that I heard parts of my manuscript left with Tamsin Allen being discussed on the radio. This hit me like truck. My heart sunk with the shock of it. I was absolutely horrified, I knew immediately why Ms Allen didn't return my disk. Lisa and I went and had a look on the BBC website only to find that the rights to Christine and I's work had been blatantly sold to create a BBC literary competition in a very spiteful way. The way our script was being so blatantly advertised in this competition was to let us know Tamsin had stolen our script. Like this was one big laugh. This was shockingly malicious and spiteful, most definitely designed to insult and cause maximum humiliation and pain. I just could not believe how childish this was.

352. The next thing I knew ITV had launched "the give up transport campaign" Briton on the move, exactly like Christine and Mark had done in the script and also in real life. Tamsin Allen had blatantly betrayed us and was trying to rub it in our face. I didn't even know the woman. She has got to be crazy. There is no other possible logical explanation to be flaunting this kind of abuse. She sold everything written about in the "The Walk" script for global money making scam. Our unique story was turned into a media frenzy with live ITV debates hosted by Carol Vordaman with politicians and celebrities discussing our concept. Radio stations were discussing various chapters of my book for live daily phone ins, even the Hampton's were sold "the walks" concept for a marketing campaign and had put up huge bill boards also stating give up transportation. We were all completely shocked about the rate this mushroomed. This was mass exploitation. By April 04 every mainstream Channel was screening either my Health and Fitness copyrights or the copyrights of our manuscript. As well as it being featured all over the press. This was corruption like I had never dreamed was possible. While these people were selling and screening my work they had issued people to threaten me 24 hours day and night 7 days a week. Everyone around me was shocked, traumatised and being adversely effected. This was the sickest most evil thing that any human being could ever do to anyone.

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WHERE MS. ALLEN SOLD OUR MANUSCRIPT FOR CONVERSION & PASS OFF

353. Tamsin Allen had blatantly converted our book with the ringleaders and sold it to leading literary agents besides, networks, and other major corporations. The details of our manuscript had been sold literally "everywhere"; major investors had done deals with my written concept for several major worldwide high profile marketing campaigns. Suddenly in a matter of months "Walk the Walk" was all over the world even on the side of Taxicabs. We were all completely horrified. This was much worse than a nightmare this showed the most perverse, gross, case of an abuse of power ever. Tamsin Allen stole my disk and blatantly sold our manuscript our face without an ounce of conscience. Then sent me a letter pretending that she couldn't find the disk! She completely lied in her letter because she knew she was going to get caught, so wrote a deceitful letter to cover up her tracks.

EVIDENCE OF HOW OUR MANUSCRIPT WAS CONVERTED AND SOLD

354. After stealing my floppy disk Ms. Allen got mileage out our manuscript by selling different copyright portions as lucrative ideas exploited in the UK as well as overseas world-wide. Exactly as the ringleaders had done with my Health and fitness documents. It was a repeat performance of the first scam at NTL.

Exhibit in CS1:11April 04BBC Scotland "Finish this" End of story literary campaign.

Exhibit in CS1:11 April 04"Briton and America on the move' campaign sold world-wide

Exhibit in CS1: May 04 "Walk the Walk" campaign also sold worldwide

Exhibit in CS1: May 04"Hampton's" Walk marketing campaign

355. The chapters pertaining to Christine's life working in the shoe shop, as well as chapters about Christine's boyfriend walking out on her were converted, and swiftly sold on to BBC Scotland for the creation of the BBC Scotland literary competition campaign. This competition was given the blatant name: "*Finish This*" *End of story*. These beasts had the cheek to hand over our literature to various famous Authors for them to convert and redraft the chapters about Christine's life in the shoe shop as new individual stories with new "sub headings". Then the literary competition was launched in April 2004 by the BBC Scottish media for the entire British public to compete finishing our script.

356. Each redrafted chapter was blatantly tailored around Christine's life, either (1) working at the shoe shop, (2) Christine's boyfriend walking out, (3) or about Christine flying abroad as is detailed in the script. My work was now being featured supposedly disguised under these new sub title names. Although the commissioned authors had created *new* stories out of the various chapters of our manuscript, as my literature was written about a highly unusual "*true story*" in existence some 23 years before Tamsin Allen got hold of the disk. It was obvious how our story arrived at the BBC and easily recognisable and identifiable.

PROOF OF CASUAL LINK TOCONVERSION/SALE OF MANUSCRIPT "THE WALK".

Exhibit in CS1: Proof of Allen/ Bindmans, "Media Law Expertise" links to BBC

Exhibit in CS1: Proof in Marketing week of SMG quick "3-hour brief turn around" to market campaigns.

Exhibit in CS1: Proof of BBC connection to America.

Exhibit in CS1: 9 April 04 Proof of my letter to Ms. Allen

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Exhibit in CS1: 19 April 04 proof Allen's letter of deceit.

Exhibit in CS1: 30 April 04 proof of letter to Allen

Exhibit in CS1: Proof of the Allen's deceitful exhibit letter to the court

Refer to exhibit in CS1: ITV SMG NTL "Corporate Structure" Causal links

Refer to exhibit in CS1: Clarion affiliations with BBC.

357. This evidence shows concrete proof of the causal links to reveal how our manuscript got from Tamsin Allen to being sold onto: "BBC Scotland" in Glasgow and "Literary agents" and the ITV networks for the creation of (A) The BBC *"Finish This" End of story* competition came first launched April 2004. (B) Then the ITV *"Briton on the move"* live debate and campaign followed which also incorporated details from page 4 of my "Health and Fitness documents" headed as the concept stolen by Helen Alexander also exploited overseas launched April 2004 (C) Then came the *"Walk the Walk"* campaign exploited world-wide launched May 2004. Hamptons Walk home marketing campaign arrived May 04.
358. In the *"first"* of these "causal link" exhibits, page 1 paragraph 2 shows that Ms. Allen and Bindmans pride themselves on having a "Media expertise" on providing "book publishers and distributors" with "pre publishing advice". On page 2 of this exhibit paragraph 7 shows Ms. Allen's firm Bindmans are "known" for representing "BBC producers". This evidence shows proof of the causal link to show how our manuscript travelled from Tamsin Allen's office to being sold and produced by BBC Scotland Glasgow exactly where Helen Alexander's offices are based.
359. Evidence of the causal links is also clearly stated in Helen Alexander's witness statement in paragraph 13 where Alexander reveals she has had long history dealing with "literary agents" then in paragraph 4 Helen explains her 19 year history selling *and commissioning*, programs to the "BBC television and Radio". So it is obvious how the illicit back door deals for the exploitation of my manuscript were done with BBC and ITV networks as well as other major international companies.
360. James Manson also explains in paragraph 4 of his witness statement he has been developing and producing television programs for the BBC and ITV for the last 30 years. And when I was first approached by Richard Hannah, he had given me a presenters job for his BBC and NTL production proving that Hannah and NTL also has dealings producing for the BBC.
361. The evidence in the *"second"* of these exhibits shows the "causal link". SMG holds ITV licenses and are part of ITV's corporate structure along with NTL.
362. In the *third* of these exhibits in CS1, shows concrete proof of the time scale Helen Alexander's company SMG take to convert any brief and turn it into a mass media campaign. The evidence in Marketing week magazine shows that Scottish media (SMG) pride themselves on having "an in house operation" which can deliver I quote: ***"a quick turnaround" to run any campaign "within three hours" of handling a brief.***
363. All the exhibited evidence of the "causal links" show how our stolen book manuscript and my stolen *"Heath and Fitness documents"* became converted, redrafted and traded world-wide. This also shows the motives for targeting me for their cruel sinister vendetta. Thus proves the conspiracy plot and merits of the case.

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364. Ms. Allen even had the cheek to open a charity using my name Isabel in order to justify her crime and relieve her guilty conscience. This Charity opened up last year right near my home, which was another childish dig. I have to walk past this place knowing what I know. They opened this near my home deliberately. I'm pretty sure her bureaucratic con ally's, will have a backdated time and date and story for when this charity was opened. But I know as well as Ms. Allen, that charity holds the proceeds from her racketeering with our stolen script. You will see in Ms. Allen's statement she makes a particular point to reference my nick name Isobel.

THE TRUTH ABOUT MS. TAMSIN ALLEN

365. When you consider that I went to see Ms. Allen on 19 Feb 04 months *after* my *already* being a victim of fraud and abuse, looking for legal *help* at a time Ms. Allen knew and saw I was suffering from unimaginable amounts of abuse and pain. It will prove to you that Ms. Allen's behaviour and conduct was particularly, cruel, wicked, ruthless, treacherous, conniving, and downright greedy. This Allen woman is an absolute disgrace to the human race, let alone her profession and the entire legal justice system!

THE REASON AND MOTIVES FOR ALLEN'S INVOLVEMENT IN MY PERSECUTION

366. Ms. Allen *promised* to return my disk, however, she choose to take advantage of my vulnerable state and concocted the most ridiculous excuses, changing her story several times to *pretend* that she could not find my disk anymore. She knew I was already proceeding to sue the ringleaders, and Ms. Allen sort to profit for herself by protecting and supplying the ringleaders with even more of my commercial literature and copyrights for immediate sale. Ms. Allen then blatantly, transparently and shockingly concocted the most pathetic and obvious string of lies to cover up committing theft, fraud and gross copyright infringement and breach of the strict terms of our contractual agreement.

367. When Ms. Allen realised that she was in danger of being "caught" and sued too, because she had signed a contract "prohibiting" her to do what she did, which would be produced as evidence in court, making her liable to face serious charges, she and the ringleaders all plotted an onslaught of the most vicious unrelenting campaign of threats, and intimidation brutality to pervert justice. Ms. Allen wilfully reigned terror onto my life to prevent these proceedings. However, bullies have not and will not deter pursuing justice and enforcement of law and order!

THE LOSSES DAMAGES & AGGRAVATED INJURIES CAUSED BY MS. ALLEN

368. There are no words to begin to describe the pain felt by what Ms. Allen has done. Her actions have put her amongst the most perverse corrupt human beings any of us has ever come across. This woman betrayed herself let alone us! She, polluted, muddied and "The Walk's" principles for a scam! This woman sort to exploit and humiliate us but has only served to humiliate herself! And no amount of, bluffing is going to prevent Ms. Allen accounting and paying for the cruelty and damage of her crimes. Ms. Allen *knows* she has caused untold hurt on top of hurt when none of us did anything to Ms. Allen to warrant such abuse. Particularly the aggravated hurt and damage caused to my family.

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369. As long as Ms. Allen remains in her profession pretending to be practising law, other vulnerable people lives will be put in extreme danger! The public must be protected from her. Ms. Allen is a stonehearted ruthless criminal and should not be allowed to continue her license. Her license must be revoked in the very least.

OUR CONTACT TO INFRINGING COMPANIES & ORGANISATIONS RE: SCRIPT

370. Witnesses myself contacted the BBC, all the literary agents as well as the BBC producers in Glasgow, and these so called professionals *all* knew the freshly sold literature being used to create this BBC Scotland "Finish this" competition was stolen and sold to them by Tamsin Allen. They were even laughing about it! The only thing that resulted from our efforts to stop this misuse with our literature, was the immediate purchase and closing down of the Shoe Shop Pippins on Edgware Rd in April 04 where Christine use to work. 'All author's and literary judges and celebrities' who participated in all illegal campaigns and competitions will be summons to court to testify.

FIRST WITNESS STATEMENT OF DECEIT FROM MS. TAMSIN ALLEN BINDMANS

371. The first thing I have to say is we have never seen such a ridiculous pack of lies. We have shown this statement to so many people and some people with no knowledge of law, and they have all said whoever this Allen woman is she is very incompetent and can't even get her lies straight. All of us have examined and compared it to what Ms. Allen now states and quite frankly she is a huge embarrassment to law and her company. Not one single thing she has stated correlates with the truth or facts. Simply because it's all blatant lies!

372. Firstly, Ms. Allen makes a point to emphasise "how careful" and "particular" and so very "professional" she is about her keeping of records. Then *blatantly* invents new dates and times of when our meeting actually took place purposefully in an attempt to deceive and evade liability for her breach to the strict terms of the contract she signed! The ever so "careful" "particular" Ms. Allen states in paragraph 7"

373. *"I attended on the Claimant in my office on "13 February 2004" During the meeting I made a hand-written note", then refers to pages 2-4 of Exhibit TA1,*

374. However the truth and evidence clearly shows this is yet another sworn pack of lies! Ms. Allen did nothing of the kind! I refer back to our "signed dated Contractual agreement" as proof that Ms. Allen is another fraud and liar.

375. This evidence proves the "true date" Ms. Allen actually met me and "stole:" my disk and manuscript was on the "19 February 2004" *not* 13 February 2004. The mere fact that this woman is trying to be clever by blatantly changing the dates while making a "big show" to give the impression of how careful, particular and professional she is proves in reality all along this woman has been extremely underhanded duplicitous and is now deliberately distorting the facts to conceal the truth about it.

376. I now refer to Exhibit in CS1; the contractual agreement between Ms. Allen and us signed and dated by Allen at meeting on "19. February 04" Re: Case Against, SMG/Clarion/NTL/ Russells, which states.

Paragraph 1.

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377. *"The information disclosed to you is of strictest confidence and in consideration disclosing the nature and existence of this related matter that you hereby acknowledge and agree that such information must by all partners colleagues and employees must be treated as such. Which any unauthorised disclosure or use of will cause our case irreparable harm and significant injury and us for which money damages alone will not be sufficient.*

Paragraph 2:

378. *"The information will be treated by you and signatories to this agreement with the absolute strictest of confidence, neither you or your servants, officers, directors, agents, colleagues. Employees, will leak, disseminate, reproduce, publish communicate, disclose, exploit or relate any of the disclosed information nor in any way deal with this case to any third parties or any members of the opposing side any press or other authorities without agreeing written confirmation from ourselves mentioned herein. Nor will you act in anyway so that such divulsion, dissemination, reproduction, publication, communication, disclosure, exploitation or any other illegitimate dealing is likely."*

Paragraph 3.

379. *"Without prejudice for the avoidance of doubt, you agree to act always in our best interest at all times and not do anything that breaches your duty of care whilst assessing the merits of the case in question, you will on no accounts or occasions take "any unsolicited favours or financial offers" of any sort whilst engaging this case and will not deliberately set out to lose or prolong the case to favour or benefit any of the opposing parties or companies involved or any of the legal representatives officials representing then named opponents. Not doing so you will be breaching your duty of care to us and breaching the terms of strictest confidentiality set out herein and recognise that "legal action" will be taken against you and your employees, colleagues, third parties or signatories". As you can see, Ms. Allen knew who the ringleaders where, and knowing that they where making obscene amounts of money after stealing my other documents, sort to get in on this get rich quick scam so blatantly outrageously breached this contract in our very face. And after doing so sort to keep her racketeering with our manuscript quiet by threats and endless harassment, to scare so that none of this would ever come to light and they could get away Scott free.*

380. To cover the truth up, our "ever so particular and professional" Ms. Allen has now even provided hand-written notes as "proof" to verify that she had actually met me on 13 February 04, and in these notes invents a statement claiming that our meeting took place at 11.30 am in the morning! 11:am? of when, 11:am in the morning of "13 February 2004", or "11:am 19 February 2004"? Because on either of those dates and times I was "not" any where near Ms. particular Allen! This is "proof" that Ms. Allen has now provided an entirely "false alibi" to the court, constructed intentionally to conceal Ms. Allen's fraudulent actions and "guilt". In truth Ms. Allen knows she immediately breached our contractual agreement. By "stealing" our manuscript and illegally racketeering with it all over the world to make herself wealthy, she committed a crime which must be punished! The real time I had gone to meet Ms. Allen was well into the afternoon! In reality I was with Margaret and Terrence at 11: am, on the date I had attended the meeting Ms. Allen and this was

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the time I went to the printers to have copies of Allen's agreement and my letter for Margaret Mackellar. So was nowhere even remotely near Ms. Allen's office at 11:am in the morning. Now the court should see who is really lying and who is telling the truth.

381. After these sworn pack of lies, Ms. Allen provides the court with what is suppose to be records of her "time recorded notes". Apparently written on 5 Feb 04? But the bottom of the page shows us that she had actually created these "time recorded" notes on the 16 August 04 *after* she had already received this claim form, and realised she could be caught and sent to prison for theft and fraud.
382. Next, to cover up evidence of profiting from ill-gotten gains, Ms. Allen produces a new version of the letter she had really sent to me on 19 April 04. This time, in her exhibits as evidence to the court, she blatantly "erases" all the details that show "at the time of our meeting" Ms. Allen was only being employed at Bindmans as a solicitor, but has suddenly jumped to now be a financial shareholder and partner. What we want to know is where did Ms. Allen get the money to achieve this in such a short space of time? And why has Ms. Allen blatantly erased these details and concealing evidence that proves she has made an obvious sudden jump in financial stakes at Bindmans, since the theft and infringement of our manuscript? Ms. Allen like all defendants clearly has something to hide.
383. Then in paragraph 11. Ms. Allen deceives the court stating that our conversation about her returning my disk "never took place"? When the letters between us show concrete proof that this conversation "did" take actually place! I refer to Margaret and Terrence statements to verify this fact. What we have here is yet another fraud and pathological liar (birds of a feather) without dignity or respect.
384. Then after stealing, abusing and stating a whole string of lies, in paragraph 9 Ms. try's to degrade and defame me? Like I am some kind of fantasist who has made this all up. Whilst *knowing* she with the ringleader defendants are 100000010% guilty of fraud and corruption!
385. Everyone who has read Ms. Allen's cover up statement is horrified because of the sheer blatantness of her lies. Despite us already knowing the truth, this woman's statement screams "guilty" Like other witnesses, I could also shred Ms. Allen's statement to pieces and fully expose her for the fraud, liar and perjurer that she is, but quite frankly this woman is a waste of good paper!

APPENDIX C – SEVEN'S WITNESS STATEMENT

386. This woman has ruined and dirtied Bindmans reputation nobody feels safe or trusts this firm now either. Because Ms. Allen hurt and betrayed in the most brutal and atrocious way. She deliberately aggravated a already dire situation and put our lives through sheer hell, turmoil and danger, just to satisfy greed. Which, cannot and will not ever tolerate. If Ms. Allen does not immediately make amends by telling the truth, we will not hesitate to issue criminal proceedings. This woman may have thought she could join the club of abusing Charles Seven's entire family and friends, but none of us are taking any of this abuse lightly. This is her last chance to come clean before each and everyone of us will sue her and Bindmans "individually" with criminal charges for all the pain, suffering, abuse, embarrassment and damages for brutalising us. None of us are motivated by money we want justice.

387. Criminal proceedings will suit us fine if it prevents any one else being abused by Ms. Allen then justice will be served. Ms. Allen too has perjured herself because she has illegally achieved financial enrichment by subtraction and wrong doing to our serious loss damage detriment, expense and injuries already amassed.

INFRINGED MASTER HEALTH & FITNESS DOCUMENTS (3) BY ROSENBLATT

Exhibit in CS1: 16 Mar 04-CFA contract from Rosenblatt, proof that Rosenblatt tried to keep all my money

Exhibit in CS1: "Third" Master At Home with Concepts doc's

388. After this had all happened I was extremely weak and sick as you will see from my medical records but still very determined to do something about the situation. After gaining advice from the CAB in RCJ I was told I should try sending a letter of claim to the defendants before issuing proceedings. On a Mr. Martin Leo Henry's referral I took a chance on Mr. Rosenblatt, praying he was not also going to take advantage of the situation too. No such luck! I was very very ill and could hardly stand, but went to see this man as a last resort. When we got inside this mans practice we was shocked at the extremely run down dilapidated state of his office premises, there were even "used condoms" in the entrance doorway!

389. However, we had been given his name by Martin, my health was deteriorating the abuse was worsening by the day and nothing was stopping these people. So with few secure options available and concern that time was running out I took a chance on Mr. Rosenblatt despite being concerned by what we saw in his entrance. We also no longer trusted any media law firms.

390. I had already spoken to Rosenblatt about the case initially in January and told him everything I have explained herein. But actually went to see Rosenblatt on 16th March 04. When we explained the amount of money already illegally generated from the infringements of my copyrights, he said he would take on the case. He told us his fee was 250 pounds per hour, which he charged all his clients. He gave me a CFA contract to write an immediate letter of claim to the defendants as I was advised to do. And also asked me to sign a clause where by all the settlement money from my claim would be irrevocably kept by him. Which, I refused to sign. I told him about all the abuse taking place, and explained feeling raped by what these people were doing to me to sell my work for free. He responded by saying, law was a ruthless industry and lawyers are merciless, so I should be prepared to be 'gang raped'. We did not understand what Rosenblatt had meant by this statement until experiencing the gross fashion in which he also joined in with the abuse. Evidently, realising

APPENDIX C – SEVEN'S WITNESS STATEMENT

listening to you' on the top left hand corner. This show's clearly that this is no fantasy. These people were making vindictive taunts.

438. I been in the music business since the 1980's and 1990's and have many friends who are respected well known performing artists too. We are all very well acquainted with rock bands in rock and pop circles. If any other female was using the "same name as me", active in musical circles since 1998, we would've known this. As soon as this band was launched in May 2004 I was immediately informed. Because people went to the show thinking it was me! We made enquiries to find out where this band sprung from. This band "Charlie 7" was the Dr. Frankenstein creation of these ringleaders who made me the targeted victim of this obsessive vendetta.

THE TRUTH ABOUT MS. ELIZABETH PARTYKA

439. The only reason that Ms. Elizabeth Partyka defendant (7) has told "a very pathetic cover up" about this band is because Ms. Partyka clearly condones SMG employees abusing creative people to make quick profits for SMG. Clearly Ms. Partyka is *knowingly* employing white-collar criminals who are running an organised crime syndicate from SMG offices. Ms. Partyka has also wasted court time perverting the course of justice and is aiding and abetting SMG staff's crimes. This woman must also "promote copyright infringement for real cash" I'm afraid it's time for Ms. Partyka to face up to this because it's not going away. Every lie will be exposed for everyone to see. If Partyka does not like the foul reputation Helen Alexander and James Manson have justly earned for SMG, then Partyka, SMG and ITV bosses are going to have clean up their act fast! They got to stop subjecting copyright owners (human beings) to this form of slavery! Start treating us with the respect, recognition and the pay we are entitled to! If Partyka thinks she's going get away this she had better think again! If I hear another lie from her she'll be served with "immediate" criminal proceedings! The papers are ready and waiting! Stop playing with people's lives and take responsibility, because this is never going to go away until justice is served.

PROOF OF THE PROGRESSION OF VIOLATIONS, THREATS AND HARASSMENT

440. I now exhibit just some of the evidence that shows how I've been victimised, threatened and harassed non-stop. The court will see a clear unmistakable links proving that all the harassment I have suffered occurred directly after my confronting these defendants about their exploitation of my literature. Court will see this became particularly brutal after the infringements by Tamsin Allen, Rosenblatt and Vaughan. Court will see a direct connection in the dates too. This was when the sabotage of my emails, post, phone and home became relentless, and directly led to the rapid deterioration of my health. As this is a pre-trial hearing we are limited to how evidence I can produce, but there's volumes to prove everything stated.

APPENDIX C – SEVEN'S WITNESS STATEMENT

PROOF OF SABOTAGE, THREATS, HARASSMENT, AND COMPUTER MISUSE

Exhibit in CS1: 21 April 04. Proof of hacking in my email account.

Exhibit in CS1: 23 April 04. Proof of hacking in my email account.

Exhibit in CS1: April- May 04 Proof reports to the police.

Exhibit in CS1: 17 May 04. Proof of hacker copying my files.

Exhibit in CS1: Proof of stolen mail reported to Royal mail.

Exhibit in CS1: 19 May 04. Royal mail re: missing post.

Exhibit in CS1: 24 May 04. letter from police.

Exhibit in CS1: Proof of print out of my email account showing evolution.

Exhibit in CS1: Proof of letter to vodaphone about phone tapping.

Exhibit in CS1: proof of legislation re: phone tapping.

Exhibit in CS1: proof of note stating murder (death threat)

Exhibit in CS1: 16 Dec 03 – to date. Medical report cataloguing how the abuse

441. My youngest son was 14 when this began and was being subjected to this at a crucial time of his education. He was trying to study for exams but this placed a great strain on him and he couldn't focus. He also lost a lot of weight due to the distress. He ended up missing out on his work experience and everything he had been working towards. I will never forgive them for doing that to my child. My medical reports show proof of how badly he has suffered. The reports also show how this unfolded to cause my current physical injuries.

442. April 04 was when the threats, harassment and stalking went into overdrive. After first reporting the ringleaders to the police on 16 Jan 04 we've been back and forth to the police and the court time and again. Friends and relatives told the police to do something. Police put out a "cris and crimit". I know they heard all the tapping and threats I was receiving but they wouldn't intervene or do anything about it. That's why the defendants got even more brazen and blatant, and this has escalated. We have been left to endure it. If the police had apprehended them when my Helen first stole my documents, this would never have got this bad. Now the corruption is widespread.

Exhibit in CS1: 21 APRIL 04 - Hacking of my email account.

443. This evidence is of when defendants were trying to transfer and sabotage all my correspondence to destroy my ability to communicate to others. Please take notice of the dates because it proves that this was happening during period that the further infringements took place. This evidence shows that they tried to transfer my files during the early hours of the morning. But it failed, so my email provider notified and sent this me information. Bear in mind that this is not long after us finding out about Tamsin Allen selling our Manuscript. This was also the same period the shoe shop on Edgware rd, where Christine used to work in was shut down. There is a definitive sequence of events so I list some letters again just for the court to see the clear paper trail.

APPENDIX C – SEVEN'S WITNESS STATEMENT

480. We now have a culture of total corruption in corporate media that is operating at very dangerous levels. Human beings are now obstacles in the way of corporate media's capital gains. The fact that we are just one case out of several others is not acceptable. The enormous amounts of dirty monies being swindled show that intellectual property and copyright crimes are providing corrupt dangerous individuals with the power tools to behave like absolute barbarians. These cunning individuals are completely dehumanised and desensitised. There is not an ounce of shame, remorse or conscience for what they do to people. The extreme levels of abuse being done appears to be providing material for a "big brother fixation" and perverse sense of fun and amusement covertly carried out on real peoples lives illegally totally against "human rights".
481. The human lives suffering on the receiving end evidently is of no concern. So I must now put "on record" if anything happens to me or any of us taking this case, the court should have no question of who is responsible!
482. I cannot emphasise enough how truly savage this all is. With the power and control that comes from gaining vast financial rewards, and advantages from this barbarism, it is unlikely that these corporate executives and lawyers will ever stop doing this voluntarily. That's why we are forced to bring our plight before the High Courts ourselves. There is a serious need for reforms to restore law and order so that people can deliver their valuable creative works without unknowingly putting their family, friends and work colleagues lives at risk of serious danger. Those of us who are skilled and work extremely hard labouring at our craft, have the legal and moral right to be credited, paid and respected, and should *never ever* be treated as subjects to be targeted, exploited and destroyed.
483. I am not asking the high courts for any special favours. I simply ask the high court judge to "enforce the law" and order these defendants to comply with the rules of law order and justice. These defendants must be ordered to stop violating and abusing rights. They should not be able to get away with using deceit to wriggle out of committing these gross crimes. They must face justice like everyone else in this country and ordered to account and pay for their actions fairly and squarely. We ask for no more and no less. If this case can save other lives from experiencing the infinite hell we have endured, then it will be a positive step in the right direction.

Witness Statement of Charles Seven

I know and believe the facts in this witness statement are the absolute truth.

Charles Seven.

Signed:

Charles Seven 
11 Jan 05

APPENDIX F – LISA PAHNE STATEMENT

IN THE HIGH COURT OF JUSTICE

CHANCERY DIVISION

CASE NO. HC04C042585

Claimant Witness

Lisa Pahne

First

LP1

26th December 2004

BETWEEN:

CHARLES SEVEN

CLAIMANT

-and-

CHRISTOPHER GOSSAGE (1)

RUSSELLS (2)

RICHARD HANNAH (3)

CLARION, NTL (4)

HELEN ALEXANDER (5)

JIM MANSON (6)

SMG SCOTTISH MEDIA GROUPS (7)

TAMSIN ALLEN BINDMAN AND PARTNERS (8)

DEREK ROSENBLATT RONALD FLETCHER AND CO (9)

CHRISTOPHER VAUGHAN SYCRIS FILMS (10)

DEFENDANTS

- FIRST WITNESS STATEMENT OF -

LISA PAHNE

SUMMARY

1. I, Lisa Pahne attended the meeting with Richard Hannah from Clarion and NTL, Helen Alexander and James Manson from SMG on 11th November 2003, following their invitation for us to discuss the launch of Charles's lifestyle multimedia productions. I witnessed the events before and after this meeting. I counter signed the contract as a witness for disclosure of the documents and witnessed when Helen Alexander stole the documents. The stolen documents became flagrantly exploited in mainstream broadcasting without authorisation or consent directly afterwards, despite our attempts to stop Helen. Charles and I attended meetings with lawyers to take legal action on 8th Dec 03 and onwards, and reported the crime to the police on 16 Jan 04. The crime reference number is 5807567/04.
2. Since all this took place, there have been continuous problems with private nuisance on Charles's phone by way of monitoring and interference of our conversations. This became violent after Charles's disk and manuscript was stolen on 19 Feb 04, and it intensified when further commercial documents belonging to Charles in March 04 also became infringed.

APPENDIX F – LISA PAHNE STATEMENT

109. As a thief and fraud Helen is not qualified to give her opinions on anything. We went along to the meeting in "good faith" and she responded with treacherous abuse. This patronising, condescending statement says everything about her as a person. She is trying to make her innocent victim look like the one with the problem to cover what she has done up. She thought Charles was young and stupid so disrespected, and tried to take advantage of her. This statement seems to suggest Helen felt superior, and not Charles's equal. She really believes stealing the documents was doing Charles some kind of favour. Stealing doesn't make anyone superior, it's a low and nasty thing to do. She's the one with the problem, which she has spitefully inflicted onto Charles. Suzanne was Mr. Hannah's partner. Suzanne and Charles don't know each other, and are not even in the same category. Suzanne posed as a Clarion, NTL representative and worked with Hannah for over 2 years proof is shown in the contract Suzanne signed. Neither Charles nor myself would ever be closely associated with a sinister character like Mr. Hannah in a million years. We've come to conclusion that Helen must have been stealing and getting away with it for years. Because of the way she looks, people probably don't suspect she could do all the cruel criminal things she does. She seems to think it will never catch up with her, and is obviously not concerned about the damage and pain she's causing. It looks all very normal to her. That's why it's got this far.

110. Paragraph 30 and onwards: This is all lies so not worth commenting on anymore.

WITNESS STATEMENT OF JAMES MANSON

In paragraph 5 he states:

" I have absolutely no hesitation in stating that in my opinion she (Helen Alexander) always follows the highest standards of professionalism.

111. Mr.Manson considers someone who steals, lies, abuses, and exploits people's rights, who doesn't follow guide lines or respect law, does not acknowledge copyright legislation or any other legislation lies to the courts, and makes programs on national television about conning people and getting away with it as being the highest standard of professionalism? We have no doubt why. Then he mentions having integrity? It's horrible.

CONTRACT AND MEETING WITH TAMSIN ALLEN

Exhibit in "LP1" Contract to Miss Allen 19 Feb 04

112. Since witnessing what happened to Charles's documents, I have seen how the events have escalated into this nightmarish situation. I was suppose to attend the meeting with Ms. Allen together with Charles, that's why my name is on the agreement Ms. Allen signed. I didn't make the meeting but saw Charles later that day to find out how it went. Charles left the disk with Ms. Allen. There is no doubt about this. Charles and Christine's evidence speaks for itself and shows what the truth is. Helen had already stolen from Charles so she also took advantage. Despite signing an agreement.

MY KNOWLEDGE OF WHAT "THE WALK" SCRIPT WAS BASED

113. When Tamsin stole the disk, Charles and myself did an online search around April 04 that's when we saw her manuscript had been sold on and converted to create a new literary competition for BBC Scotland. It was blatant. It actually featured different stories plagiarised from the chapters. Famous authors were competing to redraft it. Even the title was blatant. They wanted Charles to know they had done it.

APPENDIX F – LISA PAHNE STATEMENT

They were flaunting it because they think they can do what ever they want to people. By May 04 this was everywhere. On TV, Radio, Billboards Taxi cabs. Campaigns sprung up all over the world. Charles and others contacted the BBC and the agents of the Authors, but got the same treatment we got when Helen stole the documents. The shoe shop I knew well, but after calls about the script were made Pippins shoe shop was closed down around April or May 04 time. It had been there for years and was definitely very popular in the area. It was spooky they way it just closed down.

WITNESS STATEMENT OF TAMSIN ALLEN

114. I've seen Ms. Allen's statement and you can see it just does not relate to truth or any facts. She even changed the date and times of when the meeting took place, proof is in the contract she signed. Charles and her friend Christine's exhibits and statements will further prove the truth.

WITNESS STATEMENT OF DEREK ROSEN BLATT

115. No one knows John Bennett so why has he written Mr. Rosenblatts statement? Charles wrote to Rosenblatt to ask why her master document's details were also advertised after giving them to him. She never ever got any direct answers then either. I saw when straight afterwards this work was also being advertised on TV broadcast back to back on every channel.

FORMATS THAT EMERGED AFTER DEREK WAS GIVEN DOC'S

116. *You are what you eat, "10 years younger"* for Channel 4" April 04 "*Fit Street*" Channel 4 August 04, *Fat Nation* BBC1 Sept 04, *Cosmetic Surgery live* Channel 5 Sept 04. All seen in Charles's statement After all this the harassment definitely became dangerous.

WITNESS STATEMENT OF CHRISTOPHER VAUGHAN

117. Charles met Mr. Vaughan in the High Court around March 04, the situation had become desperate. When he learned about the case he offered to help and got a barrister Proof in CS1. He was suppose to be finding out what happened to stolen manuscript after Tamsin sold it. He was suppose to have connections to the BBC's Stuart Murphy and said he was going help to stop the abuse. Help was urgently needed and he was offering, so it was welcomed. They made an agreement, which can be heard on tape. It's no point reading his statement either because none of what he say's is true. Unfortunately Mr. Vaughan sold the rights to "The Walk" movie to ITV (connected to Helen) without getting authorisation or consent from Charles or Christine. This happened in May 04, this was when things became extreme. This is when Charles started having balliff's turn up threatening her on a daily basis for council Tax debts I saw evidence to prove that she didn't owe. I've read Mr. Vaughan's denials claiming this being all lies and that he hadn't been entrusted with any information about the movie. He try's to make out he was never told anything about it. But Charles has two separate authentic recordings with Mr. Vaughan, and he is the one lying. He made an agreement with Charles and was definitely was discussing selling the movie rights with Charles. The Walk movie was sold to ITV without Charles, if he didn't sell it why is he lying? He has tried to twist what really happened in his statement.

APPENDIX F - LISA PAHNE STATEMENT

MERITS OF THIS CASE

116. We all believe these defendants have behaved in ways animals would be ashamed of. With the profits secured (one format can generate as much as 40 million in revenue) Charles should have been respected and paid. It is only right that the court now orders these defendants to pay for all costs, loss's and damages and ensures that these defendants never get the opportunity to abuse or de-fraud anyone else like this again.

Witness statement of Truth of:

Lisa Pahne

I know and believe that the facts in this witness statement are completely true

Signed:

Dated:


20/12/04

APPENDIX G – RONI NICHOLAS STATEMENT

IN THE HIGH COURT OF JUSTICE

CHANCERY DIVISION

CASE NO. HC04C042565

Claimant Witness

Roni Nicholas

First

RN1

16 December 2004

BETWEEN:

CLAIMANT

CHARLES SEVEN

-and-

CHRISTOPHER GOSSAGE (1)

RUSSELLS (2)

RICHARD HANNAH (3)

CLARION, NTL (4)

HELEN ALEXANDER (5)

JIM MANSON (6)

SMG SCOTTISH MEDIA GROUPS (7)

TAMSIN ALLEN BINDMAN AND PARTNERS (8)

DEREK ROSENBLATT RONALD FLETCHER AND CO(9)

CHRISTOPHER VAUGHAN SYCRIS FILMS (10)

DEFENDANTS

- FIRST WITNESS STATEMENT OF -

RONI NICHOLAS

SUMMARY

1. I, Roni Nicholas am the relative of Charles Seven, and a witness to the deeply disturbing criminal acts ever since Charlie met the defendants about her literature, and her written material was stolen/infringed and sold. I can testify and confirm that the particulars of this claim contain the absolute truth, therefore in accordance with the "Human Rights" Act 1998, *Articles (2) Articles (4) Articles (6) Articles (8) and Articles (14) Articles (17)* the Copyright Act 1956-88-02 and the Misrepresentation Act 1967, trade Descriptions Act 1968 This case "must proceed". Otherwise we would "not" be wasting court time or our time. I have exhibited proof as evidence with this statement.
2. This is by far the worst and most shameful nasty case of corporate fraud, professional malpractice and a "total" abuse of power ever.

APPENDIX G – RONI NICHOLAS STATEMENT

79. It was such a colossal financial success and they were so proud of their scam that they couldn't resist featuring it as a front cover of Time Out magazine. As well as showing the public their successful con tricks in The Hustle. To celebrate pulling off probably the most profitable media fraud operation in the UK "ever". In criminal terms it was the crime of the century. These arrogant abusers did as Mr. Hannah ("Maximus TV program Sellingus") suggested and reaped "Sales Hell." It was a case of "Sell, Sell, Sell", Charlie's copyrights.

80. Because they didn't want anything to come between them getting all the profits, they had the creator Charlie's every move watched, obstructed, and threatened. They hit the jackpot when they met Charlie. Turning around these mismanaged digital disastrous facilities back onto the map to now being a successful operation throughout 2004 virtually over night, doing deals with every channel on the world stage. Richard Hannah "chief commander" (who clearly sees himself the equivalent to a Roman Emperor) converted Charlie's stolen profound literature into making NTL alone now worth 1.27 billion in a record amount of time. That's not to mention all the other defendants undisclosed accounts, turnover and profits. Or the turnover and profit's also generated from theft and illicit trading of Charlie's subsequently stolen book and movie manuscript or other infringed documents. This is a case of serious fraud and tax evasion on a very grand scale. This is the real reason for lying about these offences in their witness statements. **Exhibit RN1 Evidence that NTL are now trying to sell of these facilities Nov- Dec 04**

81. However, they failed to understand these documents were born from our family's personal tragedy. I would go as far as to say "**they have walked over dead peoples graves**". Each and everyone who has lied cheated and savagely abused us and destroyed our family's home life to profit from this blood money "**will learn**" some things are higher in this life than money! And what you do to others for greed "**definitely**" will have a serious price!

TAMSIN ALLEN FALSE DECEITFUL WITNESS STATEMENT

82. This woman sworn under oath as a practitioner of law and order even is 'now' a partner in her law firm, who is in a trusted position to the public (which is why Charlie went to her in the first place) makes a sworn defence statement on the 9th of September 04. Completely littered throughout with absolute lies.

APPENDIX G – RONI NICHOLAS STATEMENT

83. Firstly, she deliberately alters the date she met Charlie to the 13 Feb 04 in order to cover up her theft and fraud and divert the attention away from herself. In truth the date of this meeting was on the 19 February 04 proof of this exhibited in Charlie's statement, the agreement Tamsin Allen was given for taking Charlie's evidence on 19 Feb 04, both signed and dated by Ms. Allen.
84. Ms Allen makes a point that she keeps records of dates and times so why is she lying and now contradicting herself on a sworn statement of truth? In the same paragraph 7 she then refers the court to an apparently hand written note which she apparently did on this very same date 13 Feb 04 whilst apparently attending the claimant on this day and refers us to pages 2-4 of Exhibit TA1.
85. Here we find a hand written note, which states she saw the claimant in her office at 11.30 midday? However, when the claimant did see Tamsin Allen it was an after lunch appointment as Charlie was with Terry and Margaret MacKellar that morning at 11.30. So clearly she is deliberately lying about dates and times.
86. Furthermore, Ms. Allen exhibits on page 1 exhibit 1, an apparently time recorded note referring to a discussion with Charlie. She suggests this is a time-recorded copy of the conversation, which took place on the 5. 2. 04, but when examine this document, on the right hand side foot of this page, you can see the document was actually created on the 16. 8. 2004 after she had already received the claim form informing her that she was being sued for theft, fraud and gross blatant copyright infringement. Again, we clearly see this woman is altering the facts to create fabricated evidence to mislead the court regarding her defence.
87. In Paragraph 11 defendant (8) Allen states, *"I have no note or recollection of such a conversation. I am careful to take a note of telephone conversations and I find it difficult to believe that this telephone conversation took place"*.
88. However, then Ms. Allen produces two letters for exhibits clearly proving that the telephone conversation with Charlie regarding the return of Charlie's disk "did" actually take place.

APPENDIX G – RONI NICHOLAS STATEMENT

89. Only on that occasion she had a different story and excuse for not returning the disk containing the manuscript. In her letter to Charlie that time she claimed not to be able to find the disk anymore. Months "after" she had already promised to return Charlie's disk back via the post! This woman's a blatant fraud and a liar.

WITNESSES TO THESE FACTS

90. Margaret Mackellar and Terry Willows both knew Ms Allen had the disk and were also present during the conversation between Ms. Allen and Charlie, when Ms. Allen promised to return Charlie's disk. Please see both their witness statements and witness statement of Christine Agnew where you will see concrete proof this was her true story. These are all very respectable people none of them are liars. They can testify to Tamsin's theft too.

91. In paragraph 11: Here Ms. Allen emphasises, "I am careful to take a note of conversations." But this so very careful lawyer gives us the wrong date of the meeting, with the wrong time, she creates a false document on the 16 August 04 and pretends that this was done on the 05. February 04 then she lies about not having phone conversations when she clearly did. And say's she can no-longer find the disk she had already promised to return! The only thing Ms. Allen is being careful about is getting caught and sent to prison for theft and fraud and human rights abuses.

92. In Ms Allen's sworn statement and re-iterated in her letter, she asserts: *'I do not use floppy disks at all so it is highly unlikely that it has been muddled with something else. "*

93. Floppy disks are standard for all computers from the most basic to the most sophisticated models all have access to floppy disk drives. It doesn't take a computer expert to know this is a fact. This statement is a complete and utter nonsense. Floppy disks are an international, universal basic administrator tool. Ms. Allen's emphasising this point is designed to yet again move the arrow away from herself proving herself to be even guiltier.

APPENDIX G – RONI NICHOLAS STATEMENT

94. Charlie sent Ms. Allen a letter on the 30. 4. 04 however, we see Ms Allen choose quite conveniently not to produce that for the courts attention. Furthermore, Ms. Allen produces the letter dated 19 April 2004 as an exhibit of the letter she sent to Charlie on page no 6.
95. In this letter she erases the list of names at the right hand side of the page, which clearly shows she is hiding the fact that she was *only* employed as a solicitor when she met with Charlie. *For proof see Exhibit RN1 first "the cover up" letter dated 19 April 04 Tamsin Allen exhibits to the court, and we produce the "real" genuine letter sent to Charlie 19 April 04. This proves just a few months ago Tamsin Allen was only a solicitor.* In erasing the details of this letter she is clearly attempting to cover up the truth of her fraud and criminal racketeering!
96. We see that now in Ms. Allen states on page 1 of her defence statement that since April 04, she has suddenly risen in the ranks to a "partner" to the firm Bindmans? To become a partner in a law firm usually takes many years.
97. You have to invest a very substantial amount of money into the firm in order to become a financial shareholder. Where did Ms Allen get the monies to invest substantial capital to go almost over night from employee to Partner? How did Ms Allen get the monies to become a partner in such a short space of time? The truth is by criminal "racketeering" with the other defendants. Ms Allen secured the monies after "**stealing**" Charlie and Christine's manuscript "**The Walk**" and committing theft, fraud and gross blatant copyright infringement with the copyrighted personal literature belonging to Charlie and Christine that was left in her possession. Breaching her contract the trust and confidence of the claimant and the statutory duty of care. This was gross professional malpractice.
98. When looking at Bindman and Ms. Allen's supposed '**expertise**' we see in **Exhibit RN1** paragraphs 2 showing this firm expertise, it reveals that Allen and her firm provide pre-publishing advice for both "**book publishers and distributors**". And paragraph 8 reveals that they act for the "**BBC producers**".

APPENDIX G – RONI NICHOLAS STATEMENT

99. The new BBC Scotland literary competition shows exactly what Ms Allen done with Charlie and Christine's stolen script. Here you will see nation wide campaigns were created simultaneously on BBC and ITV. The Hampton's also used this same give up transportation for the launch of a marketing campaign.
100. All were based around the theme and the real life events that took place in Christine's life. This literature "the Walk" contained information about our family members and my late Grandparents Rachel and Pops Vital. I am personally absolutely furious by what Ms. Allen has done. I for one am not taking her crimes lightly! BBC based the competition on Authors redrafting chapters of Charlie's manuscript "The Walk." plagiarising from the chapters about the shoe shop where Christine Agnew used to work, and the relationships she really had at the time between 1982- 1985. Then another around her flight abroad (which actually happened in 1985) **Charlie and Christine have both exhibited concrete proof that these campaigns were plagiarised from their stolen manuscript.**
101. Despite what this woman now states, apart from being another thief, fraud and liar. She has participated in the abuse to feed her own greed and ego at all our expense. Every penny she has made will be given back! We know that this stolen script has been converted into many other quick money enterprises these defendants secretly were behind. But the ones listed here are just a few we knew about. But there are many more. We are not awed by money, money will 'never ever' repair the scars that will be left by all the pain, humiliation, suffering and damage that she and these other twisted wicked people have caused.
- I refer to exhibit RN1 on copyright law for infringement remedies or penalties: criminal or civil liability. She's suppose to be a lawyer but she doesn't know? Will let me remind her: 'Those who infringe the rights in the Act by doing any of the above restrictive acts without Authorisation may be "criminally liable" for punitive damages or imprisonment. Infringement can be very serious in cases of deliberate infringement for profit, called piracy' by rights owners.*
102. After secretly finding out about the vast sums of monies being

THE STATE COVER UP OF THE CASE MS SEVEN V GOSSAGE AND NINE OTHERS



PART II – IN DEFENCE OF BINDMANS MARK WINDOWS AND HIS TOTAL ONSLAUGHT



ALLEGATION 1 – MARK WINDOWS STATES TAMSIN ALLEN COULD SUE US FOR LIBEL

MARK'S EMAIL TO THE UK COLUMN AFTER TONY FARRELL INTERVIEWS WITH MS. SEVEN
Hi Lou, I'm copying you in on this as I'm concerned about the 7 story. Im very concerned about the Charles 7 story. The links are important. This is in confidence. > Tamsin Allen is specialist at internet libel, which she could claim is what happened to her on on UK Column. > Both Brian and Michael Docherty supported her claims. When she broadcasts that 7/7 was carried out by these people things could get very serious. Does Tony know her case was struck out? Myself and Dony filmed 7 for hours and she cannot corroborate any of her evidence apart from the right to a hearing. Once questioned she maintains she won her court case which is untrue. If she was in media why hasnt anybody heard of her? She cannot name anybody she has worked with who would corroborate anything. She claims the same experience as a woman who lives near her called Jeanifer Jean Charles who is a black woman of about the same age.

Firstly, in the light of the compelling evidence in Ms. Seven's case about the criminal antics of Super Lawyer Tamsin Allen, I challenge her to sue me. Secondly, contrary to Mark's allegation, Ms. Seven's experience has nothing whatsoever to do with Jeanifer Jean Charles . There are common features, in so far as there is a like for dancing, both are black ladies and both have similar but not identical surnames.

Jeanifer Jean Charles has not endured anything remotely resembling Ms. Seven's ordeal through the court system and the vicious gang-stalking ordeal she has endured. Ms. Seven is nothing like a copycat of Jeanifer Jean Charles. Mark Windows is spreading malicious disinformation.

MARK WINDOWS & DONY JACKSON TALK AT KENT FREEDOM MOVEMENT 27TH JUNE 13



MARK WINDOWS AT THE KENT FREEDOM MOVEMENT WITH DEBBORAH WILLIAMS



ALLEGATION 2 – MARK WINDOWS REGARDING NIGEL COOPER

Farrell recently suggested that two people cover a case relating to Nigel Cooper who alleged his daughter was taken by social services. This was also promoted by UK Column. The two people were arrested and charged with child trafficking.

I consider this is a very serious and malicious lie about me, given it was put out on an open forum. It is totally devoid of any substance. While I lived under the same roof as the two people in question (Charlotte and Jacco), I knew next to nothing about the Nigel Cooper case. I was actually present in the house at the time of Charlotte's arrest when two police officers came. Their arrest was purely to do with Nigel Cooper's case, but it is malicious of Mark, in the extreme, to suggest that the pair were arrested for child trafficking. This is a lie. In response to this very dangerous allegation, the two individuals - Charlotte and Jacco - have written an email, for my benefit, to clarify their position on the extent of my involvement in the Nigel Cooper case. It is shown below:

'We would like to counter malicious gossip by explaining what happened when my partner and I decided to help Nigel Cooper. It is being alleged that Tony Farrell advised us to do this. This is not true. Tony Farrell had absolutely nothing to do with our decision and we are bewildered to see his name being linked with this case. As far as we know, Tony did not know anything about the Nigel Cooper case – we never discussed it with him. We want to state publicly that we fully support Tony Farrell and hold him in the highest esteem. We had the pleasure of living in the same house for a while, so have witnessed Tony's gentle integrity, professionalism and deep religious commitment, at first hand. Anyone who suggests that Tony is anything but, is deeply misguided. He is not a skill.'

Brian Gerrish of the UK Column also responded to Mark's allegation in this way:

Tony

"Firstly positives - I am sure that the increase in attacks and sheer maliciousness is a clear sign our efforts are proving effective.

Secondly, totally agree this is a deliberate and dangerous lie. I did speak with Mark a while ago and asked him about his attacks on Seven - I did not get a very satisfactory reply, but I did feel that perhaps I had calmed things down. I watch with interest as he now attacks Nigel as well and I agree what he has said is a downright lie that I am not happy with. Do either of you have his number? I lost it but would like to try speaking to him. I wouldn't reply at the moment, let me see if I can get hold of him. I smell professional agitation and either he is a useful idiot or more. Let's play it cool to start with as they love the infighting." Regards Bg

Belinda McKenzie who was aware of the Nigel Cooper case said this in response to Mark's serious allegation:

"Mark Windows is definitely showing his true colours. Michael Murrin who's here for three days doesn't think he's an agent, just a very nasty individual (he formed that impression straight away when he met him at Mark's monthly meet-up recently, I told you about that). He says knowingly comedians are often like this."

ALLEGATION 3 – MARK WINDOWS PROTECTING TOP LAWYERS

Knowing that this case was extremely dangerous to anyone who supported the totally unfounded allegations, Seven made libellous allegations against top lawyers with absolutely no evidence.

The Farrell report website contains evidence of numerous detailed and well-documented witness-statements and affidavits before the Judges. It contains vital evidence in the form of extracts from the audio-tapes. In total, Ms. Seven brought 14 witness-statements and six bundles of evidence to court-hearings before Judge Warren, Judge Chadwick, Judge Pumfrey, and later, Judge Lawrence Collins. In Pumfrey's all-important hearing - in talking about the phone-hacking evidence alleged to have been instigated by NTL - Pumfrey refers to the evidence in at least three individual witness-statements **[04:54 – 05:22]**.

Judge Pumfrey can clearly be heard saying, and I quote:

“The trade as we all know, does regard formats as valuable property. That's undoubtedly true and certainly the format bible is a document which is guarded, and kept in safes and that sort of thing. [02:22 – 02:47]

“There is no doubt of copyright, there is simply no doubt of copyright. Each of the documents produced by Ms. Seven is entitled to a copyright. [03:25 - 03:34].

Judge Pumfrey repeats this for emphasis. The barrister Brian Nicholson defending Tamsin Allen from Bindmans is rebuked in no uncertain terms. Pumfrey then goes on to stun the defendants by saying, and I quote;

“I thought what you were going to say actually, was that Ms. Seven and all the work that she has done, is on the very high end of the degree of competence, in so far as the preparation of written documents is concerned, that I have ever seen by a litigant in person. I think that is probably right. I mean these are by far and away the best prepared written documents which I have ever seen by a litigant in person. At a particular level of truth, I cannot doubt what Ms. Seven says. I cannot doubt that she spent on the material available to me, that she spent three weeks, sorry, three months, in her house for the reasons stated in her letter. [05:20 – 06:29]

“The case is about a year away from a trial”. This case is about a year away from trial would be my immediate reaction. [07:305– 08:00].

Judge Pumfrey repeats. By this, it is unequivocal that Judge Pumfrey means a criminal trial. As previously mentioned, the audio-tapes reveal that Judge Pumfrey could hardly have been more praiseworthy about the quality of Ms. Seven's evidence that Mark Windows repeatedly claims, like a stuck gramophone-record, does not exist. Frankly, these utterances from Judge Pumfrey are impossible to reconcile with the Mark Windows ludicrous allegation that there was absolutely no evidence. Plainly there was.

For Mark Windows to have the gall and the audacity to claim that there was no evidence renders him at best a useful-idiot to Bindmans, or at worst a hired-agitator. My assessment is that he is probably both.

EVIDENCE THAT DEFENDANTS IN MS SEVEN'S PRESENTED NO DEFENSE

Notice of Issue
(unspecified amount)

Charles Seven
128-142 Pread Street
Paddington Bo London
Greater London
W2 1AA

NO DEFENCE
RECEIVED
08 SEP 2004

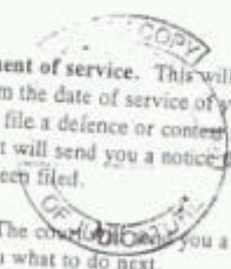
NO ACKNOWLEDGEMENT
02 SEP 04
DEF 3 W/LATE
DEF 4 ONLY

In the CHANCERY DIVISION of the High Court of Justice	
Claim Number	HC04C02565
Claimant (including ref.)	Charles Seven
Defendant (including ref.)	Chris Gossage and others
Issue Fee	£0.00

Your claim was issued on 5th August 2004. The court sent it to the defendants by first class post on 12th August 2004 and it will be deemed to be served on 21st August 2004. The defendants have until 28th August 2004 to reply.

The defendant may either

- **Pay an amount into court to satisfy your claim.** This is called 'payment in satisfaction'. The court will notify you of the payment and you will have to decide whether to accept the amount offered.
- **Offer to pay you an amount to satisfy your claim and/or ask for time to pay.** The court will send you a copy of the defendant's reply and you will have to decide what you want to do.
- **Admit liability for your claim but not offer an amount in satisfaction.** The court will send you a copy of the defendant's reply and you will have to decide what to do next.
- **File an acknowledgment of service.** This will allow the defendant 28 days from the date of service of your particulars of claim to file a defence or contest the court's jurisdiction. The court will send you a notice that an acknowledgment has been filed.
- **Dispute your claim.** The court will send you a copy of the defence and tell you what to do next.
- **Not reply at all.** You may ask the court to enter judgment for an amount to be decided by the court by completing the tear off portion on this form. A hearing will be arranged to determine the amount the defendant should pay you.



If you do not request judgment within 6 months of the date for filing a defence, your claim will be stayed. This means that the only action open to you would be to apply to a judge for an order lifting the stay.

Request for Judgment

The court will notify both you and the defendant of any steps you should take to prepare for the hearing at which the court will decide what amount you are entitled to.

In the CHANCERY DIVISION of the High Court of Justice	
Claim Number	HC04C02565
Claimant (including ref.)	Charles Seven
Defendant(s) (including ref.)	Chris Gossage and others

You should notify the court immediately if your claim is settled or you decide that you do not wish to proceed.

I, the court
because the defendant has not filed an admission or defence to my claim, or an application to contest the court's jurisdiction and the time for doing so has expired,
do hereby request that judgment be entered for an amount including costs, to be decided by the court

and I request that judgment be entered for an amount including costs, to be decided by the court
Date 7-9-04
By default as defendant
189

**ALLEGATION 4 – MARK STATES I IMPLICATED INNOCENT PEOPLE
REGARDING TERRORIST OFFENCES**

Tony Farrell sent out a group text to activists and researchers stating he was being interviewed about "Terrorist offences" at a police station, a dangerous and suspicious thing to do. Implicating innocent people by association in a wrongly worded text.

This allegation is devious beyond belief. It is quite true that I handed myself in to West Midlands Police challenging them to arrest me. The utterly corrupt police-state apparatus refused to apply the law (really legislation, not law) and properly arrest me under Section 15 (iii) of the Terrorism Act 2000, because, to do so, would have created an uproar and brought attention to their evil ways. A few weeks before this event, Mark phoned me in a concerted attempt to dissuade me from making a stance under this legislation.

Recently, he launched an unprovoked and unwarranted attack on Tony Rooke, who made a similar stance under the same legislation against the BBC, and had attracted publicity during a high profile court-case in Horsham, where, amidst a turn-out of over 100 supporters, the Judge washed his hands of the case and did a "*Pontius Pilot*". Here again, we can all see that all Mark is doing is scoffing at 'truthers' who dare to create waves and stand up against the establishment and make a brave stance.

Comment by mark windows on April 28, 2013 at 4:44

Going to court over non payment of TV licence is 1 unnecessary 2 Nothing to do with 9 11 as the magistrates were there for one thing only, to fine him 200 quid. It was a staged event to keep the lid on more intelligent research. Dumb and pointless or planned distraction. The interesting thing about the present time is that liabilities and assets are being shown up for who they are. Then there are those that just waste the time of real researchers.

ALLEGATION 5 – MARK WINDOWS AND HIS FILMING OF THE INTERVIEW WITH MS. SEVEN

Mark alleges, that the reason why he never handed over the interview-tapes of a joint interview I did with Ms. Seven on 6th July 2012, was because he claimed that it was always his intention to withhold them from us, because he saw no merit in the interview or the Seven case whatsoever.

Mark owned the interview-tapes of his filming, but his subsequent behaviour post-filming is inconsistent. It is a fact that in December 2012, Mark Windows agreed to provide me with the tapes of the filming while at Belinda McKenzie's house and he even offered to help me with research. We offered to pay him for his trouble for supplying he tapes. However, Mark never delivered on his promise, even though he was a frequent visitor to Belinda McKenzie's house around that time. Over the Christmas period, when I'd temporarily moved away and into Ms. Seven's vacant flat, Mark Windows even started to try to befriend Ms. Seven, and invite her to be his friend on face-book. This behaviour contrasts starkly with his declaration that he never was intending to hand over the tapes. It shows Mark to be totally disingenuous, especially given the total onslaught he subsequently waged against Ms. Seven - a lady who had never previously done or said anything in public to harm him.

ALLEGATION 6 – MARK WINDOWS TAKING SIDES OF CORRUPT BARRISTER TO UNDERMINE SEVEN

Pumfrey stated that as the documents produced by Seven were one of the best litigant in person he had seen he stated he could not strike it out. The case was to be pursued through contract and agency. This was an indication to the defence barrister that there was unlikely to be any proof of claim, as indeed there was not. There was a theatrical court banter between judge and defence , they both knew the case had no legs.

Just to re-iterate, notwithstanding the copyright concession which Pumfrey can be heard to repeatedly make in favour of Ms. Seven [**[05:20 – 06:29]**], Judge Pumfrey also states in absolute terms, and I quote:

“These are by far and away the best prepared written documents that I think I have ever seen by a litigant in person. At a particular level of truth, I cannot doubt what Ms. Seven says. I cannot doubt that she spent on the material available to me, that she spent three days... sorry, three months, in her house for the reasons stated.”

How can this be reconciled with what Mark Windows depicts as theatrical court banter? The judge is rebuking the barrister Brian Nicholson who is representing Bindmans and Tamsin Allen by saying to him in no uncertain terms, that, irrespective of reputations and unhappy consequences for certain individuals, the case is heading for a criminal trial.

Any objectively minded truth-seeker listening to these audio-tapes cannot fail to spot that Mark's blatant and crude misrepresentation of the vital court-proceeding event smacks of sheer malice and dishonest agitation.

ALLEGATION 7 – MARK WINDOWS CLAIMING CASE WAS STRUCK OUT WHEN IT PLAINLY WASN'T

In the next paragraph where he is referring to Judge Pumfrey, Mark Windows goes on to say that “The case was struck out even before any paperwork had been submitted by the defence due to Seven not complying with a court order.”

From the audio-tapes provided, the defendants' barrister Brian Nicholson can be clearly heard claiming that the case should be struck out for this reason, but crucially in the next breath Judge Pumfrey can be heard putting barrister Brian Nicholson firmly in his place by abruptly saying :

'No, no, it is quite clear that it wasn't, if you forgive me for saying so, you can scarcely say that this is a deliberate non-compliance, when you have got two people trying to comply knocking on Mr. Justice Blackburne's door! I regard that point, if you forgive me for saying so, as more or less unanswerable. Mr. Nicholson, you try, try as you like, but there will not be a lot of patience and to be quite frank with you, the answer as to whether the failure was intentional or not must be resolved in favour of Ms. Seven” [06:36 to 07:48].

The question has to be asked as to why Mark Windows when faced with this compelling evidence, seeks so desperately to malign what actually happened in the court-room and distort the truth. He claims to have listened to the audio-tapes.

ALLEGATION 8 - MARK WINDOWS ALLEGES THAT NOTHING MS. SEVEN TOLD THEM WAS TRUE

If seven had a story it would start with a fact. Why would Tony have to train her to tell the truth? We did extensive research on her and found that nothing she told us was true.

Ms. Seven's 112 page witness-statement demonstrably shows she had a most credible story – one that Judge Pumfrey did not doubt. Seven's story is confirmed by 14 other witnesses, all giving compelling evidence. Mark's declaration that '*nothing she told us was true*' is a ludicrous assertion expressed in absolute terms. By his own admission, there was a Pumfrey hearing, so she was obviously not lying about that. Critical reasoning deficiency skills notwithstanding, in his own one-sided internet research, Mark refuses to acknowledge any of Ms. Seven's witness statements, or affidavits of truth, yet he jumps to derogatory conclusions which can be rebutted in an instant.

At no stage did I have to train Ms. Seven to 'tell the truth'. I have no reason to believe Ms. Seven is dishonest. Sure I had to caution her not to express some of her genuinely held beliefs in absolute terms, but that was all. We should be mindful here that Ms. Seven is a chronic repeat-victim who had, by Judge Pumfrey's own admittance, suffered greatly at the hands of an evil crime cartel. That was back in 2006. Since then, the scale of abuse has not just continued, but it has gotten a whole lot worse. Many a time when she tells of her ordeal - at certain parts - her genuine tears and pain become plainly visible. Her story is shocking and certain members of the judiciary should hang their heads in shame. The treatment dished out by Mark and his close companion Dony has merely countenanced the perpetuation of the gang-stalking. It is contemptible and vile. Given Mark's eagerness to defend the crooked solicitor Tamsin Allen, it warrants police investigation and I will be recommending as much.

Ms. Seven is a determined individual who expresses her beliefs with conviction and passion. I have no reason to doubt her integrity. When Ms. Seven theorizes, I admit that, on a few points, I do not agree with her. We agree to differ amicably. For instance, whenever she claims that they did the 7/7 attacks to cover-up her case, I reject outright her theory, but I am persuaded that she was subjected to an exquisite torment. As an analyst, I can set such differences of opinion aside. Given Ms. Seven's dreadful ordeal, I can empathise with how she might have come to such a bold belief. It was this belief of hers that got me intrigued with the case. I wanted to understand why she was inclined to say as much. I had to get to the bottom of it. The great strength of her case is not dependent on either of our different theories about July 2005 being correct. It is however concerned with massive courtroom corruption and the cover up of serious and organised crime. That said, my analysis shows some very unusual linkages with 7/7 and Jean-Charles De Menezes, and given the blatant lies we have been told by those in power, the beliefs held by Ms. Seven should not be dismissed as fanciful. An evil crime-cartel stand accused of an exquisite torment of staggering proportions and to decipher that, readers need to understand the nature of gang-stalking and read Ms. Seven's evidence, which Mark ludicrously claims does not exist. Having studied Seven's evidence up to present-day myself, I am astonished and humbled, by her tenacity and courage. Pumfrey did not flatter when he praised her in glowing terms for all her courtroom documents. The witness-statements - some of which have been made available on the website - were detailed and superb. They far-and-away exceeded anything I could have produced myself. A braver or more determined lady, I have not met, and her prolonged abusive-treatment perpetuated by two proponents of the truth-movement is shameful.

ALLEGATION 9 – DONY ATTACKS FARRELL WITH VULGAR INNUENDOS

'You are a liability to the truth movement you stated you are still in contact with a few friends and colleagues from the south tuna police force do you still exchange info ??? you are a Laughing-stock or should i say Laughing policeman old habits die hard once a south tuna policeman always a south tuna policeman'

Firstly, I was never a police-officer. I was a member of the police-staff – in other words a civilian.

Secondly, puerile quips notwithstanding, it is true that I have maintained occasional prayerful contact with the police chaplain. For instance, six months ago, I met with my former boss - a retired senior detective. I declared it openly on a video entitled "**Tony Farrell confronts South Yorkshire Police.**" My faith compels me to reach out and try to help bring change from the outside as distinct from the change I failed to make from within. I hope that the truth-movement respects that. However, in striving to do the right thing, it matters not if the likes of Mark and Dony continue to scoff, as there will be no more rebuttals.

It is however my firm belief that we have to win the hearts and minds of the police and not wage war against them. Unbeknown to me, the aforementioned ex-senior detective I met and filmed covertly as shown in the aforementioned-video, had been singled out for praise over his actions on the day of the Hillsborough Disaster. The praise-giver was none other than Trevor Hicks - the father who lost his two daughters on that fateful day. Few have been more critical of South Yorkshire Police than he. The point I am trying to make here, is that, in a relative sense, not all coppers from South Yorkshire Police are bad, as Dony suggests - far from it, and a fair proportion of what the police do is good.

Periodically, I write respectful but hard-hitting emails to the Senior Command Team at South Yorkshire Police, appealing to their better nature - to walk their own talk, so to speak – '**justice with courage**'. Their tactic is to ignore, but not to block, so I sense it is the right thing for me to do. Almost uniquely, I am placed and qualified to do this given the manner of my dismissal from the force. Whether my emails have any effect on these police-officers working inside, remains to be seen. The battle between good and evil is spiritual. I hope and pray that some good will come of my actions.

It is also a fact that officers from police forces outside South Yorkshire have spoken to me and congratulated me on my stance. They have shared their experiences about the corruption that lies within. Many coppers do not like what they are seeing, and the stronger ones seeing the corruption need the public's help and support to oppose it. It seems to me, dangerous to label all coppers as bastards, as Dony would have it. The police service has an internal battle to fight, between those in service upholding the law and those corrupting it, and those in service being truthful and those being dishonest. Ironically, the same principle applies to the truth-movement. The rest of society is also not exempt.

As for me being a laughing-stock, Abraham Lincoln was at first a laughing-stock when he gave his Gettysburg address – yet this is widely viewed as one of the finest speeches known to mankind. My own oratory-skills can't remotely compare, but, by my own personal faith, I do share Lincoln's willingness to face ridicule and adversity, when high principles are at stake. For every detractor, there remains far more people willing to keep smashing into the utterly corrupt establishment, in a spirit of love and truth. That does not mean I allow people like Mark Windows and Dony to walk all over me. It means prayerfully standing, standing firm, withstanding and speaking out boldly in truth. It means not turning your back on evil, but instead confronting it head-on and challenging such wrong-doing, irrespective of the personal costs.

I have put myself in the firing-line and I am willing to stand or fall by this case, because I know a higher power will ultimately be the judge of my heart and my intentions. Laughing aside, there are thousands more supporters who would beg to differ with Mark and Dony.

**ALLEGATION 10 – DONY ATTACKS FARRELL, QC MICHAEL SHRIMPTON
AND A LADY NAMED CHARLOTTE**

“you are not interested in spreading the truth mr makerel you only want to be in the limelight you publicise and promote yourself even your close friend charlot the charlatan made a video stating your friend who represented you in your trial and lost ? is a disinfo agent Barrister Michael Shrimpton youtube this link Shrimpton on Heath - breaking down the disinfo by eddy the cat you kept it quiet about your connection with shrimpton mr makerel!”

Firstly, I know it is not Dony, but my Lord and Saviour who will be the judge of my motives here. If Dony is correct about me only wanting to be in the limelight, then I fear my punishment will be severe. However, it is my prayer that any vanity I may possess, in fighting for truth and justice, is conquered in part, by the Lord's grace and my desire to adhere to one of Paul's great letters, in which, Ephesians 5:11 says: ***'Have nothing to do with the fruitless deeds of darkness, but rather come out and expose.'***

Secondly, few people have been as outspoken and critical as I am about police corruption. In videos available on the website, I have exposed police wrong-doing. I have tried to expose a massive incident behind the cover-up of Hillsborough, which even today sadly remains hidden, despite three major inquiries. In several of my recorded interviews, I have challenged South Yorkshire Police's role in the appalling case of Vicky Haigh. As I write this, I have just learned from a Christopher Booker article that she has been sent back to prison in odd circumstances.

I have addressed Muslims in Mosques about the bogus terror-threat and received massive support and gratitude from a persecuted and much maligned group. It's not in my nature to be an armchair “truther” and for every Dony out there saying I bring discredit to the truth-movement and that I am merely seeking the limelight - there are thousands of people who would beg to differ. If I am found to be lying, deceitful or unduly vain, then there is an infinitely higher power than Dony which ultimately I will have to face. For the time-being though, I consider Dony to be an opinionated agitator, led astray by Mark, who is untrustworthy in his motives. ***See next page.***

Thirdly, it is quite correct that QC Michael Shrimpton represented me at my hearing in the Employment Appeal Tribunal (EAT) in London. He came on board unexpectedly and only at the eleventh hour, as I could not afford barrister's fees. It was no secret that I accepted Shrimpton's unexpected offer to help. Good or bad decision notwithstanding, it was a difficult snap-call made, because I felt ill-equipped to face a judge at an EAT-hearing, going into the unchartered territory of obscure and complex legal-arguments. I had little to lose, as I had witnessed from the earlier tribunal experience that the system was corrupt and stacked-up to protect the corporation. Witnessing Michael Shrimpton's eccentric delivery was quite an experience. With hindsight I could find some faults, but I have no regrets in using his services. I believe it was not Shrimpton but Judge Richardson and later Lady Dame Janet Smith who were at fault, as they made cowardly and corrupt decisions. I am no longer in contact with Shrimpton and was grateful for his services and when Charlotte's recent video about Michael Shrimpton made an interesting attempt to expose him, on other issues, I was intrigued, but not defensive. Certainly, I did nothing whatsoever to seek to hide the fact that Shrimpton had previously represented me.

Fourthly, I resent and disregard Dony's references to Charlotte being a charlatan, as I consider an attack on her unnecessary, irrelevant, unwarranted, unsubstantiated, abusive and inappropriate. The very serious and dangerous false-allegation made about me with respect to Nigel Cooper by Dony's friend Mark Windows is malicious - designed purely to agitate and provoke. Mark says the arrest of Charlotte was for child-trafficking. This is untrue. That was not the reason for the arrest.

Last but not least, between the pair of them, I have lost count of how many times they have childishly referred to me as “Mr. Mackerel” and other such derogatory names. I note also that even Ms. Seven has been labelled 'Fanny Haddock' on the Kent Freedom Website, and up until they started attacking with this venomous onslaught, she had never harmed either of them. Their combined blogging has been littered with loutish banter and putrid innuendos: with words like tuna, mackerel, fanny haddock, up Severn and down Severn. Many of their comments have had to be removed from the UK Column's commentary section, just because they were indecent by any common standards of acceptable communication. Let me assure readers that my relationship with Ms. Seven is, and always has been, platonic. We have become very good friends and have enjoyed working together professionally. She has done nothing to deserve this vulgar cowardly treatment and sexual innuendo. I have the utmost respect for Ms. Seven. She is a deeply spiritual person - one who in my opinion has been given a great calling, and is a Rosa Parks of our time. They would be well advised to heed these words and cease all vulgar references. They bring the truth-movement into disrepute and discredit themselves. I welcome constructive criticism on the report, but in the light of these rebuttals, they should start focusing efforts on exposing the real criminals, rather than degrading Ms. Seven.

False Flag Terror – A talk by Tony Farrell – 31st March 2013
Southampton Central Mosque – ABU BAKR JAMIA MASJID



Our heartfelt thanks to Mr. Tony Farrell for his talk today. This was an illuminating talk filled with his personal reflections and experience of standing-up against the Government's bogus terrorism agenda, which works to vilify the Muslim community and Islam. Mr. Farrell's courageous stance and firm Christian belief for upholding the truth, through all aspects of his life, including his work as the Principal Intelligence Analyst for South Yorkshire Police, cost him his high profile career of 17 years and resulted in his bankruptcy. Watch the video! Mr. Farrell stands today, a proud and honest voice against lies and oppression, and as an ambassador for genuine interfaith brotherhood. He is an inspiration to us all.

Remember the commandment of Allah (swt) in The Holy Quran:

“Oh you who believe, uphold justice and bear witness to God, even if it be against yourselves, your parents, or you close relatives. Whether the person is rich or poor, God can best take care of both. Refrain from following your own desire, so that you can act justly - if you distort or neglect justice, God is fully aware of what you do.”

The Quran, Surah An-Nisa, verse 135.

And remember the Holy Prophet said:

“Whosoever of you sees an evil action, let him change it with his hand; and if he is not able to do so, then with his tongue; and if he is not able to do so, then with his heart - and that is the weakest of faith.” Related by Muslim, narrated by Abu Said al-Khudri

ALLEGATION 11 – DONY ATTACKS MS. SEVEN OVER HER NAME

'you report all the documents refer to ms john charles as ms john charles ? but however when you get to the report of Jean Charles de Menezes you suddenly refer to her as jean charles bit strange that mr phoney you cant tell the diffrence from john and jean ill gieve you a clue O H and E A was this to try and delude people to think oh they had the same name it must be a conection then her name morphed to ms seven WHY IS THAT why didnt she just call herself ms 7/7 your a disinfo agent!'

Dony's spelling advice notwithstanding, my reference to the name Ms. Jean Charles was merely done to demonstrate the fact that this was exactly how she was suddenly being referred to, in some of the menacing bailiff notices and hoax demands for payments, in the lead-up to July 2005. Ms. Seven's tendency, over time, to change her name, is enigmatic, but far from unique. I do not accept that her idiosyncratic preferences, about how she would prefer to be addressed, is that important. Undoubtedly, these have altered over time. For instance she first introduced herself to me as Charles Seven, but when I got to know her and asked whether she preferred to be called Charles, or Seven, she said she much preferred Seven. I see nothing wrong with this.

The report, to which Dony refers, provides well-documented evidence that Ms. Seven was being subjected to all sorts of unwarranted and malicious demands, in the lead-up to the tragic events of July 2005. She noticed that these fraudsters were referring to her as '**Ms. Jean-Charles**' and not Ms. Charles Seven, as should have been on Westminster City Council records. Ms. Seven - as she now likes to be referred to - was merely pointing out the fact that these malicious and evil gang-stalkers, contrary to computer records, were misnaming her, against her wishes. She sought to rectify this at Westminster City Council offices, as the report states. The exhibits produced are not written by Seven herself, but by her wretched tormentors switching her name, for some unknown reason. It is in that context, to which the name '**Jean-Charles**' was referenced. That point is **crucial** to understand.

Furthermore, Ms. Seven had attempted not just to correct the computer record of her name, but more importantly, she endeavored to stop the fraudulent abuse, by attending the offices at Westminster City Council in person. This is very well documented in the report. That's the whole point, which willfully or otherwise Dony misses completely. These thugs were taunting Ms. Seven by creating illegal demands for money that she did not owe. I repeat to avoid confusion, it was not Ms. Seven that was using the name Jean-Charles at that time. She was referring to herself as Ms. Charles Seven. The matter seems trivial at first glance, but only assumes a whole new meaning once **Jean Charles De Menezes** was assassinated with seven bullets put through his head, in July 2005. Suddenly that information becomes pertinent. Most certainly, the potential significance of the previous taunts of "**Ms. Jean-Charles**" became all too evident to Ms. Seven the moment she learned of his murder and cover-up.

Before Dony or anybody else gets carried-away here, at no stage did Ms. Seven ever claim or predict that they were going to assassinate somebody by that name. On the contrary, it was only with the benefit of hindsight that Ms. Seven understood the bizarre retrospective patterns that and the potential relevance to his brutal murder. It reconfirmed in her conceptual model of events the hidden code she was seeing within the whole gambit of abuse she was experiencing, from the crime cartel stalking her. Irrespective of whether this was pure coincidence or not, the nature of the evil exquisite torment she was enduring, and her prior alerts to the police should have been investigated. Dony agrees with me in his thinking that it is highly improbable that the innocent Brazilian's murder was a case of mistaken identity.

It is a fact that Ms. Seven has taken exception to questions about her name on her birth certificate. She sees this direct-line of questioning as an affront, and irrelevant to the court-case, and, as a repeat chronic victim of abuse, she becomes defensive and deeply suspicious of the motives of people who fire such questions at her. To a large extent her defensiveness has been vindicated, given the extent to which Dony and Mark Windows have subsequently, venomously abused her.

What readers should understand here, is that this pattern of abuse assumes greater significance, when all the evil nature of the gang-stalking campaign waged against her is fully understood. The phenomena of gang-stalking is not that widely understood, and Ms. Seven's case is enlightening. As someone who has a good Honours Degree in Applied Statistics and is a trained and experienced intelligence analyst, Bayes Theorem comes into play in assessing the probability of there being a link with both 7/7, and the cold-blooded assassination of **Jean Charles De Menezes** - all other things considered.

ALLEGATION 12 – DONY DISTORTS & ABUSIVELY MISREPRESENTS SEVEN'S WITNESS STATEMENTS

Walking Tall is a 1973 American action semi-biopic film of Sheriff Buford Pusser, a former professional wrestler-turned-lawman in McNairy County, Tennessee. It starred Joe Don Baker as Pusser. The film was directed by Phil Karlson.[2] Based on Pusser's true story, it was a combination of very loosely based fact and Hollywood revisionism. It has since become a well known cult classic (with two direct sequels of its own, a TV movie, A Real American Hero, and a brief TV series, also called Walking Tall. Next we go to walking tall a film released in 2004 starring the wwe wrestler the rock you state that this cript was stoles from ms john charles in 2003 yet just a simple google search shows this film was a remake of the same film from 1973. i WATS GOING ON MR FONEY TARREL is this how you really lost your jobe you can not do your own research and believe any old story ? your incompetant just to do the simplest of research

Firstly, nowhere does Ms. Seven or do I state in our joint report, or in any of her witness statements, that this movie was based on her stolen scripts. Dony is spreading disinformation with his scatter-gun ill-conceived attacks. I would like to recommend to Dony and others to read Appendix C, which is the astonishing witness statement of Ms. Seven. Readers of the report will plainly see that "Walking Tall" does **not** feature in her stolen concepts.

Yet again - willfully or otherwise - Dony completely misses the point. The reason why Ms. Seven refers to the rehash of the film "Walking Tall" is solely because the tenth defendant, namely Christopher Vaughan of SYCRIS films, is the same name allocated to the first character appearing in the film - namely "Christopher Vaughan (The Rock)" In short Ms. Seven saw it as a further taunt in the exquisite torment enacted on her by the media crime cartel. That said, the link to be understood properly has to be viewed in the well-documented sequence of interactions that took place between Ms. Seven and Christopher Vaughan the film-maker. Readers are encouraged to read Appendix C, pages 94 – 99 to obtain a better appreciation as to the links. It is a fact that Christopher Vaughan fled and made no defence whatsoever at any of the hearings against Ms. Seven's claims against him. It should also be pointed out that Judge Pumfrey can be heard from the audio-tapes saying that Ms. Seven can apply for default judgment, given Christopher Vaughan's complete no-show. [09:50 – 11:07]. A clearer picture can be gleaned from following extracts taken from Ms. Seven's witness-statement.

RECORDED PROOF OF MR. VAUGHAN ABOUT OUR MOVIE

428 I did record my conversations with Mr. Vaughan about the sale of my movie. through his connections, because, with all the other sinister things going on, I knew, if he also betrayed me, he would deny everything. This, as predicted, he has now done. I also have witnesses to testify to knowing what Mr. Vaughan did.

WHEN PRESS RELEASE CAME OUT OF MY MOVIE VIA ITV NETWORK

429 Not long after the meetings with Vaughan about selling my movie, one of the witnesses - Jenny Sherwood - saw what was going on, and was horrified. She heard all the tapping and sinister threats against me, so contacted the press and journalists to get me help. By this stage three documents had been plagiarised, as well as a manuscript and now also a movie, which meant a great deal of money had been embezzled. All this money meant the cover-up was even bigger, so it became a very dangerous situation. They were out to kill to keep this undercover, that's why the threats against me became more sinister and very aggressive. Jenny knew a journalist named Sally Morgan, so set up a meeting with her on 21 May 04 in the Hilton Hotel. I showed Ms. Morgan the evidence about the case, to prove everything that was taking place. When Sally saw my script "The Walk" she was shocked. Sally said she had just received the press release about the movie from ITV (Helen Alexander, Manson and Hannah's NTL associate company). They had not long done a deal for the rights of the movie "The Walk", from Vaughan.

84 Step 6. = (M) Mar/May 04, desperate, exasperated while seeking legal help, meet Christopher Vaughan in the High Court, Vaughan offers to support fighting the case, gets me barrister Flo Krause, says he's going to find out about the stolen manuscript, via network connections. I disclose details of the story line to Mr. Vaughan. Vaughan suggests movie deal to intercept networks. Make Oral Agreement (Recorded Evidence) Result =(N) 5 May 04, Our movie rights are sold, plagiarised, advertised as "soon to be created" and launched in the mainstream, even using my friend Christine's (The Walk's Founder) real name for lead actresses' character. Mr. Vaughan is suddenly flaunting lots of money, after selling the movie rights, he leaves his job in High Court.

A new movie is made with lead character called "Christopher Vaughan", "Walking Tall about someone trying to bring corrupt lawyers to justice, the movie blatantly states 'based on a true story'. From my perspective, he appears not to have read this vital document before seeking to become so destructive to the plight of Ms. Seven.

ALLEGATION 13 – DONY DISHES OUT MORE DISINFORMATION ON MS. SEVEN'S CASE

Please read this very carefully, it states here that the film Walking tall (2004) was a remake of a film of the same name released in 1973. Now let's suppose Ms Charles is about 45 that means she was about 5 years old when she wrote the script and it got stolen LMFAO ! GET REAL FARRELL, YOU DID NOT RESEARCH NOTHING. PROVE ME WRONG ON ALL THE POSTS ABOVE YOU CANT BECAUSE IT ALL THERE FOR ALL TO SEE !

The problem here for Dony is that nowhere does Ms. Seven ever claim to have written the script. Ms. Seven itemizes, as early as page 15, of the main report, in figure 1, all her multi-media platform and intellectual property-theft claims. Anyone can see that "Walking Tall" is nowhere to be found. Please refer back to the rebuttal of the previous allegation. Dony's grammatically incorrectly phrased insinuation, that I assume has an intended meaning that I did no research, is incorrect. Plainly I did. Dony was only marginally wrong about his guess at Ms. Seven's age. However, his reference to being a five year old would however be more in keeping with his vile sexual-innuendos and puerile-behaviour as displayed on the UK Column and Kent Freedom Movement websites.

ALLEGATION 14 – MARK WINDOWS MAKES FURTHER ABUSIVE ACCUSATIONS ABOUT MS. SEVEN

No response from UK Column or Brian re my offer of a live debate on Skype or UK Column for Mr Farrell and UK Column to bring forth any evidence that there is one grain of truth in anything this woman claims.

Mark is a stand-up comedian more used to making audiences laugh by dishing-out insults, Bernard Manning style. This is a serious case and Mark wants to lower it to a stage-show from the Wheel Tappers and Shunters' Social Club. I refuse to do business with vulgar, two-faced liars, and so does Brian Gerrish.

ALLEGATION 15 - MARK WINDOWS AND HIS BASELESS "SCATTER-GUN" INSULTS

More rubbish. A five hour interview? Rambling fragmented thoughts. No answers to simple questions. As stated you cant even get the first bit of the story right. This is the biggest entrapment exercise done so badly it makes anyone who believes it a laughing stock. We were not the only ones to warn UK Column, their failure to take this down is also very curious.

This refers to Mark's filming of Ms. Seven on 6th July 2012. Ms. Seven had warned me, from very early on, that she did not trust Mark Windows. While Ms. Seven was being interviewed on film, when she came to the point where she was describing the death of her two friends, she broke down in floods of tears. I recall being moved by her account and found myself choking up a bit too. A few months later, when I again met up with Ms. Seven, she recalled the interview, before Mark and Dony, by describing the stony-faced expression throughout on the face of the front cameraman Mark Windows. Ms. Seven indicated that she found Mark was totally cold and heartless throughout, and gave off bad vibes, so she became wary of him.

Returning to Mark's take on the interview, if Mark truly felt this way about Ms. Seven all along, I question why he tried to befriend Ms. Seven, over Christmas 2012, on face-book. I also question why, in December 2012, he promised me he would faithfully hand over to me the July 2012 interview-tapes on his next visit to Belinda's. Unsurprisingly, he never delivered on his disingenuous offer. I question why he left it until February 2012, before he declared that his intention, all along, had been to withhold the tapes from us. I question why in December 2012, he was sniffing round Belinda McKenzie's house, eager for news as to how I was progressing with the report, and occasionally suggesting to me that Bindmans Solicitors were not to be messed with. I question why Mark Windows was so keen to jump to the defence of Bindmans, following the UK Column interview. I question why Dony stated, in an email to Belinda McKenzie, that Tamsin Allen was "an evil bastard." Mark Windows, by all these actions, is exhibiting all the hallmarks of being a professional agitator, and I care not how long he has survived in the truth-movement, his utterly vile antics need to be exposed.

ALLEGATION 16 – DONY ON THE ORIGINS OF STRICTLY COME DANCING

tony farrell states in his delusional report report that 7 wrote the format for strictly come dancing ? and ther was nothing like this in tv YEA RIGHT ! just a simple google search yeat again / does any one remember a tv show stricly dancing ? hosted by terry wogan and other top celebs ? it ran from 1949 to 1998 on Wikipedia it states ther was a relaunch of this program now including celebs and will now be called strictly come dancing. FACT! http://en.wikipedia.org/wiki/Come_Dancing the idea also came from a film released in 1992 called stricly ballroom. http://en.wikipedia.org/wiki/Strictly_Ballroom

FONY TARRELL DILUSIONAL FALSE PROPHET AND FALSE REPORT

The film Dony quotes from is a Romantic story. Dony relies on a disreputable source in an attempt to refute Ms. Seven's case without seemingly considering the veracity of Ms. Seven's and two other witnesses' statements before the judge. If Wikipedia is so reliable, then I invite Dony to consider the following, and then read three extracts from the witness-statements below. I have spoken at some length with Anita Letang, a professional dancer and I have also spoken to Lisa Pahne. I wish to bring it back to Pumfrey's audio-tapes. Judge Pumfrey believed her.

On the morning of Thursday, 7 July 2005, four [Islamist home-grown terrorists](#) detonated four bombs, three in quick succession aboard [London Underground](#) trains across the city and, later, a fourth on a double-decker bus in [Tavistock Square](#). Fifty-two civilians and the four bombers were killed in the attacks, and over 700 more were injured. Source: Wikipedia.

EXTRACT FROM ANITA LETANG'S WITNESS STATEMENT – APPENDIX H

EXTRACT FROM MS. SEVEN'S WITNESS STATEMENT – APPENDIX C

34. Then came “**STRICTLY COME DANCING**” They cunningly gave Charles's|new concept an old shows title to cover up the fact it was really copyright infringed and plagiarized from pages 4, 5, 6 also from the documents stolen by Helen Alexander. This format emphasizes the part about getting experts and dancers like myself to coach a diverse list of celebrities of different ages and fields. I was enlisted particularly for advice about this as you can see in the listings. On the infringing copy you will clearly see the host Bruce Forsyth stated, “*it would make a “welcome change” having dance on TV*”. Proving again dance was not being promoted in mainstream at all.

35. This new series has clearly incorporated all Charles's details, in order to create this new format. Hiding her new concept under the guise of an old formats name, was a deliberate attempt to avoid gross copyright infringement penalties. This *new* BBC format for “**Strictly Come Dancing**” is nothing like the previous original format they had at all.

36. Mainstream had previously not shown any interest in productions using dance or anything of this nature prior to Helen Alexander, Richard Hannah and Jim Manson converting Charles's documents. Without hard work none of these formats would've existed. Charles's documents were “**undeniably**” used for the creation of the “majority” of new formats created and broadcasted in 2004.

37. After Charles voiced her disapproval that's when the entire harassment and private nuisance started.

STRICTLY COME DANCING: FEB /MAY 04

Exhibit in CS1: "Strictly come dancing" details Feb/May 04.

315. This next format followed which you will clearly see is the same as what I had devised in the documents that Helen had stolen. Again they had converted and plagiarised this from my work. This format has been featured all over mainstream and is now scheduled to become various spin off shows with my TV rights being sold worldwide. Helen deliberately tried to cover up this crime by using the name of an old format. Because they knew giving my concept a new name would make what was going on too obvious, so they used the old come dancing name to cover up the fact that this was fraud and blatant copyright infringement.
316. When examining my documents you will clearly see that the concept I had devised used a list of famous personalities from different fields and professions to learn dance routines while being coached by professional dance teachers and other fitness experts. I made the list of famous personality's as diverse as possible to cater for different audiences and make these productions enjoyable for all ages and markets. This information was detailed from pages 4, 5 and 6. Many of my close friends are professional dancers involved in the world of health fitness.
317. We had made plans to use our own dancers in these productions. But once Helen stole the documents they plagiarised my concept and replaced all of us with the people now taking part in these shows. We are sure the celebrity's involved have no idea that this format which has received so much press and publicity has actually arrived on TV by very dark sinister means. See witness statements of professional dancer Anita Letang who was involved from the beginning of the re-launch.
318. Many spin off's formats have been created with this formula trading on the back of my work. Whilst my concept was being praised and celebrated in media the defendants don't want these celebrities to know I have been terrorised to ensure the ugly truth never got out. We will be calling "all" the shows participants to testify. The shows host Mr. Bruce Forsyth stated publicly on many occasions "whoever created this format done very well it's a makes a real change to see dance on television" If only he knew! My concept has brought so much joy and rewards to so many people and so much pain and destruction to myself as the creator. Although they deliberately used an old formats name, this is nothing like the original "come dancing format".
319. These are just a few formats, which the defendants converted from my documents after Hannah's command to unleash sales hell infringing my work.

May I explain to Dony that Ms. Seven also produced a sworn-affidavit that was never rebutted and that Judge Pumfrey said he had no doubt of copyright infringement. Dony, by jumping to conclusions, in a desperate attempt to undermine Ms. Seven's case, fails to read the vital evidence before the judge. I will deal with the issue of rebuttal later.

EXTRACTS FROM THE WITNESS STATEMENT OF LISA PAHNE

(B) **STRICTLY COME DANCING: MAY 04** After this conversion this was given a name of an old show "*come dancing*" to disguise where this had come from. They obviously plagiarised Charles's concept to use a diverse list of famous personalities from different fields to learn dance routines from professional dance teachers and other experts. Charles devised this to inspire viewers at home. This info came from pages 4, 5 and 6 of the stolen documents. Charles had already got a list of dancers. Anita Letang was one of them she is listed on page 8 and has given evidence too.

67. All productions were sold unlawfully. Everyone who has profited was not entitled to.

WHEN WE REPORTED THE CRIME AND THE DEFENDANTS TO THE POLICE

68. I went with Charles to report the situation to the police on 16 January 04, reference already stated. Police advised to find new lawyers to start civil proceedings. So Charles phoned other lawyers from mainly large law firms. She was repeatedly told that Mr. Gossage should be prosecuted. Unfortunately none of these firms could take individual clients cases. While she was trying to replace Russells, Helen and the others were quite blatantly selling more formats from the conversion and plagiarism of her documents. They didn't even try to hide what they were doing there was definitely a strong element of spite involved.

69. I had told Helen to return the material, she knew they were copyright property. It's written on the covers and also inside the documents on page 7. Helen has been totally ruthless and manipulative in the way she has gone about keeping the work and profits for herself. The statements written on pages 7 proves she knew these documents were intended for sale or license and not free.

70. *The statement clearly say's: "Please note that this shows format is subject to copyright and protection laws. It cannot therefore provide and detailed authorisation rights to any copies of the show as they are strictly prohibited and reserved exclusively to the 'purchasing' party. 'Any' copying, plagiarism or recreation or duplication, pirating and recording of this idea or show format and concept in any shape or form 'with or without' the usage of the shows 'current title name' or 'change to mention hosts or celebrities' in any world territory will result in swift prosecution to the offending party or parties.*

71. Helen is using her profession to cover illegal activities. We were disgusted that she could thoughtlessly steal from another woman with children right before Xmas. It takes a very cold heartless person to do what she did. Helen put Charles and her family through immense pain, especially her youngest son.

72. There were enormous repercussions, Charles had to be seen by the hospital and doctors in Dec 03. This was much more than these defendants just stealing a few ideas, hard work had gone into this project. It was created in memory of Charles's late elder brother who died of illness. That's what particularly hurt and angered her family. I felt really bad that us going to that meeting turned out like this. I don't understand why they have done this or why they treat people so horribly. All the Channels have guidelines, Helen knows this very well. ITV states:

ALLEGATION 17 – DONY MISREPRESENTS SEVEN OVER THE CHARLIE 7 BAND CONNECTION

Chasing Victory was a post-hardcore/Christian rock group from Camilla, Georgia. The band was formed in 2001 by Adam Harrell, Jeremy Lowery, Jason Lowery and Michael Lamb while they were still in high school. They started as a cover band called Bailey Drive where they started writing songs for A Not So Tragic Cover Up. After the release of this EP they signed with Mono Vs. Stereo Records and then released their first full-length album titled I Call This Abandonment in 2005 and their second album .first of all in your report you state the band charlie 7 from croydon was formed to get at ms John Charles yes please note i use her real name not jean chares to make a conection to demendiez or ms 7 to make the conection to 7,7 her name has morphed that many times to suit her agenda ? fact ! anyway back to reality the band charlie 7 was nothing to do with a song chasing victory (a not so tragic cover up) the band chasing victory released a song (a not so tragic cover up) just google it

The creation of a band Chasing Victory in 2001 is irrelevant, as the whole point is that a band called Charlie 7 was created **AFTER** Seven experienced yet further taunts from Richard Hannah. On this band, that went by the name of Charlie 7,'s new website were references to the words ***“Is someone using your name?”***; ***“A not so tragic cover-up”*** and ***“We are listening to you.”*** Shown below are extracts from three different people.

EXTRACTS FROM THE WITNESS STATEMENT OF LISA PAHNE (pages 49-51) & MS. SEVEN (437- 438)

PROOF THAT THE CREATION OF THE BAND “CHARLIE 7” WAS MALICIOUS

437. First by looking at the bands “biography profile “you will see the band have very little to show for a band supposedly having been active for some “7 years” in the music business. This is because this band was only really created in spring 04 and was not invented before then. Also pay close attention to the phrase stated on the web-site ***“The not so tragic cover up”*** at the bottom of the page. Also notice the statement ***“is someone using your name”*** on the top right hand corner and ***“where***

listening to you” on the top left hand corner. This show’s clearly that this is no fantasy. These people were making vindictive taunts.

438. I been in the music business since the 1980's and 1990's and have many friends who are respected well known performing artists too. We are all very well acquainted with rock bands in rock and pop circles. If any other female was using the “same name as me”, active in musical circles since 1998, we would've known this. As soon as this band was launched in May 2004 I was immediately informed. Because people went to the show thinking it was me! We made enquiries to find out where this band sprung from. This band “Charlie 7” was the Dr. Frankenstein creation of these ringleaders who made me the targeted victim of this obsessive vendetta.

A final word on the matter goes to Judge Pumfrey, who can be heard repeatedly rebutting Barrister Brian Nicholson, who just so happens to be representing Bindmans and Tamsin Allen.

“One of Ms. Seven's complaints, and indeed it is re-iterated in that paragraph in Mr. Nicholas' letter which you rely on, “They treated Charlie like a 'Golden Goose', then came back to steal more material to sell. While this was going on, they sold her name to create a pop-band to publicly rub her face in it. And these greedy evil monsters hacked her computer. Do you have anything you wish to say about that?” [03:54 – 04:34]

Brian Nicholson avoids answering about the taunts, and instead can be heard to be struggling against Judge Pumfrey, who refers to Ms. Seven's evidence being in at least three statements.

ALLEGATION 18 – DONY AND ANOTHER COWARDLY AGITATOR JOINS THE ABUSE OF MS. SEVEN

just watched mr foney tarrels new video on the 7 saga a left 3 comments to correct mr foney tarrel on the truth as he is misleading people with disinfo. as the comment above states by cherryisland, hope a simple google search shows its a lie and that mr foney tarrel can not do any analytic research he deleted my comments straight away wat are they scared of ? the truth your report is false and misleading to the truth movement you are a complete fake mr foney tarrel you have been exposed !

I have never deleted any comments from any video – period. Dony does not make it clear to which video he refers. However, the vulgar, vile and childish comments, that had been left by Mark Windows and Dony, splattered all over the comments-section of the UK Column you-tube video showing the interview Seven and I did together, speaks volumes. Their repeated childish innuendos of the 'River Severn', 'Tuna', 'Mackerel', 'Up Seven' and 'Down Seven' were mercifully taken down by the controller at the UK Column website, after a few weeks. The UK Column comments' section had been saturated with all sorts of sick blogs. They can probably be retrieved as evidence, at the right time. Mark and Dony's blogging was a shameful example of cowardly abuse of Ms. Seven. Its purpose would be to destroy any hope of meaningful dialogue on the serious issues at stake. It would discourage first time unwary viewers from taking the trouble to watch the interview. Their lewd behaviour was indefensible. It was totally unacceptable to Ms. Seven and could not be tolerated by me.

So disgusted was I with this degrading animal-like filth, that two decisions were made. First, I took the decision to expose the pair of them, in the final version of the report released a month or so later in March 2013 – I wish to stress that neither Mark nor Dony had been a feature of the report in its first draft. Second, I had every reason to suspect that between the pair of them, they might try to sabotage the newly launched website with this same destructive strategy. To combat this threat Seven and I requested that the website controller disable all comments, as a precautionary measure. After the report was published, the total onslaught waged against me and Ms. Seven reached new levels, as can be seen by all their allegations within this report. First, they chose the KFM and Mark's own Land-of-the-Free websites to spread their disinformation and abuse. It vindicated everything I had written in the published report. The person whom Dony relies upon to support his claim blogs by the name of '**cherryisland**'. I have no idea as to the real identity of this person, but in referring to Ms. Seven, '**cherryisland**' writes the following:

- × *'she needs to be sectioned not interviewed, a total mental health case'*
- × *'She's mentally ill, absolute psychosis.'*
- × *'I wont apologize for the truth and anyone with any sense can tell that woman is mentally ill and talking absolute fantasies. I'm sorry she is being used and i'm sorry she is mentally ill, but i'd be more sorry if i had not tried to warn you. Anyhow, it's up to you now Tony, i don't know why you wont look up that proof of her lies concerning the charlie 7 popstar and the album that was made, not by charlie 7 but by Chasing Victory, but your failure to do so is curious.'*

ALLEGATION 19 - DONY ACCUSES FARRELL OF MANIPULATION

also the underhand way you lot tried to turn me against mark showed true colours and telling me to choose sides carefully. how dare you say that to me you dont get to tell me to choose sides i am a free thinker i am my own person i do wat i want to do and only wat i want to do i can not stand people who manipulate other people ! that is verry manipulating and not on tony ! YOU CROSSED THE LINE BY TRYING THAT STUNT !

Up until around February 2013, I had nothing bad to say about Dony. Irrespective of anything to do with Ms. Seven, we had had a shared understanding that the killing of Jean-Charles De Menezes was almost certainly not a case of mistaken identity. While by this time I had my suspicions about Mark's motives, I wanted to give Mark the benefit of the doubt. I knew Dony had done some background research on Ms. Seven, because he had passed it onto to me, in a polite and courteous manner. I saw that as constructive and helpful. I weighed up all the information he was sending me and always assessed its potential utility.

My so called offending text was only sent to Dony after hostilities broke out between Mark and myself, following the UK Column interview and Mark's attempt to undermine everything I had worked on. I rebuked Mark in no uncertain terms, as I saw him trying to sabotage everything. I was working on highly sensitive material, and Mark was seeking to interfere with months of planning. Dony had come to the defence of Mark, which I had anticipated would happen.

My text where I said "choose sides carefully" was sent in spite of growing hostilities between Mark and myself. Intentions were well-meaning towards Dony and I am sorry if he found it offensive. From my vantage point, I could see by now what Mark was up to. The text was sent out of concern, because I had received news that he had just experienced what seemed like a sudden serious and life threatening condition. The text was gentle in tone. At the time it was sent, I had no desire to become Dony's enemy, and I was concerned that Dony would be led-astray by following Mark's pattern of abusive behaviour towards Ms. Seven.

The previous two times I had met up with Dony, I had had a nice chat wit him in the House of Commons, between his filming of group forums run by MP John Hemmings and MP Austin Mitchell.

I'll leave it up to Dony to decide whether or not he wishes to make public my text-message that he found so manipulative.

ALLEGATION 20 - FROM MARK WINDOWS MADE TO THE UK COLUMN

Ms Seven claims the same experience as a woman who lives near her called Jeanifer Jean Charles who is a black woman of about the same age.

Ms. Seven does not claim the same experience as this woman. That is a total fabrication. From the very start of Mark Windows' publically visible hate-campaign waged against Ms. Seven, he has been clutching at straws. Mark is correct that both ladies are black and dancing is common to both. Jeanifer Jean Charles is a professional dancer running a dance studio. There is a world of difference between the two ladies. The experience endured by Seven in the courts and via the gang-stalking is unique.

ALLEGATION 21- DONY CHALLENGES THE NAME AND SEVEN'S CLAIMS THAT SHE WON HER CASE

all in good time lol your having a lauth mate you have had since july last year and yo stil dont know her name ? ther is hundreds of forums all over the net wher 7 states she won her case and successfully sued ten defendants ? listning to the audios it was clear she only won the right to have it heard thats a big difference to wining you case and suing ten defendants! its totaly dispicable the way you lot have attacked mark who has done a lot for the truth movement over the years

Firstly, her name is Seven. Charles Seven. Her mother's surname is John-Charles. Ms. Seven has informed me that, as a baby, her first name was Wendy, but as she grew up she was often called Seven instead, as she had been the seventh in line. This is explained in a bit more detail elsewhere. I see nothing suspicious in her private explanation of her name.

Ms. Seven has done at least four if not five affidavits, and it is a legal fact that a sworn Affidavit is a statement of truth on oath. Each party had an opportunity to deny every single truth stated for years, but often defendants chose not to, because they knew everything Ms. Seven spoke about that had been done to her was the truth.

It is a legal fact that in Law;

1) Once an Affidavit has been written, sworn and sealed by the court it is a statement of TRUTH containing FACTS: period.

2) An Affidavit that is NOT DENIED IS ADMITTED! So by not rebutting it, they actually admitted it... but used foul-play to hide the fact. Remember these are lawyers.. they know the law. They KNOW what an Affidavit means, that's why they got 'Other people', totally unrelated to the case, to write and sign false-statements 'for them.' This in itself is proof of guilt. Legally you cannot do that... under civil procedural rules, each party, by law, has to write and sign their own statements. Getting someone completely unrelated to the case to write and sign and lie in a court-statement as a get-away clause, would be deemed as total perjury.. For doing this alone they were scheduled to get prison sentences, via Judge Warren.

If the law had been properly enforced, Ms. Seven would have indeed won her case, several times over, for instance against NTL, Richard Hannah and later by Christopher Vaughan by default judgment. That was as far back as 2004. Only the most blatant of courtroom skullduggery prevented this happening. It is clear that the civil case before Pumfrey (12th -14th June 2006) was to head towards a criminal trial, and she was to be awarded court-costs which were never paid out. It is incorrect of Mark Windows to describe the hearing before Pumfrey as a case management review, as he asserts it was. As Ms. Seven explains in her report, this was a 23.3 hearing to bring on a criminal trial previously ordered by Justice Chadwick, after witnessing the antics of corrupt barrister Nicholson. This was applied for by Ms. Seven.

The defendant's barrister Brian Nicholson, probably fearing his career was on the line again, does his level best to intercept all Ms. Seven's evidence to prevent Pumfrey from seeing it. When found

out, thanks to a wise Ms. Seven having taken precautionary measures, Nicholson attempts to dupe the Judge into treating the hearing as if it was a 3.9 application to strike out the case.

Like Judge Chadwick before him, Judge Pumfrey appears not to have been impressed, and can be heard saying, repeatedly, that the case is about a year away from trial. Ms. Seven is not lying when she says she won her case, given the levels of demonstrable provable corruption. When the Judge rebuked barrister Brian Nicholson and said he had no doubt that there was copyright infringement and repeated it, the case was indeed as good as won again.

Copyright infringement is a criminal offence. I'll refer back to the witness statement of Ronnie Nicholas on page 24, paragraph 101, of Appendix G. The context is the truthfulness of Tamsin Allen's witness-statement getting completely blown apart by Ms. Seven's cousin Ronnie Nicholas before the judge.

I refer to exhibit RNI on copyright law for infringement remedies or penalties: Criminal or civil liability. She's supposed to be a lawyer but she doesn't know? Well let me remind her: "Those who infringe the rights in the Act by doing any of the above restrictive acts without Authorisation may be 'criminally liable' for punitive damages or imprisonment' infringement can be very serious in cases of deliberate infringement for profit, called privacy by rights' owners.

Victory for Ms. Seven would have been a criminal trial, as firmly explicitly stated by Pumfrey against the ten defendants and an utterly corrupt barrister. Evidence suggests that this was Pumfrey's position at the end of the three-day hearing, and matches Justice Chadwick's earlier desire.

The reason why events did not unfold as they should have done, should be a matter of a very serious investigation, and is at the heart of the case. Without doubt what has happened here is a massive judicial cover-up and scandal. Mark flips and distorts my whole argument by saying the official judgment says Ms. Seven's case was dismissed without merit. Of course it did and the report acknowledges this fact, but that is in essence is the main issue - the court-corruption. Mark knows this full-well, but his mission is to agitate in the forlorn hope that the case will not get off the ground. Everything hinges around the hearings before the judges, and Ms. Seven's witnesses' statements are meticulous.

With respect to the late Judge Pumfrey's hearing, the whole crux of this case rests upon what stopped the proper judgment from emerging. If we are to accept everything our secret courts tell us as truth and just, and everything that our judges and barristers do is honourable and just, there would be little need for a truth-movement to which Mark and Dony devote so much of their free time.

ALLEGATION 22 – MARK WINDOWS ON THE INCORRUPTIBLE DONY ROTTEN & SID VICIOUS

Having sent UK column my concerns over this at best fantasy at worst entrapment case (due to the libellous statements made by the woman who calls herself seven) I have been attacked and had my friends contacted by Farrell and Co in order to try to divide and rule against me. Luckily we are incorruptible. Disgusting.

Evidence from audio-tapes made available show that Judge Pumfrey clearly did not think this was a fantasy. He did not doubt Ms. Seven. He had no doubt there was copyright infringement. My own personal view on this - having been attached to the case for so long, and seen pretty much all of Mark's attempts to persuade others – is that Ms. Seven is not dreaming any of this up. I firmly reject the notion that she is a fantasist. Although I can't speak for Ms. Seven, her mountain of evidence placed before the courts, contradicts just about every single claim Mark and Dony have made. It is denied that this is fantasy. If Ms. Seven and I are later proved wrong, then, by all means, poke fun. I am one hundred per cent confident that Ms. Seven is authentic in telling her sorrowful, tragic story truthfully.

I agree with Mark that entrapment would carry worse consequences. I assume Mark is referring to me being enticed and then entrapped by Ms. Seven, who, acting as an MI5 agent in disguise, could set me up and discredit me beyond recognition. If Seven has pulled the wool over my eyes, then she deserves 7 Oscars and I'll become known as the village idiot. The only other plausible theory in this fanciful scenario of Mark's is that Ms. Seven and I are both in on the MI5 game, with a mission to create absolute bedlam under a Hegelian dialectic. If that's the case Mark's just as likely to be part of the team, but playing for the opposing side. I reject the notion of entrapment.

The possibility that Ms. Seven and myself could be correct and genuine is not something which Mark and Dony seem able to contemplate. It is conspicuous by its absence. Neither have anything good to say about either Ms. Seven or I. I conclude by saying that Mark will indeed be lucky if - after viewing the rebuttal of almost all his allegations – people view him quite so “incorruptible ” as he portrays himself to be.

ALLEGATION 23 - MARK WINDOWS - DESPERATE TO SILENCE SEVEN AND PROTECT TOP LAWYERS

There is no evidence. There is also no provable back story. She also implicates top lawyers in mass murder. Its insanity or entrapment. I have warned UK column and anyone else who takes this on. We did much research so appreciate your comments. We were asked to film this woman. Nothing about her stands up to scrutiny. Some elements of the alternative media need to do a basic journalism course.

With damning audio-tapes; with fourteen witnesses confirming her story within their witness' statements; with Judge Pumfrey singing the praises of the quality of Ms. Seven's court-documents; and with detailed and specific evidence incorporated within a 240 page report, with several appendices chock-full of evidence: it is blatantly absurd for Mark to state there is no evidence. On the contrary, the reverse is true. The evidence of corruption is overwhelming, and what's more Mark knows it. His job is to agitate and spread disinformation. I am convinced of it.

His '*modus operandi*' has all the hallmarks of a professional agitator. His antics are desperate. His tactic seems to be to deter others from looking objectively at the evidence amassed. The extra-ordinary and quite ridiculous lengths he has gone to, in an attempt to ridicule the two authors of the report and spread propaganda and lies, is revealing. Absent from any of Mark's allegations is anything which remotely comes close to acknowledging all the evidence, which is plainly on show, for those who care to look. The incoherent vulgar utterances of his sidekick Dony suggests that it is they - not Ms. Seven or I - who are not what they claim to be.

ALLEGATION 24 - DONY AT LAST MAKES A REASONABLE POINT SEVEN'S POSITION IS DEFENSIBLE

Mr Foney Tarrel also claims the film starring Steve Martin shopgirl released on 2005 was stole from Ms John Charles script in 2003, yet this film was based on Steve Martin's own novel. (Shopgirl is a 2005 American romantic drama film directed by Anand Tucker. The screenplay by Steve Martin is based on his 2000 novella of the same name Shopgirl)

I do acknowledge that Seven made reference to the movie titles: 'In her shoes' and 'Shop Girl.' In her sworn-affidavit and witness-statement. She wrote the following: 'Launched in 2006 was also clearly inspired by script, neither movies would have come about had it not been for Tamsin Allen stealing the script and selling the unique concept on the market.' In Seven's case, they were reveling in rubbing her face in the fact that they had stolen her works. It was creating spin-off after spin-off. So, in short, Ms. Seven claims that Shop Girl would not have ever been re-created, had they not stolen her script in the first-place. There are some other films that she could have claimed and included in the torment, but didn't. But if one watches the first 5 minutes into the movie 'Kinky Boots' one can see how nasty and blatant this has been. That is why she asserts that they did not dare deny what was written in her Affidavit. It was blatant from the start, and designed to cause further hurt, insult and injury, for maximum profits. Her sworn-affidavit was never rebutted. A sworn affidavit is a document of truth, see here:

1. All are equal under the Law

(God's Law—Ethical and Natural Law). (Exodus 21:23-25; Lev. 24:17-21; Deut. 1:17, 19:21; Matt., 22:36-40; Luke 10:17; Col. 3:25. Legal maxims: "No one is above the law."; "Commerce, by the law of nations, ought to be common, and not to be converted into a monopoly and the private gain of a few.").

2. In Commerce truth is sovereign

(Exodus 20:16; Ps. 117:2; Matt. 6:33, John 8:32; II Cor.13:8. Legal maxim: "To lie is to go against the mind."

3. Truth is expressed by means of an affidavit

(Lev. 5:4-5; Lev. 6:3-5; Lev 19:11-13; Num. 30:2; Matt.5:33; James 5:12).

4. An un rebutted affidavit stands as the truth in Commerce

(1 Pet. 1:25; Heb. 6:13-15. Legal maxim: "He who does not deny, admits.").

5. An un rebutted affidavit becomes the judgment in Commerce

(Heb. 6:16-17. Any proceeding in a court, tribunal, or arbitration forum consists of a contest, or "duel," of commercial affidavits wherein the points remaining un rebutted in the end stand as the truth and the matters to which the judgment of the law is applied.).

ALLEGATION 25 – MARK'S ABSOLUTE FAITH IN MEDIA LAWYERS AND FURTHER DISINFORMATION

She had a case management hearing with Pumfrey. The defendants did not bother to file a defence as they knew there was no proof of claim. They are media lawyers.

As explained both here and in the main report, this was a 3-day hearing of a 23.3 application. It is totally incorrect for Mark to claim that the defendants did not bother to file a defence, when the defendant's barrister Brian Nicholson, representing Tamsin Allen and Bindmans was present for the duration, trying to fool the judge into thinking it was a 3.9 hearing. It wasn't. Pumfrey was not fooled. There can be no doubt that this case was heading for a criminal trial. I had found it very suspicious why Mark Windows was always anxious to deter me away from bringing Bindmans solicitors into the frame. The quite extraordinary lengths he is going to in order to protect the interests of Tamsin Allen and Bindmans only strengthen my concerns.

The audio-tapes also reveal that, as a direct result of Christopher Vaughan's failure to file a defence, default judgment could be applied for. Contrary to Mark's allegations, the other nine defendants had filed a defence of sorts, otherwise Ms. Seven would have been able to apply for default-judgment against all ten. In 2004, NTL and Richard Hannah failed to file a defence and only the most blatant skullduggery in the back-offices of the Court Listings Office prevented Ms. Seven from rightfully winning her claims against them. Mark by his scatter-gun antics is doing his level best to conceal the whole sordid saga of courtroom corruption, by diversion and deceit.

Again, her sworn affidavit was not rebutted. A sworn affidavit is a document of truth, see [here](#):

1. **All are equal under the Law**

(God's Law—Ethical and Natural Law). (Exodus 21:23-25; Lev. 24:17-21; Deut. 1:17, 19:21; Matt., 22:36-40; Luke 10:17; Col. 3:25. Legal maxims: "No one is above the law."; "Commerce, by the law of nations, ought to be common, and not to be converted into a monopoly and the private gain of a few.").

2. **In Commerce truth is sovereign**

(Exodus 20:16; Ps. 117:2; Matt. 6:33, John 8:32; II Cor.13:8. Legal maxim: "To lie is to go against the mind."

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(1 Pet. 1:25; Heb. 6:13-15. Legal maxim: "He who does not deny, admits.").

5. **An un rebutted affidavit becomes the judgment in Commerce**

(Heb. 6:16-17. Any proceeding in a court, tribunal, or arbitration forum consists of a contest, or "duel," of commercial affidavits wherein the points remaining un rebutted in the end stand as the truth and the matters to which the judgment of the law is applied).

ALLEGATION 26 - MARK INSINUATES SEVEN HAS ALL THE SIGNS OF SCHIZOPHRENIA

Many people have premonitions; it has nothing to do with her case which is in fact about intellectual copyright theft which she was unable to prove. The 7 7 bombings were added on for effect. This is the work of someone who may have moderate onset schizophrenia which she has all the signs of. That is once again psychosis and making connections, which are not there. Which close friends were murdered, and why would that have a direct connection to her? Its easier to murder the target than mess about. She lives alone allegedly so anyone spying on her would know her movements and just get on with it. It is in fact ridiculous and has more in common with paranoid schizophrenia as there is once again no proof.

The main issue to determine is whether there has been court-corruption. If that is proven, then it brings other factors into play. To the best of my knowledge, Mark is not from the medical-profession and so I would confidently assume that he is ill-equipped to comment on Ms. Seven's mental health in such derisory terms. By examining the report, it is perfectly clear which of her two friends died on the same day. There are problem profiles and inferences to examine as can be seen on pages 155 to 158 of the main report.

It is not an established fact that they were murdered. Officially they were not. However it is my analysis, not Ms. Seven's which infers that they were murdered, with a high probability attached for each. As a former Principal Intelligence Analyst, from the data available to me, I felt entitled and obligated to make such inferences, in an analytical report. I am happy to be corrected, if new information comes to light, and adjust the probability assessments accordingly. My analysis suggests they were both whacked, for want of a better expression. If Mark is claiming I have no business to challenge official verdicts, then he has no business being in the truth-movement. Perhaps he should apply for the vacant position in South Yorkshire Police, where they go by the mantra of 'Enabling the One Truth.' It's official that Dr. David Kelly committed suicide. I would infer with a high probability assessment, that he too got whacked. MP Norman Baker might be with me on that one. It's official that four suicide bombers did 7/7. I infer they did not. If Mark's respectfulness shown to official court verdicts in Ms. Seven's case are anything to go by, I can only assume he must believe four Muslims really did do 7/7. I suspect he is playing both sides of the game here, for I don't believe for one moment that Mark believes 7/7 was anything other than an inside job. If he wishes to correct me on that point, then I would have to urge him to account for why he would take the trouble to be at Muad' Dib's court hearing, in a seemingly supportive capacity over a 7/7 issue.

Contrary to his assertion that Ms. Seven allegedly lives alone, it is factually incorrect, for I can confirm that she does not. She has not lived alone for sometime. A very dear supportive friend of hers supports her. Mark questions how then has she survived being murdered. All I wish to say on that philosophical question is that I am not a mind-reader, or a psychic, but, through my faith, I do believe a higher power is protecting Ms. Seven against dark forces. Maybe Mark would get a much better answer from the writer of the Strictly Come Dancing's article, shown in the report, wherein it reads: ***“the Golden Goose is not quite dead yet, but she must be getting pretty knackered.”*** That's not me, I warrant, but I am getting pretty weary of Mark's countenancing the perpetuation of Ms. Seven's exquisite torment. It's high time he changed his tune and stopped playing Jonny Rotten and Sid Vicious in his total onslaught against Ms. Seven. This is not some kind of punk-rock stage-show, nor should it have degenerated into some kind of Bernard Manning / Chubby Brown stand-up comedy-routine. Good people have almost certainly been murdered here, and it is no laughing matter.

ALLEGATION 27 – DONY CHALLENGES SOPHIA STEWART'S CASE

Mr Foney Tarrell you also state in your report that Sophie Stewart from America who claims to have written the script The Third Eye, that the Wachowski brothers turned into the matrix and you state that this was similar copy-rite theft as Ms John Charles and you display an article that says Sophie Stewart wins biggest copy-rite infringement suit in the history of Hollywood. This is in fact untrue, as she lost her case and it was thrown out. Then all the rumours starting saying she secretly won this is untrue, check this link from the Los Angeles times

it is acknowledged that there are conflicting versions of recent events, so I note the issue. Their insults notwithstanding, certainly there are websites both for and against the notion that Sophia Stewart won her case recently. Several persuasive links below claim she won, and websites are springing up daily which say as much. Frankly, in the light of these competing versions of events, I don't know for sure which version is closest to the truth. The picture is fuzzy, as it so often is on contentious issues within the truth-movement. Dony seemingly thinks he can say categorically that he knows for sure that she did not win. Yet he only quotes one source.

Which version of truth should we accept? His degree of confidence may or may not be misplaced. To a large extent, it is academic anyway, as it seems not to be in dispute that back in 2004/2005, Sophia Stewart was making such claims in a lawsuit and that Ms. Seven was in contact with her, over her own case, at that point in time. The critical point is that Ms. Seven, back in 2004/2005, genuinely believed that Ms. Sophia Stewart was in such a lawsuit battle, and was making contact with her, a point that does not appear to be in dispute. Ms Seven has recently informed me that she has spoken to Sophia Stewart who has confirmed to her that she has indeed won her case. A summary of useful links supporting this position is shown on the next two pages. In summary I am persuaded that Ms. Seven believed Ms. Sophia Stewart's claims back in 2004/05, and genuinely believes Sophia Stewart has just won her case. None of this of course is central to the issue of courtroom-corruption and the blatant cover-up that has occurred. Crucially, it remains my assessment that Ms. Seven has reasonable cause to believe that Sophia Stewart, at the time of writing the report, had indeed won her case. Nothing new has come to light for her to change her view in that respect. What I will say is, that with his insults set aside, Dony has brought to my attention, perhaps for the first time, a valid point. One useful website link says that the notion that she won recently is only a rumour. That is helpful to know. However I can easily quote at least five alternative links, offering a persuasive narrative suggesting to me that she did win. Time alone will tell what is factually correct. It is however inconsequential to the case under review, and it carries a low priority for me to determine who is right and who is wrong.

<http://www.africanglobe.net/headlines/sophia-stewart-real-creator-matrix-wins-billion-dollar-case/>

<http://matrixterminator.com/?p=115>

<http://www.eastharlemjournal.com/original-creator-of-matrix-terminator-wins-2-5-billion-in-lawsuit/>

<http://terrygotham.com/2013/01/30/603/>

<http://ourcommongroundtalk.wordpress.com/2013/01/28/original-creator-of-matrix-terminator-wins-2-5-billion-in-lawsuit/>

Of course, none of this however has anything to do with the central issue which is the judicial-corruption and the total onslaught of gang-stalking waged against Ms. Seven for the last decade.

Sophia Stewart, The Real Creator of 'The Matrix,' Wins Billion Dollar Copyright Case

February 14, 2013 | Filed under: [Featured Headlines](#) | Posted by: [Editorial Staff](#)

[3.2K](#)



Sophia Stewart, science fiction writer

This little known story has met a just conclusion, as Sophia Stewart, African American author of The Matrix will finally receive her just due from the copyright infringement of her original work!!!

A six-year dispute has ended involving Sophia Stewart, the Wachowski Brothers, Joel Silver and Warner Brothers. Stewart's allegations, involving copyright infringement and racketeering, were received and acknowledged by the Central District of California, Judge Margaret Morrow presiding.

Stewart, a New Yorker who has resided in Salt Lake City for the past five years, will recover damages from the films, The Matrix I, II and III, as well as The Terminator and its sequels. She will soon receive one of the biggest payoffs in the history of Hollywood, as the gross receipts of both films and their sequels total over 2.5 billion dollars.

Stewart filed her case in 1999, after viewing the Matrix, which she felt had been based on her manuscript, '[The Third Eye](#),' copyrighted in 1981. In the mid-eighties Stewart had submitted her manuscript to an ad placed by the Wachowski Brothers, requesting new sci-fi works..

According to court documentation, an FBI investigation discovered that more than thirty minutes had been edited from the original film, in an attempt to avoid penalties for copyright infringement.

The investigation also stated that 'credible witnesses employed at Warner Brothers came forward, claiming that the executives and lawyers had full knowledge that the work in question did not belong to the Wachowski Brothers.' These witnesses claimed to have seen Stewart's original work and that it had been 'often used during preparation of the motion pictures.' The defendants tried, on several occasions, to have Stewart's case dismissed, without success.

Stewart has confronted skepticism on all sides, much of which comes from Matrix fans, who are strangely loyal to the Wachowski Brothers. One on-line forum, entitled Matrix Explained has an entire section devoted to Stewart. Some who have researched her history and writings are open to her story. Others are suspicious and mocking. 'It doesn't bother me,' said Stewart in a phone interview last week, 'I always knew what was true.'

Some fans, are unaware of the case or they question its legitimacy, due to the fact that it has received little to no media coverage. Though the case was not made public until October of 2003, Stewart has her own explanation, as quoted at aghettotymz.com:

'The reason you have not seen any of this in the media is because Warner Brothers parent company is AOL-Time Warner.... this GIANT owns 95 percent of the media... let me give you a clue as to what they own in the media business... New York Times papers/magazines, LA Times papers/magazines, People Magazine, CNN news, Extra, Celebrity Justice, Entertainment Tonight, HBO, New Line Cinema, DreamWorks, Newsweek, Village Roadshow and many, many more! They are not going to report on themselves. They have been suppressing my case for years.'



The Matrix is arguably the most successful science sci-fi movie

Fans who have taken Stewart's allegations seriously, have found eerie mythological parallels, which seem significant in a case that revolves around the highly metaphorical and symbolic Matrix series. Sophia, the Greek goddess of wisdom has been referenced many times in speculation about Stewart. In one book about the Goddess Sophia, it reads, 'The black goddess is the mistress of web creation spun in her divine matrix.' Although there have been outside implications as to racial injustice (Stewart is African American), she does not feel that this is the case. 'This is all about the Benjamins,' said Stewart. 'It's not about money with me. It's about justice.'

Stewart's future plans involve a record label, entitled Popsilk Records, and a motion picture production company, All Eyez On Me, in reference to God. 'I wrote The Third Eye to wake people up, to remind them why God put them here. There's more to life than money,' said Stewart. 'My whole to the world is about God and good and about choice, about spirituality over 'technocracy'.'

If Stewart represents spirituality, then she truly has prevailed over the 'technocracy' represented in both the Terminator and the Matrix, and now, ironically, by their supposed creators. Stewart is currently having discussions with CBS about a possible exclusive story and has several media engagements in the near future to nationally publicize her victory.

June 13th 2004. Sophia Stewart's press release read: 'The Matrix & Terminator movie franchises have made world history and have ultimately changed the way people view movies and how Hollywood does business, yet the real truth about the creator and creation of these films continue to elude the masses because the hidden secret of the matter is that these films were created and written by a Black woman...a Black woman named Sophia Stewart. But Hollywood does not want you to know this fact simply because it would change history. Also it would encourage our Black children to realize a dream and that is...nothing is impossible for them to achieve!'

By Marcia L. McNair

ALLEGATION 28 – MARK ON EGOS PUSHING A FANTASY

The Seven case has nothing to do with the truth movement as it is not true. It could do damage if it got into the mainstream media and discredit truth movement completely. With Sevens and Tonys egos pushing this fantasy that is a strong possibility.

What truth-movement, I ask rhetorically. The gravity of Ms. Seven's case has everything to do with a fundamental principle to eliciting truth. The allegations made by both sides: each having a vested interest in this report are extremely serious, and are a matter of huge importance and public interest. Vile blogging and unsubstantiated hostile expression of absolutes does not make such a statement as Mark's true. The stakes are high indeed, and the reputations of many are on the line, in this case. So what I ask again. If this case gets into the mainstream media, then so be it, and yes for sure it could do damage. Again I say so what. Mark talks about the mainstream media and the "truth-movement" as if they are both "sacred cows."

As South Yorkshire Police know to their cost - by my faith - I don't easily bow down to sacred cows. The mainstream media is controlled and corrupt and the truth-movement – which Mark suddenly appears to place on a pedestal – is largely ineffective. It is almost certainly riddled with professional agitators and awash with trolls and disinformation-agents. They create confusion in the minds of the public. They serve to protect the interests of our treasonous politicians and associated police-state apparatus. The classic case-study on the politics of the truth-movement is Hollie Greig. Logically, if the truth movement was anything like effective, the Hollie Demands Justice Group and the Hollie Greig Hoax campaign could not co-exist within a truth-movement. They are mutually exclusive. An effective truth-movement would have easily rooted out the imposter group, and supported the real group striving to get truth and justice. By now, an effective truth-movement would have stopped the secret family courts, stopped our participation in remote wars and kicked out of office all the corrupt and cowardly politicians.

The extent of Ms. Seven's gang-stalking perpetrated by '**white might**' Britain is repugnant, and the total onslaught and abuse waged against Ms. Seven arising out of certain well-established strongholds within the truth-movement only serves to further discredit the impotent truth-movement. Whatever Mark thinks about Ms. Seven, how does a reference to "Fanny Haddock", on what was once seen as a respectable truth-movement in Kent, not bring your/his beloved truth-movement into disrepute, I ask myself? Clearly, in our struggle, at least one side is grossly distorting the truth, and one side is desperately striving to elicit it. This is not about egos. The essence of this case is purely about seeking out the truth, pursuing justice and exposing the widespread-corruption within our midst. This case has the potential to do that. That's why it's so dangerous. That's why people linked to this case have in all probability been suddenly found dead, unexpectedly. When we are dealing with utter evil, such as lurks within this case, it is incumbent on good citizens to confront it. Mark and Dony's efforts on this case have nothing whatsoever to do with eliciting the truth, but rather they both seem hell-bent on preserving the status-quo and debunking the case. Their preoccupation is concerned with keeping a lid on the case, to protect the likes of corrupt lawyer Tamsin Allen – Leveson team member - and Bindmans Law Firm as a whole, in what undoubtedly is one of the most monstrous evil cover-ups in the UK in recent times.

ALLEGATION 29 – DONY DERIDES ALL COPPERS AND QUESTIONS MY RELATIONSHIP WITH POLICE

WHO ARE YOU WORKING FOR NOW TONY ? WHATS YOUR AGENDA? YOU ACCUSE OTHERS OF BEING AGENTS WHEN YOU WERE INFACT A PAID AGENT BEFORE YOU GOT SACKED.YOU GOT SACKED FOR NOT GETTING YOUR MENTAL STATE CHECKED BY A DOCTOR

<http://www.thesun.co.uk/sol/homepage/news/3699907/77-was-a-plot-by-...> SO MR MACKEREL ONCE A COPPER ALWAYS A COPPER. ANYWAY ARE YOU BEING SHY, I DID SEE YOU HIDING IN THE CORNER OF THE CHATROOM BEING SILENT AND STALKING YET U WONT COMMENT ON MY POSTS. PROVE THESE POSTS ARE INCORRECT, YOU CANT THAT'S WHY YOU IGNORE THE FACTS BUT YOU USE YOUR COMMON PURPOSE TACTICS TO DIVERT AWAY FROM THE SUBJECT AND GO ON ABOUT SOMETHING ELSE !

I am working for the **TRUTH**. You could say my agenda is **“Justice with Courage”** and I seek nothing more than to elicit the truth about this case, whatever the personal cost. Murdoch's Sun did a hit-piece on me, on the week the News of the World Hacking Scandal broke. That Sun article which Dony relies upon was total disinformation, and a disgrace. For the record, I did go to occupational health after my stance, and I came back with a clean bill of health. If I had feigned mental illness, they probably would have happily given me a medical pension, but I did not sell-out or buckle, because I stood-up and confronted evil as my faith compelled me to do so. Dr. Ridley Duff wrote to the Sun Editor in a letter rebuking the Sun's gutter-tactics. The truth is – as Mark and Dony know full well - I was dismissed for an incompatible belief. South Yorkshire Police stressed in the Sheffield Employment Tribunal that there was no allegations of any misconduct whatsoever, and that I had done some excellent work, and that I had made an enormous contribution to the force. This is all on official court records and judgments. Certain KFM members will no doubt confirm the reason why I was sacked. Finally, I was not stalking, I left myself signed-in, so that I could observe periodically the blogging, so that I could try to refute the derogatory posts in my own good time. I have been challenged to prove them wrong, and this report is my response, and, however one might define common purpose tactics, I don't fit the bill.

ALLEGATION 30 – MARK'S HOURS OF RESEARCH

There was no knee jerk response, we did hours of research on her which is hours more than Tony and Belinda have done.

I have spent months in the company of Ms. Seven, while researching and writing this report. I have stayed at her spare flat, on my own, to get the job done. I have interrogated several court-witnesses and neighbours. I have painstakingly gone through the witness statements and analysed all the court-verdicts, before producing the joint report. Mark talks in terms of hours, yet I have invested months on the case, as Mark knows all too well. Let me assure everyone, that if I thought Ms. Seven was a phoney, I would not hesitate to drop this case, instantly, even if it meant having to eat humble-pie. However, I do not doubt that she is for real. Finally, Belinda McKenzie has had no bearing on the report's content, so I see no need to respond on her behalf, but I would like to express my gratitude for her continued support. She tried to remain neutral, for as long as she could stomach Mark's abuse.

ALLEGATIONS 31 - MARK AND DONY – WHO AM I WORKING FOR?

Our questions should now be directed at Farrell. Where is the proof he was what he says he was as he clearly is not what he claims to be.

WHO ARE YOU WORKING FOR NOW TONY ? WHATS YOUR AGENDA? YOU ACCUSE OTHERS OF BEING AGENTS WHEN YOU WERE IN FACT A PAID AGENT BEFORE YOU GOT SACKED. YOU GOT SACKED FOR NOT GETTING YOUR MENTAL STATE CHECKED BY A DOCTOR

<http://www.thesun.co.uk/sol/homepage/news/3699907/77-was-a-plot-by-...>

SO MR MACKEREL ONCE A COPPER ALWAYS A COPPER. ANYWAY ARE YOU BEING SHY, I DID SEE YOU HIDING IN THE CORNER OF THE CHATROOM BEING SILENT AND STALKING YET U WONT COMMENT ON MY POSTS. PROVE THESE POSTS ARE INCORRECT, YOU CANT THAT'S WHY YOU IGNORE THE FACTS BUT YOU USE YOUR COMMON PURPOSE TACTICS TO DIVERT AWAY FROM THE SUBJECT AND GO ON ABOUT SOMETHING ELSE !

Well if the Sun Newspaper prints it in the week that Murdoch's hacking scandal broke, then I suppose in Dony's conceptual model, it must be the truth. Seriously, the facts are this, I did agree to eventually go to Occupational Health, after my stance, and came back with a clean bill of health. I was dismissed for an incompatible belief, and my bosses, in sacking me, praised my work, shook my hand and wished me all the best. Later at the Sheffield Employment Tribunal hearing, their own barrister put it on the record that I had made an enormous contribution to the force. Nothing bad whatsoever was said against me. Earlier in the hearing, their barrister had put to me the notion that I left South Yorkshire Police with an invidious choice, which was either open up a criminal investigation file into Tony Blair, or sack Tony Farrell. Moments before SYP sacked me, I had warned them that the police service were nobbling the wrong Tony.

As for the allegation of stalking a chat room, I did no such thing. When Mark and Dony's blogging on the case intensified, I kept a watching brief on the KFM website, because Mark and Dony were doing a pretty good job at saturating this popular and well-respected website with all sorts of abuse and disinformation about Ms. Seven and I. This was similar in tone to what had happened a month or so earlier on the UK Column's equivalent comments' section. Having entered the chat room to communicate with the KFM controllers, about the abusive tone of some of their comments, I switched screens and later shut my computer down, without signing out of the forum. I recognise that blogging is a bit of a free-for-all where trolls and perps flourish, so generally I avoid blogging like the plague. Unfamiliarity with the chat-room system led me to leave myself in the chat room, unwittingly. In any case, as a member of the KFM, I was not aware of any time-restrictions about leaving oneself signed-in.

As far as I was concerned, the two chief controllers had already withdrawn their support for me, on the basis of hearing a one-sided tale. What was disappointing for me - given the friendship and warmth I had always received from the KFM - was that firstly, they were allowing such abusive blogging to go unchecked, and secondly, that they had taken sides well-before even reading the report. I pointed this out to the controller, but my appeal made no impression. I was dismayed to see a well-respected website stoop so low as to allow such filthy abusive blogging to go unchecked.

ALLEGATION 32 – MARK MOCKS & SPREADS FURTHER DISINFORMATION AS TO WHY I WAS SACKED

As recent events have been played out, what was meant is who are you in the respect of what are you doing and trying to achieve? We are not referring to your tribunal which was to any grown adult a waste of time as you were sacked for not doing what you were paid for. Irrelevant Why are you attacking and dividing and ruling ? We need to know more about you if you are going to regain any credibility. You have waged an all out attack on myself which means you are not what you say you are. Mr Christian.

While the reason given for my dismissal was officially an incompatible belief, Mark's own personal portrayal on the reason for my sacking is interesting. If Mark is correct, since when has it been acceptable to the public for a police servant to knowingly give false information about criminal activity, I ask myself? I believe I was sacked because I was brave enough to take a stance, and not breach professional standards for honesty and integrity. Had others working for the service followed the same principles, we might never have had 24 years of suffering over the lies and cover-up of Hillsborough. According to Mark's conceptual model of 'doing your job', Sir Norman Bettison, unlike me, did his job and complied, and, as a result, prospered for twenty three years and contributed massively to the legacy we are now left with, in the corrupt police service. In my own case - when cornered and coerced to lie - I refused to hand over false information and offered up what I, as the analyst tasked, saw as the truth. My tribunal was not a waste of time. Thousands of people have written to express thanks and appreciation for my stance.

My reason for being so annoyed with Mark in the first instance was because he sought to slyly undermine Ms. Seven and protect Bindmans, by using scare-mongering tactics on the UK Column, behind my back, to undermine all our work. He did this without even seeing the report, and even claimed, disingenuously, that he was also trying to protect my interests too. In the face of such nonsense, I was having none of it, so I expressed my annoyance privately when he phoned me to defend the indefensible. I started to go more on the public offensive only after his disgusting blogging started on the UK Column. When Mark and Dony became utterly vulgar about Ms. Seven, and making crude and rude innuendos about the pair of us, that was the final straw. I decided to write an extra section to the final report, because I had become convinced that they were just agitators, and were in a mad-frenzy, because the case was becoming a serious threat, exposing massive corruption. Why Mark should single out and come to the defence of Bindmans and Tamsin Allen is a pertinent question worthy of police investigation, when the real truth comes out about this case.

In his allegation above, Mark mocks me for not behaving in accordance with my own professed faith in the Lord. Well so be it, but Ephesians 5:11 says:

✓ ***“Have nothing to do with the fruitless deeds of darkness but come out and expose.”***

I have taken the view, that it is in the public interest, that this squabble is exposed, because it brings further attention to the merits of the case, and the ineffectiveness of the non-moving truth-movement which is secretly infiltrated with many agitators, trolls and spies.

ALLEGATION 33 - MARK WINDOWS ACCUSES ME IN NON SPECIFIC TERMS OF BARE FACED LYING

The above e mails contain bare faced lies by Farrell and persistent and patient responses from Mr Fantom who tries to keep things on track. The constant untruths and insinuations against myself from Farrell however are what exposes him the most.

Mark is accusing me of bare face lying and does so none specifically. I challenge Mark to identify where specifically I have lied, and explain, in precise terms, why he thinks I am being dishonest. I am not aware of anything I have said, or written, that is dishonest. I will happily sign this rebuttal as a statement of truth.

ALLEGATION 34 – MARK ON CONTRACTS

Again, correct. According to the court transcript (the one 7 showed us) Judge Pumfrey stated that her case was well prepared so could not throw it out. However he stated to the defence barrister "As you are aware these things are a matter of contract". This was his indication to the defence that the case had no standing. As you rightly stated it was thrown out due to non compliance with a court order. It would have been thrown out anyway.

Conspicuous by its absence, is Mark's omission of the fact that just before Pumfrey went on to explain that Ms. Seven had helpfully raised the case as contract, he asserted that he had no doubt that there had been copyright infringement, and that the case was heading towards a criminal trial. I don't wish to go over rebuttals already covered, but I encourage readers to listen to the audio-tapes, read the report in detail and the witnesses' statements available.

ALLEGATION 35 - MARK WINDOWS ON THE THEATRE & FURTHER DISINFORMATION

Farrell has urged people to listen to the audio of Judge Pumfrey. Here are the facts: The audio is from a case management hearing pre trial. There is banter between Pumfrey and the defence.. It was a bit of theatre before the case was thrown out as there was obviously no evidence. He also doesnt even know her real name.

The audio-tape extract is from a 23.3 hearing as previously stated. Mark Windows accuses me of not knowing her real name. Ms. Seven's current name to me is Seven. I also know her as Charles Seven – the name she went by during the events in question. Her family name is John-Charles. At birth she was called Wendy, by her first name, but she was also referred to as Seven, because she had been the seventh child of her mother Mary Rose John Charles. Other than her brother Daniel who died prematurely at the age of 30, she has informed me that she had been the sole survivor. In such sad circumstances, and given the extent of betrayals she has endured over the last decade, it is quite understandable why Ms. Seven avoids answering irrelevant questioning about her birth name, especially questions that are directed at her in such hostile and destructive ways, by **white male bigots** with no interest other than seeing to it that Ms. Seven is silenced. KFM and 9/11 Keep Talking Group notwithstanding, Ms. Seven ought not to be the one on trial here.

I find it somewhat duplicitous that Mark Windows spends so much time and energy ridiculing the validity of the birth certificate, yet insists upon knowing what it says about Ms. Seven as if the birth-certificate transforms itself into becoming the be-all and end-all in determining Ms. Seven's trustworthiness. It is impossible to reconcile Mark's statement, that there was no evidence with Pumfrey's utterances..Calling it banter and a bit of theatre, in the full knowledge that the judge can be plainly heard saying there is no doubt of copyright infringement and it's a year away from trial, reeks of willful deception on Mark's part.

ALLEGATION 36 - MARK ACCUSES FARRELL & SEVEN OF INSULTING THE MENEZES FAMILY

Her name on the letters is John Charles which morphs into Jean Charles as soon as he mentions Jean Charles De Menezes. This is also a gross insult to the Menezes family. I challenge Farrell and Brian Gerrish to a debate on this fantasy. So far they have not come up with one piece of evidence in her favour, and neither has she.

Dony himself asserts that the assassination of Jean-Charles De Menezes was not a case of mistaken identity. I have several witnesses who will verify this fact. Irrespective of whether there is a link or not, what is far more of an insult to the De Menezes family is that the state apparatus were guilty of doing it, telling blatant lies and then going to strenuous lengths to cover it up. It seems to me that Mark's emotional blackmail and attempted torment of Ms. Seven is yet another example of a desperate and disingenuous attempt to discredit. My inference on Jean-Charles De Menezes contains facts, which are independent of the events of Ms. Seven. However, by overlaying what Ms. Seven states in her case, when it becomes exposed for what it plainly is, then there becomes an additional reason for a full criminal investigation.

ALLEGATION 37 – MARK ON BURN THE FLOOR

The hotel that got burned out as not opposite Ms Seven's flat and the Strictly Come Dancing Burn the Floor.

Again the allegation that it is not directly opposite Ms. Seven's flat is once again false. What is more, the location of the fire was on the very floor from which we were being observed over a period of several days. . The Burn the Floor poster, from Strictly Come Dancing could be seen quickly all over London and splattered over the underground. It was on the nearest bus-shelter, just around the corner. The point was not the location of the poster, but the message contained within, which coincided with the burning of the floor of the surveillance operation unleashed against us both, from directly across the road.

ALLEGATION 38 – MARK ON FARRELL NOT TAKING PHOTOS

Why did Tony not have someone with him filming from a distance at all times? Why was Tony not able to supply any proof. The best way to prove it would be to film or take photos. Cameras can be same size as a coin so no excuse.

From bitter experience of Mark's betrayal, by his with-holding of the interview-tapes, we had to be cautious, and I did not want to get distracted from getting the report completed. I did however text numerous people about what was happening. I can provide witnesses at the appropriate time, to verify all this, if ever needed. Armchair critics like Mark have nothing positive to say. They need to be exposed, for they merely seek to find fault.

ALLEGATION 39 – DONY MAKES ACCUSATIONS THAT I GOT THE POLICE TO HELP ME WITH REPORT

THE TONY FARRELL REPORT IS NOW OFFICIALLY KNOWN AS THE FFF THE (FONY FARRELL FANTASY) HE HAS LOST CREDIBILITY WITHIN THE TRUTH MOVEMENT, WITH THE HELP OF ALL HIS SO CALLED EX POLICE OFFICER FRIENDS WHO HELPED HIM WRITE THE FONY FARRELL FANTASY ! ONCE COPPERS ALWAYS COPPERS !

Seven and I received no help whatsoever. Dony has heard a rumour, when a good colleague of mine Nick Kollerstrom got hold of the wrong impression, from a retired police officer. Nick was happy to admit to me that he had misinterpreted what was said. The former Police Officer who retired from the service years ago, out of frustration, is at least as equally appalled as I am about the direction that policing is going. The officer gave some assistance, in supporting us, and made some useful suggestions, about how to market the report, and present ourselves on the Farrell Report website. Dony brands all coppers as bad, and thinks that if I make any approach to the police, I must be working for them. That is no so. Few have been as critical of the police as I have.

ALLEGATION 40 - MARK WINDOWS WITH YET MORE PEDANTIC AND BASELESS CRITICISMS

I shouldn't even have to be writing this stuff, its so obviously a fantasy. Even before the words start in Farrells report. Page 4. A picture from an old Vogue mag. On the left a studio shot of Seven. On the right a mag article about make up on black skin. Inserted three pictures of Seven applying make up. The pics over lap the page and were not even part of the original article. None of these images are related. Its like me getting a picture of The Rolling Stones and cutting out Micks head and pasting my head on his body. Then Tony states :This is Mark Seven before Mick Jagger gang stalked him into leaving the Stones so he could steal Mark Sevens job". Its hilarious really. This picture has been photo shopped. The one above this is the real vogue 1986 issue you can get from amazon
<http://www.amazon.co.uk/Vogue-Beauty-Health-Encyclopaedia/dp/070642...>

Mark is just trying to be pedantic. He knows full well that Ms. Seven appeared in Vogue. See evidence below. The frame I used was in two halves and was intended to let people see that she had appeared in Vogue Magazine. The following extracts are taken from Appendix C of Seven's witness statement. (Pages 10 – 11).

PROOF THAT MS SEVEN APPEARED IN VOGUE MAGAZINE IN MS. SEVEN'S WITNESS STATEMENT

Exhibit in CS1: 1986 - Vogue's first Health and Beauty book featuring me (4 pages)

65. This evidence proves the length of time I have spent in my professional career involved in the industry giving tips on "Health Beauty and Fitness". (Over "21" years now.) This evidence explicates "the root source" of how and where the devising of my "Health Beauty, Fitness lifestyle Multimedia package for mainstream entertainment had originated and evolved. This was what later was developed into my "At Home with Concepts" documents.

PROOF THAT MS. SEVEN APPEARED IN OTHER MAGAZINES

Exhibit CS1: 1990 - The Face Magazine (3 pages)

67. This magazine asked me to do this feature because they thought my work was unique innovative and original. I was featured as one of "10" women from the UK that they believed would become very successful for my creative work. I was interviewed here about my career path, music, project aims and objectives. Because I am eclectic and multi skilled, over the years I have been asked to do interviews in different genres. So I produce this press to prove I have enjoyed a long career "respected" as a diverse creative artist prior to falling victim to these defendants in 2003 and 2004. This is also proof that I have "always" used my creative work to highlight and address social issues via entertainment and provides proof as to the length of time that I've been involved in the music and entertainment industry as whole. Thus confirms that if "anyone" in the same "rock and pop" music genre as me, was also using my name "Charlie 7" "anytime before" 2004 I would've definitely known.

Exhibit in CS1: 1995 - Don't Tell it Magazine (2 pages)

68. This Magazine wanted to feature us because we were a small group of creative inventors pioneering new concepts for multimedia. We were considered pioneering as most people didn't have internet so we were promoted for being ahead of our time. I produce this because it proves the length of time I have spent as a professional "respected" for creative invention, developing and marketing pioneering innovative lifestyle concepts" for Multimedia entertainment. We won an award for our work afterward this, which I did many interviews for. After this period I became focused on launching my innovative conceptual works independently. I was "Specialising" in the launching of innovative concepts for Multimedia entertainment via mainstream platforms. (before internet was fully in commercial use) This proves the progression in my field, and the events running up to my planning the launch of my own lifestyle Multimedia package "At Home With Concepts". Once these defendants learned of my document's existence and their lucrative commercial value they singled me out to become the object of their extortion plot. Chiefly because I was perceived as easy defenceless prey.

AN EXAMPLE OF MARK'S AND DON'S COMBINED SICK AND DEPRAVED ABUSE OF MS. SEVEN

Thanks to Dony who just found more copyright infringement done to humiliate Seven. She was meant to be the instructor in this until they got in **Fanny Haddock!**

<http://www.youtube.com/watch?v=j3YwCV-fdsg&feature=youtu.be>

Comment by [mark windows](#) on April 14, 2013 at 4:49
Youve wasted a lot of our time so job done. **Tuna and out.**

Comment by [madscotsman](#) on April 14, 2013 at 4:52
NO MARK NOT YET IM NOT FINISHED ? TONY WHO WROTE WALKING TALL AGAIN EH ?

Comment by [mark windows](#) on April 14, 2013 at 4:53

This is what I meant by him wasting our time Dony, **Mackerel and out**

UK COLUMN WILL

AN EXAMPLE OF MARK'S ABUSE AND ABUSIVE ATTACKS ON RELIGIOUS BELIEFS

AH MR P **COCK** SPOKEN LIKE A TRUE UNDERCOVER POLICE OFFICER (SADLY I DONT THINK GOD WILL HELP YOU OR FARRELL, YOU 2 COPERS JUST STICK TOGETHER BECAUSE EVERYONE IS ON TO YOU BOTH !

Great response from David Pidcock. Its up there with the best of Farrell, which will be released as an Xmas gift because of his Christian beliefs, not reality of course as the practise and preaching seem to be separate .As Ive been attacked now by a "**Christian** " ..Farrell and a "**muslim**" ...Pidcock it must be because my name is Mark Aaron Rothschild Windows. Sorry to pee on your chips everybody! Read this and weep...hopefully with laughter.

DAVID MUSA PIDCOCK IN COMING TO MY DEFENCE AGAINST THIS ABUSE

"MARKWINDOWS IS CLEARLY A LIAR, AN ESTABLISHMENT SHILL - INDEED THE ULTIMATE "CAUCASIAN IN THE SNOWDRIFTS OF THE KFM AND OTHER MOVEMENTS DEDICATED TO EXPOSING THE TRUTH, THE WHOLE TRUTH AND NOTHING BUT THE TRUTH. WHO'S ANIMOSITY, SARCASTIC INSINUATIONS AND VENAL DISSEMBLINGS ARE FAR TOO OBNOXIOUS TO BE APPRECIATED. WHO MUST NOT BE ALLOWED TO GET AWAY WITH THE IDEA THAT WE WILL TOLERATE SUCH DESPICABLE DOUBLE DYED TREACHERY.>> TO BOTH OF WINDOWS TWO FACES - I SWEAR THAT TONY FARREL IS TELLING THE TRUTH, THE WHOLE TRUTH AND NOTHING BUT THE TRUTH!">> DAVID PIDCOCK

MARK'S INSULT TO THE LEADER OF THE ISLAMIC PARTY OF BRITAIN – DAVID PIDCOCK

Fantastic Dave, a little more aggression in the next take! I think this would be the best bunch of cliches in two minutes that the National Theatre has seen for a while, however I think you may spin it out for two hours like one of your "talks!" On your toes please, this is not good enough!

David Pidcock joins in. All these "attacks" are now the same kind of verbiage with no actual content. It would make a good classic theatre or medieval Town Cryer monologue though.

Meaning of Venal in Piddys text...Ok Piddy like the nice reversal ..

- Open to bribery; mercenary: a venal police officer.
- b.** Capable of betraying honor, duty, or scruples for a price; corruptible.
 - 2.** Marked by corrupt dealings, especially bribery: a venal administration.
 - 3.** Obtainable for a price.

Well how come Im not getting paid Piddy, bloody outrageous!

PART III - WARNING MESSAGE TO THE PUBLIC FROM SEVEN

INTRODUCTION

1. I Ms. Seven, am writing the following Witness Testimony to alert, warn and bring to the public's urgent attention, some exceptionally malicious people operating via the internet and public forums, pretending to be truthers. For the last 9 months or so, I have been subjected to racist abuse, vicious cyber bullying, malicious slander, defamation of my honest character by the spreading of absolute lies in attempts to discredit and silence me, to conceal a catalogue of horrific crimes perpetrated against others and myself over the last Ten years. This abuse has also been extended to Tony Farrell. You can see a comprehensive report about these crimes supported by evidence within 'The Farrell Report' which can be viewed or downloaded at: www.thefarrellreport.net.
2. The people involved have been engaged in highly concentrated abuse directed at the honourable Tony Farrell and myself, in desperate attempts to dissuade people from ever reading The Farrell Report to stop the truth of the exposed crimes going viral. Therefore, it is also necessary to highlight some of the many exhibits here as further proof, so that you can see for yourself that everything stated in The Farrell Report is factual and backed up by vast volumes of incontrovertible evidence, many professional credible witnesses, and courtroom audios which are available to listen to on the website. The highlighted documents will substantiate clearly, that I have unfortunately been the victim of targeting, vast thefts, fraud, and a horrific torturous nightmare and massive cover-up now spanning a decade. I have lived through the horror of all horrors which no human+being should ever be subjected to, and try as they might, nobody will ever silence me, or the truth. It is in the interest of Justice and public safety that these crimes now be widely exposed, and those responsible be arrested and made to account. Evidence can best be gleaned from pages 13, 48, 49, 76, 77, 81 and 83.

SUMMARY OF MOTIVES FOR THE ATTACKS TO SILENCE THE TRUTH

3. The racist abuse, malicious slander and cyber bullying have been conducted by the following named individuals: Mark Windows acting with a Scottish accomplice called

Donny, together with individuals and members of the 9-11 Keep Talking group and others from the Kent Freedom Movement namely Eddie Boyce and Deborah Williams.

WINDOW'S COVER -UP TACTICS TO BE WARY AND SUPICIOUS OF

4. Neither Mark Window's, Dony nor any of the racist abusers know me from a can of paint, but extremely suspiciously, have elected themselves to be the spokesmen and authority about my experiences? Perhaps they have also done this to you? They have been nowhere at all in any aspect of my life during the last Ten years, or prior. They were not there when any of the crimes took place, (though many credible witnesses who have written statements were). They were nowhere near any of my many courtroom hearings, nor were they there when I was smuggled from hiding into Notting Hill Gate police station in August 2005. They were not there during any of the many break-ins at my home, or during any of the crimes listed on my fully documented lengthy police crime reporting file. See The Farrell Report page 136. Therefore, in no shape or form are they at all qualified to speak about me, on the subject, or on ANY other aspect of my life.
5. For proof see The Farrell Report Page 128 to view the 65 police crimes logs, Pages 142 and 143 for Gang Stalking. Scaffolding and ladders left on my windows for almost 17 months to carry out a hit job (it was 14 months when the Farrell Report was completed, and only taken down when the Farrell Report was released) Proof of the bugging and Break-ins at my home; page 143 men showing up and the poisoning of my water-supply while I was in hiding.
6. Everything I state herein is the absolute truth and nothing but the truth so help me God.

WINDOW'S HIRED TO SILENCE CRIMES IN THE FARRELL REPORT

7. As 'The Farrell Report' already fully exposes those involved in the heinous crimes committed, my focus primarily here is mainly to thoroughly expose and wisen the public up about those who are hired to discredit truth speakers everywhere like Tony Farrell and myself, and call us a hoax. It's always the same tactic, they make

desperate attempts to make lies appear as truth and truth appear as lies. Therefore, we urge everyone to do your own investigation and research, as it may one day save your life, or the lives of people you love! Don't dismiss anything on the basis of someone telling you to, please check and read the facts for yourself.

AGENTS FLUSHED TO THE SURFACE TO SHUT DOWN THE REPORT

8. On the upside, the release of 'The Farrell Report' has flushed out many an Agent pretender, who is actually anti truth, to the surface, where we can all see and identify them for who and what they really are. It's better to spot them sooner rather than later, as their aim is always to cause havoc and destruction. These are truly some of the world's nastiest inhuman beings. They have absolutely no compassion whatsoever for human suffering; they will savagely attack and abuse people they know are telling the truth, just to get a pay-check and keep a lid on things.
9. Over the years in my search for help and justice, I've come across so many of these crooked Agent people, you can spot them a mile away. They are all completely dead behind the eyes and ice cold, they care for no-one. They're usually very cruel, negative, egotistical and obnoxious with an over inflated view of themselves. They think they are much cleverer than they are. They don't seem to recognise that they are operating from a very low fear-based paradigm and perspective. The highest perspective we can ever seek to attain is one that demonstrates love and respect for God, ourselves and others. But these Agent people are Godless, they are like empty vessels that's why they don't care who they lie about or hurt. Makes you wonder what kind of homes they were raised in. Don't they have mothers, sisters, girlfriends, wives or daughters?
10. It is very sad to discover that someone we initially believed to be on the side of truth, is not, but are hired by the state to keep an eye on you and the big crimes genuine victims are exposing. Anyone telling an important truth will be subjected to an onslaught of ridicule, persecution and appalling abuse.

RACIST AGENT MARK WINDOW'S ABUSIVE FABRICATIONS EXPOSED

11. Over the last 9 months or so, because I have experienced an avalanche of highly venomous cyber bullying by the people named above, it is time to expose them and put their fabrications to sleep once and for all. I don't see it necessary to respond to all of the hate driven racist venom being spread primarily by Mark Windows, but I shall use this opportunity to expose these people for what they really are.

FACTS ABOUT MARK WINDOW'S STALKING ABUSE CAMPAIGN

12. It's important to stress here: I have 'never' had any personal relationships with any of those obsessively focused on the smears and attacks against me. But somehow they have made me the main focus of their daily abuse. This type of behaviour for those who don't know is classically now known as 'Gang Stalking' or 'Organised Stalking' or 'Multi Stalking'. Arranged either by the state, a corrupt institution, corporation or organisation. It gets particularly aggressive against anyone credible with hard evidence, who has either won a court case which got covered up with a large monetary value like mine, or is a witness to something they want kept out of the public domain. It's been described by Paul Baird of www.surveillanceissues.com as a secret holocaust and when you see the types of horrific forms of abuse and torture that they are doing secretly and covertly to innocent people, it really is.

13. People who have seen the venomous abuse and lies that Mark Windows, and Dony have been spreading on video comments, websites and forums about Tony Farrell and myself, have alerted us that they are notorious for this nasty behaviour. They already have a very vile reputation as disinformation spreaders who abuse genuine victims, and truth speakers up and down the country.

THE UNFORTUNATE ENCOUNTER WITH WINDOWS AND DONY

14. Let the record reflect, neither Mark Windows nor Dony know me at all. Although Mark Windows appears in the photograph I'm in after John Anthony Hill won his court victory in May 2011, I had never once at any point spoken to him during my time at the court on behalf of John Anthony Hill. I never even noticed him being there either. I went on my own, after receiving a call from someone to attend who

knew my case was also linked to 7/7. So I attended to testify in defence of John Anthony Hill if he needed me to. But he didn't. I had not long come out of hiding for the third time as I recall, so was very, very wary of people anyway.

15. It was in fact Tony Farrell who unfortunately had invited Mark Windows and Dony to attend to film me at Belinda Mackenzie's house on the 6th of July 2012. Tony had been a witness to crimes against me, and my home, and took us by taxi to Belinda's home. I didn't know any of the attendees at the time, not even Tony Farrell. Although, I had met Belinda before at a protest about judicial corruption, outside the Royal Courts of Justice in the Strand in April 2012, then outside the (IPCC) Independent Police Complaints Commission in the protest there in Holborn on the 1st of May 2012, I had never been to Belinda's house before.

16. It was after I spoke out publicly about the Criminal Cabal cartel involved in my case being linked to the 7/7 atrocities (all named in the Farrell Report) that Tony first approached me, intrigued to find out what I knew and why I was speaking out with conviction so fearlessly. I speak fearlessly because I have been systematically abused and had my life utterly torn apart by psychopaths. It all began with them stealing my intellectual property. I have had everything that I worked hard for, that was very sacred to me, blatantly stolen then flaunted in my face. I watched innocent people die in the horrific cover up operation. I speak from first hand knowledge after having direct experience being targeted by the criminals. I speak boldly about what I have personally witnessed and endured, because it is the ONLY way you survive as a targeted individual.

17. When you are targeted, you have no choice you simply must speak out, as a matter of survival. Or else the psychopaths will keep getting away with outrageous crimes, then proceed on to terrorising and harming other innocent people. If you don't shout about the foul-play from the roof-tops, they will isolate you, so that they can conveniently keep robbing you of everything you own, then bump you off and call it suicide. You really have no option other than to fight back fearlessly, with every ounce of energy you have left. When you are telling the truth, you know God is with you and that no matter how long it takes, eventually you will be heard.

18. I speak fearlessly because I really don't give a damn who believes me or not, the

truth is the truth, period, no matter how many lies are being told to distort, blur or silence it. The truth has a way of shutting every ounce of bullcrap down.

19. I saw what happened and have a duty to those harmed and murdered to speak up and let the world know. Those who remain silent when they know what's really going on are also to blame. I have watched people that I loved die under highly suspicious circumstances and for people like Windows to attempt to cover this up in the most appalling despicable low down dirty fashion will not be tolerated.

20. It takes seriously sick highly twisted inhuman beings, to know that people have been abused and others murdered under the most horrific of circumstances, and be seeking to profiteer by spreading utter lies to protect those guilty and responsible. These are the actions of exceptionally wicked people who are going out of their way to deceive people. But the truth will never go away, because it affects everyone's safety and security.

WHEN I WAS FIRST SUSPICIOUS OF AGENT WINDOWS AND DONY

21. I was first very suspicious of Mark Windows, when he did not want to include my witness with me in the interview we were filming. He also did not want Tony Farrell on the film with me either. I spoke on camera about my horrific experiences and circumstances to date as a targeted individual, in tears, as I displayed evidence within various court bundles. I shared my ordeal and named all the people responsible. It was very intense and even Tony Farrell teared up. I basically gave a blow by blow account of what had really occurred behind 7/7. I remember Windows being dead behind the eyes and a bit of a Mr. know-it-all. Besides the filming there was no conversation. They just left. Afterwards, Windows and Dony never once let us view any of the filmed footage, we believe he took the filmed footage to Tamsin Allen and others in the criminal network to broker a deal for himself and Dony.

WHEN WINDOWS BECAME THE SPOKESPERSON FOR THE CRIMINALS

22. The reason we believe Windows has been compromised or always was dodgy from the get-go, is sometime afterwards Windows started fighting the corner of Tamsin Allen. In my humble opinion Tamsin Allen, along with her Criminal Cabal crew are

unquestionably some of the most sick evil monsters alive in the world today, and I don't say that lightly. Both Tamsin Allen and Helen Mary Alexander make Myra Hindly look like a saint. These people are beyond evil and what words could ever describe. For Windows to be going over and beyond on the offensive trying to cover up their crimes speaks volumes about him.

HOW AND WHEN WINDOWS AND DONY'S ABUSE STARTED

23. When we realised he was not going to give us my footage, Tony arranged for another video-maker named Stan staying at Belinda's home at the time, to film Tony interviewing me. But as soon as Windows and Dony discovered this, they showed up telling me not to talk about my case to anyone, as if they were talking to a fool.

24. Then, behind our backs, they arrived at Belinda's, telling Stan to delete several parts of the two-hour footage, saying that it had to be shortened to 30 mins. Neither Tony nor I had given them the authority to make any such decision. They still hadn't provided us with the footage they had previously shot, but were meddling with our next video. This was once again a manipulative tactic, designed to remove all the damning evidence about the cartel's crimes. When Tony discovered what they were up to, he asked them if I knew about it, and they lied and told him that I had authorised them to do this, when in reality I did no such thing. I wasn't even there.

25. Then they slyly went about trying to stop Tony from continuing to examine my evidence, and when I went to pick up the footage from the video guy Stan, I noticed he had suddenly changed from being on friendly terms, to becoming extremely hostile, telling me that Mark and Dony had told him that I had no case, basically the same lies they are using to keep the cover-up alive. From then, they set about trying to turn everyone I had met at Belinda's against me, by getting people drunk and filling their head with made-up absolute lies.

26. This all started approximately around September or October time 2012. I already knew these people were dodgy, so I made it clear to Tony I wanted nothing to do with them. Actually, a few weeks before this all occurred, I was prior warned by two people staying at Belinda's that the same type of abuses I'm now experiencing had been done to them. Despite his efforts to smear me, two faced Windows was still

trying to friend me on my youtube channel and other social media networks, which I ignored, but alerted others to inspect. Since us gaining publicity, Windows has extended his madness with other people to join him in his mad crusade to stop the truth about my case being widely known, in order to protect his evil paymasters.

DONY CONFESSED TO CRIMINAL TAMSIN ALLEN BEING VERY EVIL

27. Dony actually said I had too much evidence and confessed to Belinda McKenzie in writing as witnessed by Tony Farrell that he knew Tamsin Allen of Bindman and Partners being an extremely evil woman. When Windows realised that Tony was examining my evidence, and also knew everything I stated was factually true, that's when they set out to totally destroy, discredit and malign Tony Farrell's honourable character, name and credibility.
28. Once Windows saw Tony and myself gaining publicity on UK Column, Windows began speaking on behalf of Tamsin Allen stating she would sue for libel if anything comes out. Make no mistake, as many other victims of Bindman and Partners will tell you, Tamsin Allen is a criminal who has propelled herself to the very top of the satanic pyramid on the proceeds of thefts, embezzlement, organised-crime and brutally targeting innocent members of the public. The question to be asked is how did Windows suddenly become the advocate of someone Dony had already expressed to knowing was an extremely evil person? and how did they suddenly know about what Tamsin Allen would or would not do? Why was it suddenly of such a concern to them? The obvious answer is: that they are probably being hired by Tamsin and others to attack us, to keep the truth hidden. People normally don't go to such extra-ordinary lengths, unless they are being paid to ensure the crimes remain concealed.
29. Beyond three said occasions during the filming sessions in 2012, I have NEVER had any further meetings with these people; they don't know me whatsoever. And beyond my being filmed I never had a conversation with them. They have NEVER been to my home, (even though Tony had invited them to view the damage done to my home, after it had been burgled again for the sixth time, in October last year - 2012. My home was burgled six times last year alone, to steal evidence and my court room audios. But I have many back ups. These men have NEVER been to

court with me, so how the hell can they possibly speak about it. They are not qualified to discuss what did or did not take place.

WARNINGS TO GENUINE TARGETED PEOPLE & SPEAKERS OF TRUTH

30. It is extremely important that all genuine speakers of truth be alert and forewarned about these nasty people, because they are seeking to target and discredit ANYONE with evidence or knowledge speaking out. You only have to look on the internet to see the place is full of Trolls wherever anyone posts up something truthful.

31. After witnessing these foul obnoxious racist's actions, it soon became abundantly clear Windows is ringleader and a highly disturbed, unsavoury character to say the very least. There can be no question that there is an ulterior motive and agenda for Windows and Dony behaving this way, and that motive can only be money. Until now, I have quietly observed the abuse as Windows went way over and beyond what any genuine person would do. For this evil person to call my pain and deep scars a hoax, he'd better know right now, he is asking for trouble. I want the world to see what kind of inhuman mercenary being we are dealing with.

32. Windows has also tried to deceive people saying there was no court case, so let's take an examination of the facts. This is a person who has shared absolutely no part of my life whatsoever in the last Ten Years, and had no part in any of my witnesses' lives either, but yet is trying to convince people that what we have experienced is a fantasy and never actually happened. Can you already see the picture here?? People have stated worldwide that they had never witnessed such nasty, malicious, evil behaviour; his vile comments were so disturbing that UK Column actually had to remove them from their website. Windows has also now raised deep suspicions about every person and organisation he is associated with.

DISTINGUISH REAL TRUTHERS FROM FAKE TRUTHERS

33. Genuine Truthers, display the characteristic of love, compassion, warmth, consideration and concern for others. They deal with others with balance, fairness, and always exhibit a strong sense of justice, peace and harmony. They don't go

round stalking and cyber bullying victims. They don't spend hour after hour directing hateful remarks 24/7 at already tortured people. They don't seem to realise that people have already sussed them out Everyone who knows me, knows I'm honest. I don't fear anyone and don't have to lie about anything. Like it or lump it, I tell the truth like it is. There is a large weight of evidence and records that prove every single truth I expose, as well as an army of witnesses, so what is there to have to lie about? Heinous crimes have been committed and those responsible have to account for them, regardless of all their embezzled money. You can't bribe everyone!!

34. This thoroughly foul Windows has even gone as far as to post comments that I'm some sort of infiltrator. Infiltrator of what exactly? Come-on now, that's stretching it a bit isn't it? This guy is desperate. Don't you have to be part of some movement, group, or club, for that one? Let's get this absolutely straight, I am not, nor have I ever been part of ANY so-called movement, religion, or club. I am an ordinary person seeking justice. So once again Windows has made up some more garbage, out of nothing.

MORE TELL-TALE SIGNS THAT WINDOWS AND DONY ARE AGENTS!!

35. By examination of these people's actions alone, it will become crystal-clear that they are working as Agent Provocateurs, COINTELPRO Trolls, Shills and Perp paid Service Operatives. They spread lies and attack credible people exposing corruption and cover-ups. They don't give a damn who they deceive or hurt. They just keep lying and lying and lying, and won't stop unless you expose them.

36. The abuse is always childish and hate-fuelled, and does not seek to furnish any real genuine enquiry. If you listen to any of my interviews, I am always happy to answer legitimate questions asked respectfully. But I will not entertain any hate-filled abuse from anyone. They spread lies, but never to your face, it's always behind your back to pump gullible people up and turn them against you, and you are never given the right to reply. They have no compassion whatsoever for what you have suffered, but seek to extend the abuse as long as they can get away with it.

WINDOWS DECEIVES ABOUT BLATANT COURT CORRUPTION

37. More examples of how to know for sure that Windows is a complete fraud. Once again he puts himself up as some sort of authority, but when you read the nonsense he has written you see he is a deceiver, who obviously doesn't have a clue about Law. If he did know the Law, and was honest, like everybody has concluded who has fully read "The Farrell Report" and listened to my Courtroom audios, he would have stated there was definitely gross corruption involved in my case, without question. The courtroom audios are authentic and prove, without doubt, that there was a massive explosive case to be answered, which was ruled entirely in my favour and then blatantly covered-up using corruption, to prevent the defendants having to make owed payments and the public knowing what was going on. Anyone claiming that there wasn't any case, or corruption, is someone you have to be very suspicious about, because more than likely, they are on the Criminal Cabals payroll.

38. Windows knows that most people don't understand Law or Civil Procedure, so has hashed-together a pack of nonsense, as if he was actually there, and actually knows what he's talking about, but neither is true. I have studied and practiced Law for many years now, and in respect of my particular case, I know the Law and Civil Procedure inside-out. This was a major problem for the criminals, so they had to resort to blatant, in your face foul-play to get my case removed from the courts altogether, even though I had Won every single hearing that I attended, before they bribed corrupt Judge Lawrence-Collins to bury mountains of evidence and Witnesses' statements to cover it up.

39. I shall make available for your inspection, all the 14 witness statements and incontrovertible evidence. When you have truth on your side regardless of foul-play, you will always win over and above fraudulent lies.

LEGAL FACTS TO CONSIDER AND PAY CLOSE ATTENTION TO

40. It is totally unheard of for any Court Case to begin in the Court of Appeal without ever first being heard in the High Court. The fact that my Case began in the Court Of Appeal shows straight away that gross corruption had taken place. Basically the courts are jumping the gun from zero to one hundred and by passing all the normal

routes, without following any of the set specified Civil Procedures for this to have happened. And it was only on account of corruption and criminality that this highly unusual route could ever have occurred.

JUSTICE BLACKBURNE TRIED TO HIDE AND COVER UP THE CASE

41. Justice Blackburne acted totally illegally and outside the Law and specified normal Civil Procedure Rules, and could 'only' have ever done this, if the Criminal Cabal members had 'bribed' Blackburne to deliberately have my case removed from the court records and lists, to prevent the case from ever getting heard.
42. Blackburne like all Judges is duty bound to follow Civil Procedure Rules by Law. He cannot lawfully just do whatever he feels like doing, to favour a particular side. All Judges have to be neutral and non-biased towards any party. The mere fact that Justice Blackburne removed my case from the Court lists, without giving any official reasons, explanations or even making an official record of doing so, shows blatant corruption was in effect from the very get-go.
43. The question to then ask is: why were they so desperate to have my case 'removed via the back door' from court lists, without making any official record, if there was no truth in it? Surely if there was no truth in it, they could have let my case run the natural course. Because, if it was all bogus, surely there would be nothing for them to worry about, would there? But with all my evidence and witnesses, they were and still are, terrified. My case was cast-iron solid, done meticulously, with no holes whatsoever. In other words, the truth was blatant for all to see. So the Criminal networks were bricking it. Just as they are now, with The Farrell Report. Any intelligent person can see clearly that there was something they wanted hidden from the public record. You must ask yourself what that was. Despite Justice Blackburne's attempts to remove my case, without leaving so much as a trace, I managed to expose his violations. See the Farrell Report page 92.
44. I believe their cunning plan was to have me whacked, and nobody being any the wiser about the widespread racketeering operation taking place, using my stolen intellectual property, before any record ever got to court. When I realised this I acted accordingly very, very fast. God is a mighty God.

45. Once Justice Blackburne's and some corrupt Court administration staff's game was all fully exposed to Justice Chadwick, at my 'Court hearings' on 23rd February, concluded on 2nd May 2006, Blackburn's corruption and skulduggery was stopped in its tracks. We showed Justice Chadwick the evidence and he investigated the matter and saw what Blackburne had done was totally against the Rule of Law, that's why Chadwick immediately reversed Justice Blackburne illegal and unlawful actions, overturning and setting them aside. In other words he ruled entirely in my favour.
46. In short I won hands-down. See proof of Justice Chadwick's Court Order dated 2nd May 2006 in The Farrell Report. On Page 115
47. Here you will see once again Windows is a liar. Remember he stated "There was no case". Is he seriously trying to claim he knows more than Lord Justice Chadwick who ruled in my favour?? Someone who doesn't have a clue about Law and was not there?? Windows is a man assuming other people's identities for profit, and it appears all those multiple people living in his head has obviously made him delusional.
48. For further information regarding the case Windows claims didn't exist: See the numbered chronology of my many court hearings, and the cover up on pages: 20, 41-44 , and also page 102 of "The Farrell Report".

MORE LEGAL AND CIVIL PROCEDURAL FACTS REGARDING MY CASE

49. All cases 'have to' first be heard in the lower High Court either in the Chancery Division or Queen's Bench. Cases would only ever be transferred to the Court Of Appeal 'after' a case has been fully heard, tried and determined in a lower court. Every single Judge is duty bound to follow 'Civil Procedural Rules' (which is the Court's guideline bible for set Rules, Procedures and Practices. These Rules are non-negotiable and are applicable for everyone using the Courts: that includes Lawyers, Barristers, Judges as well as Litigants in Person. It's a system devised to keep everyone on an equal footing that is fair and just for all.

50. For these procedures and rules to deliberately not be observed and ignored altogether by a Lawyer, Barrister, Judge or Court administration staff, constitutes 'Corruption' period. This constitutes an 'Abuse of Due Process' which if ever found out, it could end up with the caught Lawyer, Barrister or Judge being struck off, and even imprisoned. Especially in the face of overwhelming evidence and witnesses.

51. To bury a clear case to be answered (i.e. mountains of meticulously prepared incontrovertible evidence, with 14 professional credible witnesses, when the opponents don't produce a shred of paper to defend themselves, only perjurious statements and those signed by unknown uninvolved parties to the claim, constitutes a clear case to be answered, perjury and once again corruption. To obstruct or block proceedings to deny victims from gaining access to Justice is also a clear Abuse of Civil Procedure, which is in serious Contempt of the Courts.

PROOF OF CORRUPT BARRISTER FALSIFYING THE OUTCOME

52. Any Barrister or Judge involved in hiding evidence, forging and falsifying Court Orders, faking Court Orders to embezzle/swindle monies, or to reverse an already established official Judgment, i.e. to make the loser the winner and winner the loser, all smacks of criminality and corruption. All this was done to remove my case. It was like a merry-go-round: I would win and then they'd bribe someone to either remove the case, or Nicholson would write the Order and Judgment to falsify and reverse the outcome, to the outcome he wanted, over and over and over again. As soon as the Judge would rule in my favour, Nicholson would swoop in like a vulture to reverse and alter the outcome to be in his favour. This man should be jailed straight away. See proof of the corrupt Barrister Nicholson falsifying and altering the outcome, in his own handwriting in The Farrell Report on pages 93, 94 and 99.

53. Here you see more proof that Mark Windows is not just a liar, but an obvious Agent with an agenda to keep the corrupt Barrister Nicholson's crimes hidden.

FALSE ORDERS REVERSED JUDGEMENTS TO CONCEAL CRIME

54. No Barrister or Judge has the right to alter or falsify and change an official Court Order or Judgment. But, as you will see from the proof, this is exactly what this so-

called Barrister did. Ask yourself again, why did this barrister have to resort to doing this, if there was nothing to hide?? Please listen to the courtroom audios and you will hear clearly that I was the victor. I was the winner, the rulings were entirely in my favour, but once again, solely by using fraud and corruption, Nicholson reversed the outcome. He blatantly altered the verdict to suit himself and guilty clients. I had to report his criminality over and over. He was blatant with it. There was a lot riding on this and he couldn't take his defeat like a man. Now if I had done the same thing, I would have been put in jail a long time ago. No man is above the Law, regardless of if you work for guilty Criminal Cabal members.

JUDGE RULES IN MY FAVOUR AND WARNS CORRUPT BARRISTER

55. On the courtroom audios you will hear Nicholson plead with the Judge to just get rid of my case, but the Judge would have none of it. To do so would mean risk of imprisonment. Which is why you will hear, on my courtroom audios, Judge Pumfrey stating: ***“to dismiss this case (with so much overwhelming evidence) would put them all in serious breach of the Law in this occasion.” “It may have certain unhappy consequences for your clients, but “it cannot be struck out” and there it is”*** If you look at the record that's three separate Judges, who all ruled in my favour. Yet Mark Windows and Dony lied and said there was no case??
56. The very fact that corrupt Nicholson acted so blatantly criminally by reversing and fabricating the Court Order and Judgement to change the outcome, any fool off the streets can see, was highly illegal. This man knows if “The Farrell Report” goes viral, every last one of these criminals will be finished. We produced proof, written in Nicholson's own handwriting, of him being caught red-handed blatantly changing the Judge's Court Orders. He knows the consequences of this, more than anyone. That's why they even had the Bar Council Offices in Holborn burglarised, along with my home, to remove all the evidence. Evidence of this is also exhibited within “The Farrell Report”, see pages 93, 96 and 98-99.
57. Once you see this hard evidence, and listen to the court-audios, don't tell me there was no court case. Because that's a lie. As I said, you have to be very suspicious of the true motives of Windows and Dony going out of their way to spread these lies, because, without question, they are getting paid to conceal the truth.

58. In the Natural Course of Justice, when there is no corruption involved, this just would not happen. In other words, you can not just make up a pack of lies out of thin air and write it down to be the verdict, if what you state on the Judgement was completely untrue. No Lawyer Barrister or Judge can write down a pack of lies to favour any party. Every written Court Order and Judgement has to be based on truth and given facts, as was testified. If evidence and witnesses proved that someone is guilty inside the courtroom, you can not change it in the official record just because the guilty person paid you to do so. However, this is exactly what occurred in my case. If the natural course of Justice had not been so badly perverted and corrupted, a whole can of worms would have been opened in respect of 7/7 and what I believe was really behind the shooting of Jean-Charles.

59. Everyone of the Criminal ring members directly involved in my case would have been jailed for a very long-time years ago. They would have had to publicly admit stealing and abusing me for my intellectual property, and publicly acknowledge, credit and pay me, and others aggravated and exemplary damages as well, for causing serious injuries, losses and for all the pain and suffering caused by years of doing utter evil. As Nicholson stated, his client's reputations would be ruined. If anyone thinks that these people will not do all that they are doing, just to never face that day, it's naivety.

HOW THE REAL OFFICAL JUDGEMENT IS RECORDED VIA LAW

60. During each courtroom hearing there is a stenographer, who, besides the courtroom-audios, makes a verbatim written record of everything said inside the courtroom. These are what make up the Official Judgement and Order. As it is the only way to ensure transparency and an authentic record of proceedings, for a Barrister to invent an entirely new version of the stated events to favour his clients plucked out of thin air, completely contrasting the truth recorded on the courtroom-audios, this too is corruption. Once Nicholson was reported for doing this, desperate to conceal their crimes they even went to the extreme of arranging a burglary at the bar council offices. See "The Farrell Report", pages 98-99.

61. What is written on the Judgment must match what is said on the courtroom audios and be identical. Because if the written record of the Judgment or Court Order 'does

not match' and reflect what is stated on the courtroom audios, it is a clear sign of corruption and that someone has tampered and falsely altered them illegally. In my case, the evidence proves that it was of course the corrupt Barrister Brian Nicholson who was guilty of committing this crime to pervert the course of justice. This was another clear motive for them having the Bar Council offices in Holborn and my home burgled to steal the incriminating evidence. And possibly what subsequently happened to Judge Pumfrey. But sadly for them, dead men can talk and in this instance is shouting loudly.

THOSE WHO DON'T DENY AN AFFIDAVIT ADMIT IT IS TRUTH

62. Here is yet another crucial legal fact in Law Windows fails to mention, even though he has elevated himself to be a so-called spokesman and authority on Law and my case. An Affidavit is a sworn sealed document of absolute TRUTH in respect of law. That's why it must be sworn on the Holy Scriptures, either a Bible, Torah or a Quran. In other words, it must be sworn before God. You cannot lie when making such an oath before God, as the penalty would be severe.
63. To lie on an Affidavit is worse than just committing Perjury. As you not only lied, but you swore an oath to God professing what you stated to be the absolute Truth. By Law anyone who does not deny, what is sworn before God in the Affidavit, admits that everything stated is the Truth period! There is no getting away from this fact. This is Law and every one of the Criminals involved in my case knows this. Remember, these are Lawyers we are talking about, not your average Joe bloggs who does not have any knowledge on these things. The lawyers involved all know that an Affidavit is factual truth inside-out.
64. I have done at least 3 affidavits in the course of my court-hearings; you can take a look at my sworn Affidavit in the Appendices attached to the main Report. Despite knowing I had sworn an Affidavit before God, that everything I stated is the truth, not one of these Criminals denied or even challenged the truth it stated. They never once denied anything, because every one of these mobsters knew all-too-well, that everything I had stated was the absolute truth and fact, period. Let me repeat That again, not one of these criminals denied what was stated in my Affidavit, because they knew 1000000000000000% that EVERYTHING I had written on my Affidavit is

the truth, period. So let's just think about that for a second, and consider the implications. Ask yourselves, if these people were actually innocent, wouldn't they seek to deny and challenge my Affidavit? Now ask yourself: why not? See pages 15 and 16 of the Farrell Report.

65. Many of you have already heard the courtroom-audios and listened to Brian Nicholson grovel and beg mercy for his guilty clients reputations on the courtroom-audios. So the question any intelligent person would ask themselves, is: why didn't Nicholson just get his clients to write and swear on an Affidavit, (exactly as I had) to deny the truth in my Affidavit being true? Surely if they were innocent they would have done this? Remember Tamsin Allen, for one, has elevated herself to now be a so-called "Super Lawyer" (from ill-gotten gains from one of the world's largest organised crime operations). So, why didn't they all swear on oath before God to deny the factual truth in my Affidavit?? Come-on now, we are all intelligent people, intelligent enough to know that's very suspicious behaviour. It's not a question whether you hate me, or love me; I'm dealing with cold hard facts here. Legal facts that you can't just dismiss as fantasy. It's plain and simple.

66. Surely denying my Affidavit would have been an appropriate response, because it's the normal standard procedure. Bribing a corrupt Barrister and Judge to first have my case removed, then next to hide my two boxes of evidence containing up to nine court bundles is not a denial, that is legally termed as 'Perverting The Course Of Justice, which is the correct legal term for how they actually responded to my sworn Affidavit. Another legal definition for how they actually responded was to "Obstruct Just Proceedings", which everyone knows is another very serious criminal offence. Yet another description for how they responded to my Affidavit was to use "Foul Play" and "Perjury", by getting/bribing people totally unknown and unrelated to the case, to write and sign statements on their behalf, full of absolute lies. All of these factors translate to crime with the penalty and punishment of long custodial sentences. Now tell me, why would innocent people ever have to resort to such corrupt practices? Why couldn't they just deny what I stated, as it not being truth, as is required by the Rule of Law? I will tell you why? Let me spell it out clearly, it's called absolute guilt.

PERJURY IN STATEMENTS NOT COMPLETED IN ACORDANCE OF LAW

67. Besides all said above, far from swearing on any oaths themselves to testify about their own so-called innocence, they actually did the complete opposite. They went to great lengths, not to sign any further statements themselves, at all. Ask yourselves: why? They didn't want to sign anything, because the chances of facing perjury charges were clear. Not all judges are corrupt. There are many fair Judges too, who won't tolerate nonsense. I saw Judges look thoroughly disgusted at them. But knowing they were guilty and about to get busted big-time (as I had just won in the court of Appeal by this stage) they actually roped-in and bribed unknown people to sign their statements, more like paragraphs, for them.

68. No Civil Procedure Rules were observed on that occasion either. This was totally ignored. It was a hot mess. They put two or three paragraphs written on one single page, claiming these to be their written statements in response to my sworn Affidavit? But each of these paragraphs was not signed by themselves, but signed by recruited unknown people who could have come from off the street, as far as we knew. These unknown people must have been paid to sign each paragraph for them, despite not having anything whatsoever to do with the case. They, like Windows or Dony, couldn't testify or sign anything, because they had nothing to do with the matter in any shape or form. These people are ego-maniacs, they think they are clever and mighty, but behave like fools. As if they were dealing with an imbecile. It was big-time shoddy, laughable and definitely not admissible in any court of law. This again got them in hot water and helped to expose their guilt immediately.

69. In other words, one single page contained pretended testimonies of both Helen Mary Alexander and Jim Manson together in separate paragraphs, but their so called written paragraphs were signed off by two entirely different people's names, not their own. Come-on now people. Remember these people had nothing whatsoever to do with the case. This in itself demonstrated gross breaches and violations of Civil Procedure Rules, as well as perjury. Each person as a matter of Law MUST write and sign their own personal Witness Statements, as one whole document. You can't have two or three people on one page and call that a statement, then get someone from off the street to sign it for them. That's just nonsense. When Judge Warren saw that move alone he was going to have them

thrown in jail, for contempt of court and perjury, straight away. That's why they had the case removed from him. That's also when we caught Nicholson forging and altering the Judge's Court Order. They had all been caught red-handed engaged in gross corruption.

70. The whole thing was ludicrous and definitely NOT admissible in any court of Law. It would be immediately thrown out of court, and those responsible would be facing contempt of court and perjury charges: which they all were. After that they bribed Court Administrators to remove my case away from Judge Warren, illegally. But even that backfired. Because I still won before Judge Pumfrey, as you will hear in my courtroom-audios. Nicholson just forged and reversed the Judgement, then they covered the truth up. It sickens me thinking about the whole thing.

71. This is NOT the response you would expect from innocent people to deny my Affidavit, this was the response of the guilty and afraid of being found out and jailed for everything stated on the sworn Affidavit, and more. They knew a can of worms was going to be opened, and judging by Caul Grant's horrific case against Bindman's, the can of worms that was being opened up at the time, is much worse than any of us can even imagine. Only a fool with no knowledge of LAW would ever embarrass themselves like Windows has done, putting himself up as some sort of legal authority, then writing nonsense for the whole world to read and laugh at.

PROOF MY HEARING WAS NOT A CASE MANAGEMENT CONFERENCE

72. This foolish man Windows claims there was no case, and that it was just a case management conference after which my case was dismissed. This is another of Windows' lies. He wasn't there, so how does he claim to know what happened? How does he think he knows more than me?? Only a very stupid unqualified person could ever make such a foolish suggestion. He clearly doesn't have any knowledge of law, because, if he did, he would know, that, case management conferences are held by Chancery 'Masters' and not by Chancery Judges. There is a big difference between the two.

73. Chancery Masters handle management of the cases, within the Thomas Moore building. Judges are the ones who hear the case then determine the Judgement. Masters do not determine cases, only Judges do that. Case management

conferences are for managing the cases timetable. They cannot dismiss a case while you are managing the timetable. In short, a case would never be dismissed while a Master is managing the schedule. In any case, as you will hear from the court-room audios, Pumfrey was a Judge, not a Master. There was no case-management conference. What you can hear on the audio was a full case-hearing. So once again this proves Windows is making it up as he goes along, because he is a malicious liar.

74. Another point to take into account is that you will see there are skeleton arguments for all my court-hearings, including the full hearing on the courtroom-audios. You don't have to provide skeleton Arguments at a case-management conference, as there are no points to be argued. Masters would never dismiss a case at a management conference, they are only interested and concerned with keeping the timetable in order. So this was just another of Mark Windows' lies. Judges are the ones who dismiss cases, and as you can clearly hear on the courtroom-audios, I had a massive case, which could not be dismissed. Pumfrey repeatedly emphasised that fact to Nicholson, many times.

75. You will also see clearly stamped evidence, that I also had already been awarded default Judgement, as far back as 2004. Because, court gave NTL (now Virgin Media) 28 days to defend, or admit the claim. They did neither. After not honouring the court, the court stamped an official seal, NO ACKNOWLEDGEMENT AND NO DEFENCE, and I was automatically awarded default judgement in September 2004. But, instead of honouring the default Judgement claim, in a normal fashion, NTL/Virgin Media criminals got solicitors, named Charles Russell's, to send me letters with the references saying DE/AD, basically this was one of many, many veiled death-threats, which resulted in my having to go into hiding to prevent being murdered, in June 2005. My case was scheduled to be heard in July 2005. On the audios you will also hear that Judge Pumfery also knew and saw I was telling the truth. He also acknowledged my default Judgement and spoke about the guilty con Richard Hannah and NTL/Virgin Media not answering any court letters, and never showing up in court, nor defending themselves. They resorted to foul-play, to wriggle out of paying for their liabilities and many crimes.

76. After my victory before Chadwick, I made a 23.3 application to have my case heard, as was ordered by Justice Chadwick. However, Nicholson had court staff hide all my evidence and insert instead that I was making a 3.9 application, for 'relief from sanctions', when there were no sanctions to seek relief from. It was bogus, and designed to block my case. There is a big difference between a 23.3 application for an ordinary court-hearing, and a 3.9 application. 3.9 is for when you have had sanctions placed on your case, which you want lifted. But I had just won in court of Appeal; there were no sanctions whatsoever to be lifted, or relieved of. This was yet another lie and cunning trick by Nicholson, which didn't wash.

77. I had a three day hearing, which was all ruled once again entirely in my favour, as stated on record, on the courtroom-audios. What was supposed to happen is criminal charges, freezing injunctions, and getting a full account of profits from my stolen exploited work. You will hear the Judge state that I was entitled to damages, for infringement of my copyrights and breaches of confidence, etc. They were also supposed to pay my court-costs after I won in court of Appeal, as well as paying me aggravated and exemplary damages for losses, injuries and pain and suffering, for my years of being abused and tortured. Nicholson blocked all this illegally, by falsifying and reversing the outcome on the Judgement and Order to be in his clients favour, even though they were the losers and all should have been jailed a long time ago.

JUDGE PUMFREY FOUND DEAD DURING MY BATTLE FOR AUDIOS

78. It was actually during my battle for the courtroom-audios that judge Pumfrey was found dead inside his flat IN 2007. You will also notice that most sinisterly it was also in the same corrupt Barrister's Nicholson's chambers that wrote the deceased Judge Pumfrey's Obituary. They listed every case he heard except mine. Why was that do you think? It was another attempt at concealment. Removing all references to my case even though it was one of the largest corruption cases in the history of the media and entertainment industry and law that Judge Pumfrey had heard. Ask yourselves why didn't Nicholson want my case to be known? After this, Justice Lawrence Collins went further, and even covered up the courtroom-audios, saying I could never ever refer to them again. Does that sound normal law to you? Or more

Tamsin Allen page 63. See proof of a veiled death-threat in a reference DE/AD, page 65. See evidence of taunts giving my name Charlie 7 to another female to launch a pop band and call the album "Chasing Victory" A not so tragic cover-up. The abuse has always been blatant. Just as blatant as Mark Windows and Dony are doing to us now. Yet Mark Windows wants the public to shut their eyes to all of it, so that these very sick people can go on abusing, stealing and murdering innocent people.

CORRUPTION STOPPED MY CASE FROM BEING HEARD IN JULY 2005

82. As already can be clearly seen within "The Farrell Report", my court-case was actually originally scheduled to be heard in July/ August 2005. It was solely on account of my sounding the alarm in June 2005 about the imminent threat to national security, in the form of the plotted False Flag on the London Trains, and the authorities not providing me with the injunctions I had requested, that the crime perpetrated was not prevented. The Cabal members involved in my case were involved in the wider plot, and could've easily been stopped from carrying out the attacks. Because the authorities had placed no injunctions on the Criminal Cabal, as a last resort, I had to go into hiding to prevent the threatened attempts on my life.

83. As all the records from my lengthy crime-file will also clearly show, I had to remain in hiding for three months, until I was eventually smuggled by night into Notting Hill Gate Police Station. It was not anticipated that I would quickly sound the alarm, then go immediately into hiding, but whilst I was there, during the London Attacks my home was surrounded by a number of surveillance vans and literally like being under siege. This was also observed by witnesses helping me at the time. They walked up three flights of stairs just to put a faked council tax letter under my door without an envelope with date of the bombings 07/07/2005. See "The Farrell Report", pages 85, 86, 88, 89, 136, 152, 153, 188 and 189.

MARK WINDOWS' TACTICS TO STOP PEOPLE KNOWING THE TRUTH

84. For Mark Windows, Dony or anyone to attempt to make light of what I can only describe as an absolute nightmare, beyond what words could ever express, and set out to abuse a legitimate victim of such horrific crimes so viciously and maliciously,

he is utterly despicable. They seek to prevent “The Farrell Report” from going viral, but we urge the public, please don’t let them get away with it. Please share the truth everywhere you can. It’s crucial, if we want to stop these people harming others. Next time it could be you that they decide to target. I say let’s act, while we can still do something about it. Mark my words there will be another Nuremberg scale trial, and Mark Windows, Dony and everyone involved in this evil silencing campaign shall be named amongst those who aided and abetted the guilty.

WINDOWS CONCEALS THE WITNESSES AND CRIMES AT MY HOME

85. You will notice Windows in his hoax-calling makes no mention about the 14 witnesses who have also written statements and produced their own evidence. He makes no mention of the repeated break-ins at my home (six times last year alone), No mention of the bugging, the scaffolding left on my home for almost 17 months, without any works whatsoever (was 14 months when we finished the report), to carry out a hit-Job, and was only taken down when “The Farrell Report” was released. There a false flag arson-attack directly facing my home living-room windows on the 27th February 2013, completely burning down the entire floor in broad daylight. This was where the full-scale illegal surveillance operation was being run since 2004. See “The Farrell Report”, page 196.

86. Windows is the only person in delusion here, he has convinced himself, Dony and others that he can make evil look fair-seeming, and his lies stand up over the weight of the magnitude of bonified hard evidence.

LIES ABOUT FALSE FLAG ARSON OUTSIDE MY HOME 27TH FEB 2013

87. Knowing he had nothing to go on, Mark has gone out of his way to change all the details trying to make his bullcrap stick. First he changed the location of where I live (even though he has never once been there) then he changed the location of the recent false-flag arson-attack facing directly opposite my living-room windows 27TH Feb 2013. Anyone can Google and see this fire was on channel 4 news. The False Flag was so massive they had to put it on the Mainstream News, because it was not something they could hide. Such was the extent of the blaze that it took 120 fire-fighters to get the fire under control. They had to shut the whole area down. Ask

yourself what are the odds of a False Flag being done directly outside the home of a targeted victim exposing 7/7? See page 196 of Farrell Report.

88. What are the odds of only the floor from where the surveillance-operation had been running for years being burnt down, after Tony Farrell sighting them and our exposing my case on UK Column?? This surveillance-operation had run year after year uninterrupted, until Tony Farrell had witnessed it with his own eyes and documented it within the Report, that's when they realised the truth was coming out, so they burnt the entire operation down to conceal the illegal activity. Is Windows trying to convince people that there is no illegal surveillance happening as well? Why doesn't he try telling Edward Snowden and the rest of the genuine switched-on people that too. He knows he would be laughed at and shunned for the wicked liar that he is. There is a price for telling so many lies on the back of other people's suffering. One day I really hope that man understands that you can't treat other human beings like that and hope to prosper from it. It's just plain wickedness.

WINDOWS TOLD LIES ABOUT MY 30 YEAR CAREER AND EVIDENCE

89. As soon as Windows realised we were getting exposure, he went all out trying to block us. He kept up his routine smiling in Tony's face, while slyly writing people emails, saying everything was a hoax, claiming that I had 'never worked in the entertainment industry before', and that I had no case and that I was a nobody, thus I warranted being abused. So, when Tony Farrell included photographic proof of my 30 year career in the Entertainment industry, he knew he had egg his face and looked like the fool that he is.

90. The evidence we produced immediately flattened Windows' deceitful claims, because they prove that I have had a 30 year career being very respected and publicised, for being an innovative conceptual artist, inventor and musician, and I still am. I have always been respected for my works, even currently. It's only those who want to steal and keep the profits from what I create for themselves, that will lie over and over and try to undermine me, to prevent my getting justice. Whilst they hack my computer and break into my home looking for more to steal and trade and profit from. It's so damned evil it's sick.

91. It's a covert slave-trade they are running; make no mistake about that. With people like Windows profiteering without a conscience.

HOW DO WINDOWS AND HIS WICKED FRIENDS SLEEP AT NIGHT?

92. I wonder how they even sleep at night. How can he even look at himself in the mirror and call himself a truther? He's an utter disgrace. Once we produced the photos of me inside Vogue's first health and beauty book in 1986, and my work as an innovator and inventor in 1995, Windows was shocked, but still kept up his lies, masking his evil, malicious deception. He then falsely claimed my published works were photoshopped? These publications are also in the public domain, which are identical to the photos produced inside "The Farrell Report", which goes even further to expose how evil Windows is. But this Racist liar just can't stop himself. See "The Farrell Report", page 4

93. Seeing that people caught-him-out lying and desperately using any made-up crap to defame me, he tries to then label me a Schizophrenic? (This is a man who has multiple personalities, who gets his kicks abusing torture victims? He accuses people of all he is guilty of himself, hoping to manipulate gullible people.

READING THE REAL TRUTH BETWEEN THE LINES

94. If you read between the lines you will see what Mark Windows is actually saying to everyone is: "***Please don't read or listen to Tony Farrell and Seven's comprehensive Farrell Report, because if you do, you will all find out the truth about 7/7 and the truth about all my criminal bosses' other horrific crimes, and I Mark Windows will also be exposed as an anti truth traitor, and won't get paid anymore, because everyone will know about me***"

95. What kind of truther acts in opposition to victims, in favour of psychopaths? Birds of a feather. Everyone who has actually read "The Farrell Report" has seen clearly this is no hoax, but sadly for me and others, it has been a horrific nightmare, that I wish **was** untrue. But has also become a lifeline to other targeted people with nowhere to turn to. They have applauded us for bringing such a buried, lied-about crime to the spotlight. I pray it will bring relief for many other targeted people around the world

and help those responsible to realise how evil what they are doing to us is. I also hope it will help end future false-flags and bring healing and resolution to all who have suffered.

96. I don't know the people in Kent Freedom Movement and even they have joined ranks with Windows, to discredit us. People should never set foot in that evil place again, until they stop abusing people. If not, people should all stop going until they are forced to change their actions. If they don't they should put up a KKK on the door, so people know what they really stand for. I'm not talking about everyone there, just those who are Gang Stalking already tortured people. The exact same thing goes for the "9-11 Keep Talking Group", I'm sure they have some wonderful people who are genuine, but those cyber-bullying and stalking people with Windows need to be weeded out.

97. I have endured a life or death situation for a decade: these people have no idea. The hand of God was with me, that's why I believe I was fortunate to obtain the courtroom audios (which is virtually unheard of now). The courts have totally clamped-down to ensure no-one gets any genuine-record of what took place inside the courtroom these days. Because, if we all did, corrupt Bankers, Executives, Lawyers, Barristers and Judges would all be jailed up and down the Country, such is the vast extent of corruption in the British Courts and Judiciary now. For those still not aware of the full extent of the UK Corruption visit. www.factuk.org.uk

MORE TRICKERY AND LIES DISGUISED AS CONCERN BY WINDOWS

98. Windows writes that whole spiel about my family's name John-Charles, which you will see in "The Farrell Report", by the evidence produced, is often spelled Jean-Charles. See page 154. Both names are pronounced exactly the same. Whether it is written Jean-Charles John-Charles or Jahn-Charles it is my Family's name. Whether I spell the name Mark or Marc is it not still the same name? Don't you think those who had me 24-hour surveillanced, living like a lab-rat know my name?? So what are the odds of me being the target of a criminal cartel who I was warning people from June 05 were plotting to blow up the trains? Then me going into hiding and then days after the bombings take place, while I am in hiding, after slipping an

envelope-less letter under my flat door, with that date of the bombings on it, (see evidence in “The Farrell Report”, page 227) and then days later a man being shot ‘seven’ times in the head with the very same name as someone they all knew was shouting from the roof tops to warn people about what they were up-to? Just because you find it hard to work simple things out, don’t assume everyone does. Most of us did dot to dot as children and are not brain-dead.

99. Please don’t try it on anyone else Windows, you may be thick and easily bought, but most people aren’t as low as you!!! Sorry people, but I resent that this obnoxious fraud with the compassion of a dead rat professes to be concerned for the Jean-Charles family. What an utter low life... Go and have a look at the type of comments he writes KNOWING victims have been tortured, and tell me this profiteering Agent scum-bag-fraud cares a damn about anyone. Genuine people that care for others are not deliberately abusive to those who have been abused, period. They don’t try to make a career writing childish slanderous comments either. Only very, very evil people do what he does.

100. There has not been a single intelligent question, or any genuine enquiry, as you would expect from someone who needed genuine clarification. It has just been text-book standard lies and abuse, designed to mislead the public. Exactly as I have stated has been done to me for the last Ten years. Here you all witness what takes place to Targeted Individuals for yourselves. Windows is telling people he managed to get to the section Tony Farrell wrote about him within “The Farrell Report”, but somehow didn’t see any of the documentary-evidence produced? The man’s a bold-faced liar.

101. Windows tries to deceive and manipulate to make people believe, that the abused tortured person exposing the crimes is the bad guy, and that the dangerous murderous criminal cartel are the good guys? Let’s get to the nuts and bolts of the matter here and break it right down. Windows is trying to deceive people, that there are no criminals who steal and commit fraud within law firms, or within mainstream media, particularly not from those exposed in “The Farrell Report”? And that there is no such crime as theft, conspiracy to de-fraud and murder of innocent people? Or that targeting innocent members of the public doesn’t exist? And that there is no illegal hacking of computers, or illegal surveillance of innocent members of the

public, despite these crimes being on the news most days of the week? And that there is no such thing as courtroom or judicial corruption, or that there are no false-flags that murder innocent members of the public, and that, if there were false-flags, there are no real witnesses as to what actually happened?,

102. I'm glad people worldwide are all seeing how truly pathetic this Windows guy is. So there is no organised crime? There is no satanic ritualistic abuse or killings? Or no Nazi Satanic cults? Are you serious? And it is not possible for cult-based criminals to misuse their positions within law-firms or mainstream-media, by perversely using TV and Film productions to gloat about the real crimes they are doing to innocent members of the public in plain sight? And that there is no police or judicial corruption? So why was the Leveson Inquiry created? Please enlighten us, we are just bursting to see what other made up crap you will come up with. On second thoughts, spare us, why don't you do us all a favour and keep your bullcrap to yourself, for a change? How about doing that? Who does this fool think he's dealing with? Don't put your head in the beehive if you don't want to get stung!

MARK WINDOWS' EFFORTS TO SILENCE OTHER TRUTH SPEAKERS

103. Besides Tony Farrell and myself, you will notice they have attempted to discredit Brian Gerrish of UK Column, because they are one of the few real News broadcasters sticking their necks out to expose crimes being perpetrated against other innocent vulnerable members of the public, along with other great dedicated radio shows. Windows also tried to dissuade Tony Rooke from bringing the truth to the spotlight, when he was courageous enough to challenge paying his TV License to the BBC. He went to court to expose BBC being complicit in falsely reporting in respect of the official narrative on 9-11 attacks. Tony Rooke's court-case brought forward a legitimate valid argument, but Windows tried to talk him out of exposing the truth. This too was very telling. Now Windows has turned his attention to trying to discredit the G4S whistleblower Ben Fellows, to also stop the public from listening to him. This demonstrates Windows is an anti truther, going around trying hard to silence ANY truth. There is no way he would be doing all that, making himself look a right twat for nothing? How many pieces of silver did they pay for them to sell out like this?

WINDOWS CONFRONTED BY MINISTRY OF REBELLION FB GROUP

104. Windows tried his hand to corrupt Ministry of Rebellion forum and also turn them all against Tony, by trying to spread his lies there, but they are supporters and all know that Tony Farrell and I are genuine, so it didn't wash or go down to well there. Despite Windows being confronted by members to explain his duplicitous wicked actions, by people who have personally seen what I have been subjected to, (the founders got me out from hiding), when they repeatedly asked Windows to explain his actions, Windows bottled it and ran off, like a naughty child caught making mischief, without uttering a word with his tail between his legs. Then turned up with some council-tax garbage he uses to appease people and deceive them into believing that he's a truther. When confronted again he ran off not uttering a word. He's good at dishing evil out, but he can't take being exposed.

WINDOWS SPREADING HIS LIES ABOUT ME AT THE KENT MOVEMENT

105. I have since been informed that Windows was planning to give a talk about me at the Kent Freedom Movement? I have never once set foot in the place, and don't know anyone from that place either. I don't get involved in movements, I just expose what has happened to me as a lone-ranger, everywhere I can. I operate alone, and don't get deep into any movements, especially not suspect ones. I'm just an ordinary member of the public, who has had a horrific Ten years, of public interest and grave concern to know about. Windows is not qualified to say a word about me, but elects himself as an authority on someone he has barely had a conversation with? I was not contacted by the organisers for my point of view at all, which itself is a huge red-flag, and unlike any other truth speaking arenas that I have come across before. They have been very hostile, nasty and biased and in favour of lies? I'm told they even went so far as to put out a news letter? Or was that "9-11 Keep Talking Group" who did that?? Whoever did put out those lies, had better quickly put out another newsletter to correct it and apologise to Tony Farrell and myself about being misled by Mark Windows and Dony. Or face serious consequences.

WHO REALLY ARE THE ORGANISERS OF KENT FREEDOM MOVEMENT?

106. I was informed that the organisers of the Kent Freedom Movement's KKK

propaganda talk are Eddy Boyce and Deborah Wilson? If that's their names? I don't know these people whatsoever and they certainly don't know me. I have never seen or ever spoken to any of them. So how dare they try to deceive people without knowing what I have personally been through over the last Ten Years? What qualifies them to say anything on the subject? Were they actually there? No they most certainly were not. If they have misled anyone to believe that they know anything about my life, they are liars and deceivers too, just like Windows. I understand that people who do know me personally, have even written to them, confirming my being authentic and genuine, but they still didn't want to hear anything and were only interested in spreading lies and slander about me. If this is the case, then they too must be getting paid to spread the lies.

107. I was also informed that, they were told that I would be attending their so called talk about my life, to speak for myself, to enlighten anyone who genuinely would like to know the truth about my case, and Ten years surviving as a Targeted Individual and tortured victim. But Tony Farrell got a message saying that neither he nor I would be welcomed?? Please keep my name out of your mouth, then you won't have to worry about me showing up at your premises. All said and done, I have to ask, who really are these people anyway??

108. Let me get this straight, they want to give a talk about a targeted torture victim, that none of them actually know, but they don't actually want the victim to be there to speak or answer any questions by their audience, for themselves? Are they serious? What's going on here? The only person besides Tony Farrell and Witnesses who are qualified to speak about my personal experiences is me. But it appears that they don't want to hear the truth about my experiences at all, and are much more interested in Agent Windows brainwashing people with his entirely made-up propaganda trickery? And this place is supposed to be a truth exposing Arena? Are they serious? No seriously, are these people for real?

PEOPLE BOYCOTTING KENT FREEDOM MOVEMENT & 9-11 GROUP

109. Needless to say, people are now deeply suspicious of what is really going on in that Kent Freedom Movement place. Because of how they have treated me, people are boycotting the place in droves, calling it a covert KKK-haven for fellow

Trolls, fascists and racists. No doubt there must be some genuine people and speakers going there for honest reasons, but anyone more interested in propaganda spreading by Trolls, Perps and Shills that are closely associated with Mark Windows or Dony is highly suspect. Let's get the record straight: none of these people are qualified to speak about me, because they don't know me for one thing, but, if they are promoting notorious racists, fascist, liars and trouble-makers as their speakers, they should be boycotted and exposed too. How can they ever possibly justify giving a platform to people who profiteer by abusing the tortured and abused, and protect criminals, whose only real interest is in manipulating and deceiving unaware members of the public, and leading them into the depths of hell? They must be insane.

110. Well the games up, so please be warned: keep my honourable name out of your filthy bullcrap. I do not know whether Windows gave his propaganda talk, because I have since been told, the talk about me which was scheduled for 27th June 2013 at the Kent Freedom Movement KKK premises was cancelled. Apparently once Windows and his Troll bully boy crew, discovered that witnesses and myself would be attending, Windows bottled-it and cancelled, claiming that he has since turned his focus to discrediting G4S Whistleblower Ben Fellows, who also just happens to have brown skin. I hope for racist liar Windows' sake, he wasn't foolish enough to go ahead with spreading his evil lies giving talks about me, because if I discover that he did, he's in big, big trouble.

111. I can't stress enough, anyone listening to the lies of a fraud who assumes the identities of others, that is protecting criminal interests needs their head, heart and souls examined. Mark Windows' and Dony's behaviour has exposed them for the truly nasty little gits that they are, and, as a consequence, has also thoroughly destroyed the reputation and credibility of "Kent Freedom Movement", and the "9-11 Keep Talking Group". I was actually warned about these Groups duplicitous activities by others who were also very badly mistreated by them, months before they turned their focus on me. Despite my having nothing whatsoever to do with any of them, they still, as you can see, have gone all-out to abuse me. So it's my duty to alert and warn other genuine truth speakers to protect yourselves by giving them all a wide berth, or you too will no doubt be subjected to the same thing. If these horrible people are truthers, so is Hitler!

A WORD OF CAUTION & WARNING TO WINDOWS, DONY & OTHERS

112. Wake up Windows, Dony and others, take a good look around you, people are already hip to all your plottings. You will never convince anyone that the crimes against me did not happen, because they did. Or are you trying to deceive people that racist abuse like you are doing doesn't happen to people with brown skin either? The racist abuse you are engaged in, has been done to us brown people from time immemorial. People everywhere already know that too. I can bring forward dozens of targeted people, also with brown skin, as well as other races experiencing the very same abuse you and your criminal bosses are doing to me, so it won't wash. Most people are aware of what a racist, fascist looks like, so you don't fool anyone. People know you all by your deeds and actions. Evil is as Evil does. Good is as Good does.
113. Truth has a frequency which you don't possess, just as the hatred, and treacherous negativity that you spread has a frequency which you do possess. I have never once been rude or directed any negative poison at you, Dony or any of the others you have roped into your abusive, racist, vile, defamatory, school-yard bully-boy tactics and stalking activities. If you actually knew me like you so claim, you would know that I'm a widely respected, respectable, very dignified adult, who values and takes my integrity very seriously. In short, my life and word is not a joke! I really don't have the time or patience to deal with, or get embroiled with any childish school-yard evil nonsense. It's below me. So don't direct your crap at me, or you will live to regret it. You have absolutely no justification or excuse whatsoever for what you have done and are doing. You have evidently manipulated your way into arenas who should have long since shunned you, and obviously used cunning to gain people's confidence, so that you can manipulate and have some bizarre hold over them. I hope they are all wised-up now, after reading this.
114. I have quietly observed your evil, torrid torrent of abuse, without reacting for the last almost 10 months, while you employed lies, trickology and makeupology (as Rebel calls it) to deceive and manipulate decent people into buying into your self-obsessed insanity. So let me take this opportunity to now give you a heads-up and stern word of warning and caution, trust me when I say, "You seriously don't wanna

go there!" You are skating on very, very slippery thin ice, and this time you have picked the wrong people. We, myself in particular, have a very, very bad aversion and reaction to those who seek to abuse, bully, persecute and violate already tortured long-suffering victims and sincere speakers of truth.

WE DEMAND PUBLIC APOLOGIES FOR THE LIES SLANDER & ABUSE

115. You all owe not just Tony Farrell and myself deep earnest apologies for your putrid behaviour, but also all the honest decent people who belong to the "9-11 Keep Talking Group", and the honest decent people attending the "Kent Freedom Movement" apologies too. They will no-doubt now kick themselves that they never sussed and saw through you sooner. You also owe sincere apologies to Brian Gerrish and UK Column, Belinda Mackenzie, Minsta Rebel and all those at the Ministry of Rebellion FB group, Sophia Stewart (whose case you also lied about and claimed was a hoax, even though she has over 4000 interviews saying she won), Ben Fellows - more racism - and all the other forums and networks that you littered with your abuse and smear campaign.
116. Be warned remove ALL the lies you have posted about me, and keep our names out of your filthy mouth, or expect retribution! Please don't let me EVER hear again that you are still spreading slander, or giving any talks about me, unless it is to come clean and apologise for your thoroughly deceitful, despicable manipulative behaviour. Do you get me? For your sake I really hope you do, because trust me when I tell you, you will not be able to cope, if we truly do get angry. We are peace-loving people, but that does not mean we will put up with your abuse.
117. If I don't see your public apology forth-coming any time soon, expect the very worst because, you have gone way too far with your nasty game and bitten off more than you can chew on this occasion. If you really think that your 10 months of spreading your lies, venom and mischief has made us look bad, or blocked the truth from rising, you are gravely mistaken, you have only exposed yourself for the treacherous, cunning mercenary weasels that you really are. But on the upside, you have helped others to better clearly identify what a Troll, Cointelpro Perp agent actually looks like, and how myself, as a long-standing Targeted-Individual, and other whistleblowers get persecuted, which will ultimately give our plight more

publicity and we do appreciate that. Thank you. You have exposed and hung yourself and will be known in history for the shameful disgrace that you are. How you ever thought you could get away with seeking to deceive and profiteer off the backs of suffering tortured and murdered people, without being spotted as a trickster and obvious con-man eludes me. People seriously can't be that dumb.

PLEASE VIEW THE PHOTOGRAPHS OF MARK WINDOWS

118. The photos alone show you up for the utterly twisted buffoon that you are. If you are not all deeply ashamed of yourselves, you really should be. Not a good look, trust me. It's not going down too well with other people either. So keep going as you've been going, and you'll have much more than Tony and I to contend with, and trust me you really don't want or need that. You are making enemies for yourselves. You are swiftly building up an army of people, who are not at all pleased with what you have been doing, so you better think again and change your negative course quick sharpish.

119. You all seriously need to get a life, and one that does not involve manipulating and abusing victims of organised crime. You need to seriously digest the magnitude of your evil actions and seek therapy, or deep psychiatric help, spiritual healing and counselling to get into your head. You need to awaken your conscience and better understand why you would ever have stooped so low, to do what you are doing to honourable people. Please give your criminal paymasters the same advice from me also, and tell them I said stop paying agent Perps and Trolls out from the money they owe me, pay up my money then get the hell out of my life!. And do everyone a favour by shutting that evil crime ring down, come clean and confess what you've done. Can't you see people have had enough and are sick of the lot of you? You've had your moment of madness, but it's time to leave people alone and shut the evil down. Trust me you will all feel so much better about yourselves if you do, and will not have me and the rest of the world continuously breathing down your necks, exposing you all over the shop.

120. Seek God, if you sincerely beg God for forgiveness for all your evil, and address what you've done, then perhaps you will be able to turn your lives around and find inner peace, respect for truth, value for yourselves and others. You must all

learn to love others, instead of spreading your constant lies, negativity, and hatred towards us. You seriously all need deep spiritual evil-purging, cleansing and healing, and to admit first to yourselves, then to the rest of the world, what you've done. You can't go on trying to stop people finding out about you, it's too late for that, because the world already knows and is watching you. Take your heads out of the sand and face it, it's over. Time to admit the truth and fully resolve the evil you've done. You have robbed me of 10 good years of my life, just to keep what belongs to me. Can't you see how insane that is?? Don't you think that's more than enough? Credit and pay what you owe me, and stop trying to drag it out. I'm sick of it. However afraid, ashamed or guilt-ridden you may feel, and after all the evil you've done you should. But, face it, you have been thoroughly unmasked and exposed now worldwide. It's time to face the fact that the whole world can see you clearly. So stop waging war against innocent people. You've made your money, so it's time to quit your insane efforts to disguise what you've done. It's time to awaken to the reality staring you in the face, because we shall not go away, until you do. Admit the truth to yourselves and quit being evil monsters. We all need closure; even you!

121. Seriously, whatever possessed you to recruit idiot clown Mark Windows for your cover-up operation? Bad move, very, very shoddy. He has actually done you all more harm than good, as he has only served to further expose you and bring you closer to the world's attention. Thanks! You sure picked a right dud one there. Silly people! Make no mistake we want public apologies and the long over-due money you owe fast. No messing about. Open your eyes, the whole world is watching you now. Face it: the cover up you did inside the courts won't wash in public. The whole awakened world knows who you all are now, and are sick to death of the lot of you. So back off, and stay in your own hate, or purge it from within you, and leave the rest of us alone.

Sincerely,

IN TRUTH, PEACE, LOVE, JUSTICE AND FREEDOM,

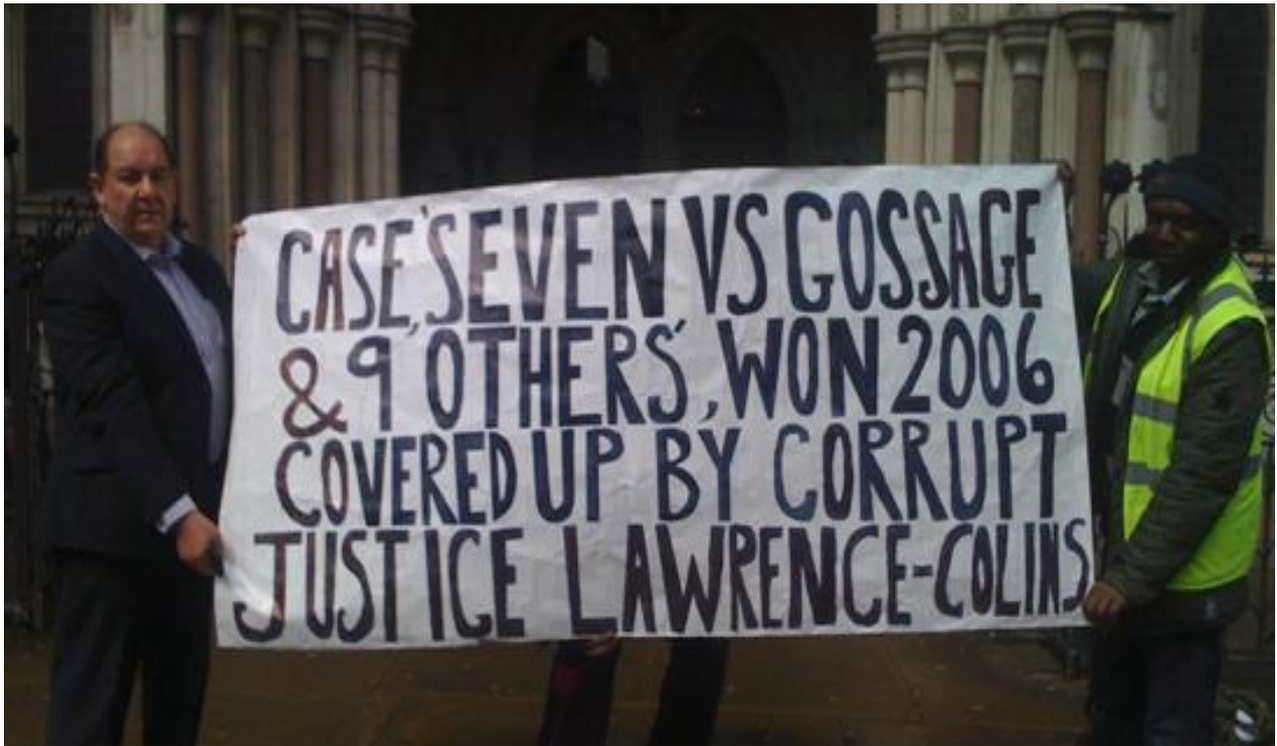
Seven

CONCLUSION

- 1) This report has highlighted the criminal activities of Super Lawyer Tamsin Allen from Bindmans LLP in Ms. Seven's court-case. The utterly corrupt Tamsin Allen has been an active participant in the monstrous cover-up of the shameful case of Seven v Gossage & Nine Others.
- 2) It has exposed the extent of the extra-ordinary lengths to which two individuals operating with the UK truth-movement have gone, to protect the interests of Media Lawyers, such as Tamsin Allen. These individuals have been named and shamed, as Mark Windows and Dony Jackson.
- 3) It has shown how Mark Windows and Dony Jackson have shamefully countenanced the perpetuation of the gang-stalking of Ms. Seven, by vulgar innuendos that amount to harassment and defamation of character, without providing any evidence which stands up to scrutiny.
- 4) It has been revealed that in their total onslaught against Ms. Seven and me, at least 38 of their 40 allegations have been successfully rebutted, with many of their allegations shown to be utter-drivel. Only two allegations have any merit whatsoever. These two allegations are not conceded, as they are arguable points. They are also of very little relevance to the main issues of the case. The degree to which the vast majority of the allegations have been formulated is crude, vulgar, illiterate, childish and insulting. They cross all boundaries of acceptable behaviour and communication. It leads me to the inevitable conclusion that the pair of them are almost certainly **agent provocateurs**, or professional agitators, desperate to keep a lid on this case, which threatens to expose massive corruption. I strongly infer that they are deliberately protecting Tamsin Allen's interests, as she has a reputation that is threatened by exposure.
- 5) It has illustrated an inherent problem that plagues the truth-movement, which renders it totally ineffective at exposing the scale of mass corruption being unleashed on a duped and indifferent society, and eliminating it. That problem is infiltration by COINTELLPRO. This is a classic example where when some case becomes a serious threat to the corrupt establishment, there are always those so-called "truthers" lurking within the truth-movement ready and able to use every tactic possible to ridicule, spread disinformation and destroy.
- 6) Finally, it has uncovered a worrying trait within certain respected truth-movement groups awash with armchair-critics. Some of whom have launched abuse at a brave lady who, unlike them, has had the courage and tenacity to raise her head above the parapet. Disgracefully, there has been a total unwillingness for any "truther" save one or two exceptions within these two groups to condemn the outlandish and vulgar behaviour of these two cowardly louts.
- 7) After all that she has endured in her truly terrible ordeal, and in the full glare of the vicious attacks unleashed on Ms. Seven containing vulgar expletives, they are at best condoning the abuse, by their silence, and at worst becoming willing proponents, who happily countenance the perpetuation of the gang-stalking of Seven.

**VICTIMS UNITED
PATRICK CULLINANE (LEFT) & CAUL GRANT (RIGHT)
IN SUPPORT OF MS. SEVEN**

**SEE APPENDIX A
CASE STUDIES 2 & 5**



USEFUL REFERENCES TO WEBSITE LINKS

REFERRED TO IN REPORT

THE FARRELL REPORT: CONTAINING WITNESS STATEMENTS:

http://thefarrellreport.net/report_1__introduction.html

EXTRACTS FROM THE LATE JUDGE PUMFREY'S AUDIO TAPES:

http://thefarrellreport.net/report_5__judge_pumfrey_is_dead_-_the_audio_tapes.html

JAHTRUTH

<http://jahtruth.net/>

CAUL GRANT AND THE BINDMANS CASE STUDY

<http://www.ctj.org.uk/#/genesis-of-the-problem/4559046061>

BINDMANS LLP WEBSITE

<http://www.bindmans.com/>

MARK WINDOWS AND HIS LAND OF THE FREE WEBSITE

<http://www.landofthefree.co.uk/site/>

UK COLUMN AND THE BLOGGING COMMENTS

MANY OF THE OFFENDING BLOGS HAVE BEEN

MERCIFULLY TAKEN DOWN

<http://www.youtube.com/watch?v=bjdIM3p0gvE>

APPENDIX A
CASE STUDIES

BINDMANS
MARK WINDOWS

&

DONY JACKSON

EXPOSED

CASE STUDY 1

BINDMANS – MS. SEVEN'S CASE IS NOT AN ISLOATED INCIDENT A LETTER TO MP JOHN HEMMING FROM MICHELLE GOLDBERG

Dear Mr Hemming MP,

You may recall that we spoke and you assisted me during the traumatic and illegal eviction I was put through at AJEX House last October / November 2012, by Landlords IDS - Industrial Dwellings Society (1885) Ltd.

Prior to this event, the court took away all my rights to represent myself or appoint or instruct a solicitor and the case was taken over by Alistair Pitblado & the Official Solicitors office, who 'appointed' **Bindmans** Solicitors, to act as the solicitors on the case.

I reported **Bindmans** to the police for the 'illegal conveyancing of public funds using my name' and have a crime ref: #. I had and have never consented to their representation, nor did I ever sign any legal-aid or any other type of consent form!

Tony Farrell, who was formerly a Principal Intelligence Analyst within the police service, has sent out this report on what he says exposes 'what must be one of the most monstrous cover-ups in the history of the British Judicial system.' You will see that **Bindmans** are cited in his document!

I would suspect that you may already have this report, but just in case it has not reached you, I am forwarding it on for your further interest and information.

I would suspect that you may already have this report, but just in case it has not reached you, I am forwarding it on for your further interest and information.

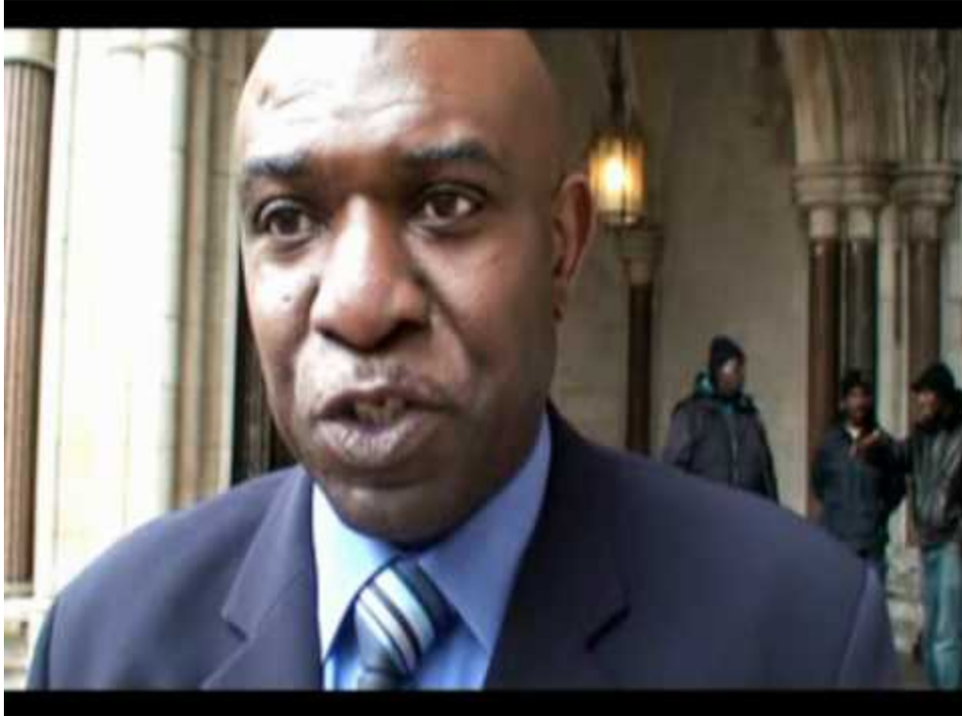
I am currently still in temporary accommodation and being assessed for my 'Priority Needs Housing' status.

Thanking you for all your help and for taking a stand where others have not. I hope this report can be of help.

Regards

Michelle: Goldberg

CASE STUDY 2 BINDMANS AND THE CASE OF CAUL GRANT



Dear Tony/Seven

It is a pleasure to confirm the grave level of racism and corruption I was confronted with by Bindman & Partners.

I retained the services of Bindmans, November 1994, to pursue a case of medical negligence against Kings College Hospital, stemming from the tragic and untimely death of my 15 month old baby boy. Apart from the death of my son, the hospital was also responsible for giving me the most horrendous false information one hour before he died. This false information caused me to be absent from the hospital and subjected me to additional trauma and it also caused the breakdown of my 10 years of marriage.

So, in addition to the negligence with my son, Bindmans was also retained to pursue an action against the hospital for false information and the injuries caused, however, although they gathered independent medical reports that indicated that if my son had been given the basic standard care on arrival, on the balance of probabilities he would not have died, Bindmans insisted that there is no law in this country that would allow anyone to sue for false advice and they were foolish enough to put this in writing, they also told me to bear in mind that every penny the hospital pays out in compensation is a penny less to spend on future patients.

This was to be the start of a grieving parents worst nightmare. Bindmans began a deliberate obstruction of justice and refused to release my legal aid

certificate despite intervention from my MP at the time, Tessa Jowell. I also contacted the Law Society and they told me that there are laws that provide protection against false information and that I should change my solicitors but as I said, Bindmans were refusing to release my certificate.

Eventually, I began a case against Bindmans and the hospital myself and this was to be the beginning of my direct experience of Judicial Corruption. Bindmans were represented by another firm, Reynolds Porter Chamberlain and the senior partner at this firm was Alan Toulson who's brother, Mr Justice Toulson, presided at the High Court in the Strand.

Alan Toulson or his law firm, went to his brother and obtained an injunction against me contacting their client directly and later claimed I had breached their injunction, this was all done behind my back, Ex Parte. Without any opportunity to defend myself against their false allegations, Justice Toulson issued a warrant for me to be arrested and taken direct to prison without charge or trial.

I was picked up from the street and brought to Pentonville Prison where I remained for 10 weeks before the prison authorities realised I should not have been there. Arrangements were made for me to be presented in court before a different judge who released me and said, "The background of your case is extremely tragic and there are many ways in which you can pursue it, go home to your family"

Bindman & Partners, past and present, have all knowingly engaged in the criminal act of perverting the due course of justice they are also guilty of discrimination on the grounds of race and colour. This can all be supported by a plethora of documented evidence, including documents from MP' s, Downing Street, Buckingham Palace and several others. A more detailed account of the near two decades of torture can also be perused at www.ctj.org.uk

As a result of documents seen by myself and my own personal experience, I have no doubt about the truth as presented by both yourselves. It is far easier to say and state that the whole judiciary is corrupt rather than to name the judges who have acted criminally. The head of the judiciary and the Ministry of Justice is aware of the corruption. If you should require any documents of proof or should you wish to speak to me in person, please do not hesitate to contact me further.

Kind regards

Caul Grant

CASE STUDY 3 – MINSTA REBEL

I was given a print out of a blog to read by my friend and business partner Professor Baggs. I was ask my opinion of it , my conclusion of what I read, was a genuine cry for help.

Arrangements were made to meet the person, to see if we could help. At this meeting we met Charles Seven, the person behind the blog that I read. She was living as a recluse in fear of her life and she went on to explain the reason why, also showing us proof and documented evidence of her case and what hell she has gone through.

Since then through our continual love, help, support and encouragement she along with Tony Farrell has documented this evidence which has since been published as the Tony Farrell and Seven report. One of the many ways I have brought her case to public is by sharing, all of Seven and Tony Farrell latest updates and progress of their documented evidence, radio shows, tv programs, video and youtube releases about both of their cases, in the social media group, The Ministry Of Rebellion, a group that bases all they post and share on truth, facts, evidence and reasoning.

Along with sharing this information , Mark Windows has made allegations against Seven and Tony in the Ministry of Rebellion, when questioned by the members about the allegation he made, he gave no proof or evidence .in fact he gave no reply to any of their sincere questions. Since then, Mark Windows has posted in the group, a radio show of Seven exposing him as being a agent provocateur and the fellow members agreed to this . Some of those members still asked him to back up his original allegations he made against Seven and Tony in the previous post but to no avail. Mark windows has remained silent providing no evidence or proof of claim within the group.

Minsta Rebel

CASE STUDY 4

A BLITZKREIG BLOGGING ONSLAUGHT ON OYM RADIO

The following text is taken from the comments section underneath a "youtube" video recording of an interview between Alan James and Stephen George of Open Your Mind Radio Station and Ms. Seven in April 2013. The comments below illustrate the extreme lengths and desperate measures used by Mark Windows (Land of the Free), Dony Jackson and an anonymous and cowardly blogger to try to deter people from listening to the interview. This is the exact same Blitzkrieg blogging tactic used by the same three individuals immediately after the UK Column interview on 31st January 2013. The UK Column editor will confirm that many of the blogs had to be taken down because of their content. Similarly, Mark Windows and Dony Jackson saturated the Kent Freedom Website with disgusting blogs. Sadly, the Kent Freedom Movement editors rather than filter out the inappropriate comments countenanced the perpetuation of the onslaught.

<http://www.youtube.com/watch?v=c6C1pYsDFpw>

lovecara1 1 month ago

How comes people's posts keep getting removed and reported for spam?

What for telling the truth?

Seven mentions The Farrell Report, well I mentioned in my blog post on the Kent Freedom Movement dot com called 'The Tony Farrell Report,Fact or Fiction', which gives a true critique of Seven and Tony;s report. Why are people not allowed to see this>? This isn't fair at all!!!

blink43dom

blink43dom 1 month ago

As one of the founders of the Kent Freedom Movement website. Here are some FACTS. At no point did Tony Farrell ask us directly for a right to reply for Charles Seven (is that even her real name?) or himself. Our response to this heresy was a blog entitled "The Tony Farrell Report,Fact or Fiction? We have laid it all out on there, including the 240 page "report" as well as emails from various members of the 911 Keep talking group. I suggest you use a bit of common sense, this is all pure fantasy.

All Comments (32)

Sign in now to post a comment!

plank1971

plank1971 2 weeks ago

Why have my comments been removed?

dony jacko

dony jacko 1 month ago

thiis is for a diagram i drew of a water supply or go to the kent freedom movement website the farrell report page 7

in reply to dony jacko (Show the comment)

dony jacko

dony jacko 1 month ago

do the h t t p : // api.ning.com/files/dY7SoS5WqNEed-9MGT7OuMEHWhGuo9sVyiRjAHvIXI7YnDiCzb5gaVKcJGn--5qK9Q8s2TO-HNQbEEJitklmXhYfcM0*LHz7N/WATERSUPPLY.png

dony jacko

dony jacko 1 month ago

as for the cloudy water this is not uncommon when the mains water pipe is serviced or repaired this is due to air in the pipes this will clear fully after a few days this is due to air dissolving into the water supply this is normal ask any plumber FACT !

dony jacko

dony jacko 1 month ago

right for all the people who do not know anything about plumbing to tamper with an individuals water supply in a block of flats you would not do it from the main service water supply outside the building then all the flats would be contaminated . to do an individual flat you would have to break into the pipework as it as it tees of the main water riser just before the pipework enters the individuals flat but this would involve major works ripping up floors ripping out walls for access ill post a pic

ddony jacko

dony jacko 1 month ago

i know this guy called fony tarrel, south tunas finest but they wher scraping the barrell ,

17 years of being a plod untill they sacked him for believing he,s god,he targeted the truth movement to devide and rule, but he got found out just like a fool,we all want to know tony are you still in the job, because since joining with ms 7 youve been acting the nob , you went on the kfm website to slag of its members,but tony we are on to you and your 21 agendas !

dony jacko

dony jacko 1 month ago

this video says it all

in reply to dony jacko (Show the comment)

dony jacko

dony jacko 1 month ago

/watch?v=nleacaKumnA

dony jacko

dony jacko 1 month ago

ill buy them m8 since the last ones got sold to the cartel for 77 pounds thats a good profit for absolute shite lol !

· in reply to landofthefreeuk (Show the comment)

landofthefreeuk

Comment removed

Author withheld

landofthefreeuk

Comment removed

Author withheld

landofthefreeuk

Comment removed

Author withheld

dony jacko

dony jacko 1 month ago

IF THEY ARE GOING TO CONSTANTLY DELETE COMMENTS OF PEOPLE TELLING THE TRUTH THEN MABY CLOSE YOUR MIND RADIO SHOULD CLOSE THER STATION DOWN AND STOP MISLEADING GENUINE PEOPLE . STOP BEING A ONE SIDED RADIO STATION IF YOU ARE NOT PREPAIRED TO LISTEN TO THE OTHER SIDE OF THE ARGUMENT THEN YOU SHOULD STOP BROADCASTING AS THE ABOVE POST STATES NOT VERRY DEMOCRATIC !

in reply to cherryislandhope (Show the comment)

dony jacko

dony jacko 1 month ago

we wher attacked from the verry start from ex POLICE OFFICER tony farrell for not wanting anything to do with this story as it was utter NONSENCE . yet tony sent me a tex demanding that i CHOOSE SIDES VERRY CAREFULLY ! who the hell is he to demand this ! so what mr EX POLICE OFFICER is saying if you do not believe him of take his side you will be ATTACKED ?his so called fellow assosiates are EX POLICE OFFICERS ray savage / tony rooke nice little group hear WHAT IS YOUR REAL AGENDA FONY TARRELL

dony jacko

dony jacko 1 month ago

lets end all this bullsh*t noncence once and for all the whole fony tarrell report can be ripped apart in 5 mins on landofthefree dot c0 d0t uk and on the kentfreedommovement website we have challenged tony farrell and his co ex police officers who helped him write this fantasy report to prove all of our posts wrong .to date no one has so as it stands they must totally agree with us FACT ! im yet to find anyone who has read this fantasy report and actually believes it LMFAO

dony jacko

dony jacko 1 month ago

why is she attacking commonly known as dom ? whats he done to her !

lovecara1

lovecara1 1 month ago

How comes people's posts keep getting removed and reported for spam?

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Seven mentions The Farrell Report, well I mentioned in my blog post on the Kent Freedom Movement dot com called 'The Tony Farrell Report,Fact or Fiction', which gives a true critique of Seven and Tony;s report. Why are people not allowed to see this>? This isn't fair at all!!!

blink43dom

blink43dom 1 month ago

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cherryislandhope

cherryislandhope 1 month ago

She claims that 7/7 was set up to frighten her into silence! Yes that's right, the powers that be murdered 52 other people to scare her into silence! Tell me, why did they not just take her out, it would have been much cheaper and a lot less hassle than setting up an elaborate bombing campaign.

chrismoff17

chrismoff17 1 month ago

Have a read of the comments (there's lots!) for the UK Column Seven interview on 31st Jan available on youtube for a background on why this Seven case is full of holes.

chrismoff17

chrismoff17 1 month ago

Re: her saying she had no right to reply on Kent Freedom Movement website? You have to be a member (it's free to join) to comment. She isn't, so she can't put forward her views anyway. If she joined she would be given a right to reply, however, i'd guess this has already been done by Tony Farrell who expressed his opinion at length on the public chat thread where he also referred to KFM as KKK. I guess this is how low you sink when the Seven story gets exposed with facts.

chrismoff17

chrismoff17 1 month ago

Would you guys like the real story (with facts) on Seven or whoever she is (no one seems to be able to find out her real name) and Tony Farrell? It's always wise to have another perspective before making up your mind isn't it? Please ask Mark Windows on your show as he will reveal the many holes in the tale these people are putting forward. A right of reply is fair isn't it? I guarantee you'll see things differently afterwards.

cherryislandhope

cherryislandhope 1 month ago

This has been flagged as spam show

cherryislandhope

cherryislandhope 1 month ago

This has been flagged as spam show

cherryislandhope

cherryislandhope 1 month ago

This has been flagged as spam show

cherryislandhope

cherryislandhope 1 month ago

I'm re-posting land of the free's comment here since you guys keep deleting them. Very democratic and open minded you guys are...not!

3 in reply to cherryislandhope (Show the comment)

cherryislandhope

cherryislandhope 1 month ago

This has been flagged as spam show

landofthefreeuk

Comment removed

Author withheld

landofthefreeuk

Comment removed

Author withheld

matei2005

matei2005 2 months ago

Who's she? She looks gorgeous!

antonio piercy

antonio piercy 2 months ago

scribd.com/doc/135068645/True-Justice-Fo-Manual

.

CASE STUDY 5 – PATRICK CULLINANE

IRISH IN BRITAIN REPRESENTATION GROUP (IBRG)

Working Against all the Odds!!



42 Augustine Road
Harrow Weald
Harrow
Middlesex, HA3 5NP

1st July 2013

publicservice.co.uk Ltd
Ebenezer House
Ryecroft
Newcastle-under-Lyme
Staffordshire, ST5 2UB
Tel: +44 (0)1782 741 785

Dear Daniel Mason,

Further to our telephone conversation, I am forwarding my comment below with the links, as they complement the exposé one 100%.

If you can publish it with the LINKS it would be great, as the serving policeman and the former policemen are linked up in ONE article, basically telling the same story, which supports one and other.

You have a very powerful article if you can do it, and it might encourage other good police men and women to break rank and do the same.

See what you can do, we will all be rooting for you.

PUBLIC SERVICE EUROPE by Inspector Eppy Carricasy on 28 June 2013

An exposé of the dark forces at work in British policing

Corruption, incompetence and criminality is giving critics enough ammunition to compare the British police force with the 'mafia' – claims a UK cop writing for PublicServiceEurope.com under a pseudonym <http://www.publicserviceeurope.com/article/3657/an-expose-of-the-dark-forces-at-work-in-british-policing#comment>

My comment to the above article: -

Dear Inspector Eppy Carricasy, People & Others,

Brilliant exposé. Thanks very, very much to PUBLIC SERVICE EUROPE for publishing this Policeman's revelations'. God bless you and ALL GOOD Police Officers out their; and keep you safe.

I commend Inspector Carricasy, Tony Farrell, Peter Francis and Stephen Hayes etc, in your efforts at exposing: -

"THE BIGGEST GANG IN BRITAIN" - By Stephen Hayes, former CID in Manchester

"The early years quickly proved that the training manual and classes at Training School bore no resemblance to reality and he was immediately thrown into the mire of dishonesty, corruption and fabrication which was actually a police culture and not just that of the city's criminal element.

"In short, the author, also a victim of fabricated evidence on a number of occasions has had enough. It is time for a change in police training and management, properly supervised and monitored. Not by politicians with too many of their own skeletons, not by the dangerously biased IPCC and certainly not by the police themselves."

<http://www.thebiggestganginbritain.com/stephen-hayes>

Tony Farrell, former Principal Intelligence Analyst within the police service.
Principled Intelligence Analyst Standing Apart from the Police:

"This material will shock, scare and infuriate, but it will also enlighten and encourage. This is a truly outrageous case. It involves MS SEVEN, MS CHARLES SEVEN -- a Rosa Parks of our generation. The available material tells of her battle against some of the giants of the entertainment industry and against high profile individuals, corporations and controlling systems. It is a case that will strike at the treasonous corruption within our midst.

"An understanding of the scale of organised criminality operating within the establishment is predicated not so much on facts which have been told to us but on secrets which have been hidden away and buried from our sight. Some of those filthy secrets are about to come to light within this available material."

http://www.youtube.com/watch?v=7_DfaFimr2A

I, Patrick Cullinane am aware of Ms Charles Seven's case; I was in the courtroom in the High Court when, Mr Justice Lawrence Collins, BLOCKED Ms Seven from playing or even speaking about the Audio Tapes.

I also assisted Ms Seven in submitting her legitimate case to the Leveson Inquiry. I also submitted my own case and Brian Hudson's case. Apart from getting an acknowledgement that Leveson had received our cases, sadly we heard no more. Please note: Mr Justice Pumfrey was also involved in my

case. In my case, Mr Pumfrey berated the Inland Revenue for Bankrupting me, as my assets far outweighed the alleged debt owed. "If you think Mr Cullinane owes the Revenue money, you should have taken an action for FRAUD against him, NOT Bankrupted him" - said Mr Pumfrey. Did Mr Pumfrey die of natural causes?

I have reported to Phillip Inman of the Guardian on numerous occasions throughout the years that I was spied on. My benefits would be STOPPED for 18 months at a time and I would be trailed by "informants" who used smears and lies to DEFRAUD me of my HOME and POSSESSIONS: -

The Guardian on Monday 24 June 2013

Undercover police officer: 'How I spied on the Stephen Lawrence campaign' – video

In extracts from a joint Guardian and Channel 4 [Dispatches](#) investigation, police whistleblower Peter Francis reveals disturbing details about his undercover deployment. His full story is detailed in the book [Undercover: The True Story of Britain's Secret Police](#), by Rob Evans and Paul Lewis

<http://www.guardian.co.uk/uk/video/2013/jun/24/undercover-police-stephen-lawrence-video>

As a law abiding immigrant Irishman, I went on numerous demonstrations to win justice for the Birmingham Six, Guildford Four, Judith Ward and the Maguire Seven; therefore it was UNDERCOVER POLICE Officers (Special Demonstration Squad = SDS) that framed me up. This is the reason they cannot be named or give WRITTEN STATEMENTS now. This is RACIAL discrimination, deception and ROBBERY of an Irishman without any mercy or Rule of Law: -

The Guardian: By Philip Inman on Saturday 6 November 2004

In another case highlighted by Jobs & Money, Patrick Cullinane, a former scene shifter at Shepperton film studios, was bankrupted after an "informant" told the Revenue he was earning extra cash renting out rooms in his house. He strenuously denied the charge, but was never able to dispute the informer's tale because their identity was kept secret. (Now we know why = Special Demonstration Squad)

<http://www.guardian.co.uk/theguardian/2004/nov/06/features.jobsmoney15>

Report by Phillip Inman of The Guardian, Jobs & Money, Saturday May 10, 2003:

This man was right all along

Patrick Cullinane has fought a running battle with the Inland Revenue since the day he was accused of not paying income tax. And the taxman fought dirty - so dirty he lost his home and nearly lost his sanity. Now, a batch of confidential documents reveal fatal weaknesses in the Revenue's case. Phillip Inman reports

<http://www.guardian.co.uk/money/2003/may/10/Tax.ScamsAndFraud>

Report by Phillip Inman of The Guardian, Financial Section, Monday 25 August 2008

"Evidence put to the high court shows that Cullinane, far from owing tax, was due a rebate."

<http://www.guardian.co.uk/money/2008/aug/25/tax.taxandspending1>

Why did the High Court fail to throw out my case and award me compensation?

The Police LIED to me on VIDEO that the robbery of my home and possessions is a civil matter: -

<http://www.youtube.com/watch?v=xel1xO4luPg>

Who Polices The Police? By Ken Fero

<http://vimeo.com/46132509>

All the above outstanding Police Officers should be given TOP JOBS in the Police Forces and Knighted. - NOT the likes of Sir Bernard Hogan-Howe who is deleting our SOS correspondence unread. In the public interest: The sooner Bernard Hogan-Howe mounts his white horse the better for all, as he has enough damage done to the Met and the Law of the Land to be stripped of his Knighthood.

Common law COURTS of LAW (Trial by Jury) are the ONLY answer to deal with the entrenched corruption and organised crime by Government Organisations against the Common People in Britain now.

Please sign my Pledge to RESTORE the Rule of Law in our UK Courts and banish the Rule of Judges FOREVER: -

<http://www.pledgebank.com/Trial-by-Jury>

Yours truthfully,

Patrick Cullinane, Common Law Lawyer and Victim of the UK's COMMERCIAL Kangaroo Courts.



CASE STUDY 6

ALLEN JASSON's BLOG TO THE 9/11 KEEP TALKING GROUP

From: 911keeptalking@googlegroups.com [mailto:911keeptalking@googlegroups.com]

On Behalf Of Allen Jasson

Sent: 23 June 2013 04:10

To: 911keeptalking@googlegroups.com

Subject: RE: [911keeptalking] Event on 27th, Farrell Report.

Yes, a bit long, though I tried to keep it to the point and yes, it took a lot of time when I don't have much to spare. Your response regarding "If you have that much time on your hands" almost seems to suggest that you think your discussion of Farrell/Seven was not worthy of my attention. Certainly doesn't sound appreciative of the attention I gave it.

If you listen to the Pumfrey audio, which was recorded at the end of a 3 day hearing it certainly doesn't sound like 'banter' and it could hardly be interpreted as suggesting he thinks that there is "no case to answer"; he quite sternly rebukes the defendants for their failure to represent themselves, lambasts the barrister for his pretentious attitude that the case should be dismissed because a lot of substantial people will be inconvenienced and is highly complementary of Seven's presentation of her case.

Whatever we might think of Seven's egocentricity and attendant delusions she clearly had a case (and we can see that for ourselves in the Farrell Report if we look); the core of Farrell's issue with it is the fact of the corruption involved, in particular, to quote from Farrell:

It should be noted that in the hearing itself, Judge Pumfrey is on record as warning Nicholson that dismissing the case would be in serious breach of the law. Yet nothing stated in the forged order and judgment bears any resemblance to the factual evidence within Ms Seven's 9 bundles and 14 witness statements. Subsequent developments were entirely inconsistent with Judge Pumfrey's verbal statements made during the hearing.

It's hard to see how you can glean from this the existence of a "network of undercover idiots".

I'm 'entertaining this "garbage"' (to use your derogatory words), I'm no idiot and I'm not

on any payroll to do it and so I can only return to my earlier remarks about your disparagement of people who don't entirely agree with you that it's not the way to go; far better that we try to attend objectively to the facts and, contrary to your assessment, I feel that there are quite a lot of them.

Regards,

Allen

From: Allen Jasson <allen.jasson@rightofchoice.com>

To: 911keeptalking@googlegroups.com

Sent: Sunday, 23 June 2013, 1:27

Subject: RE: [911keeptalking] Event on 27th, Farrell Report.

Hello Mark *et al*,

In response to these emails about The Farrell Report, can I say...

Regarding Farrell and Seven

A relevant example: In the early 1990s in Australia I met a woman who was engaged in an on-going legal battle with the Australian Government Customs Service. Over a six month period of our acquaintance I became very familiar both with her character and her case. Her story was that she had attempted to blow the whistle on bribery and corruption in relation to inspection of ships docking at the more remote Australian ports such as Townsville but quickly found herself framed up with charges of the very thing she was attempting to blow the whistle on. In conclusion, I was very convinced of the veracity of this woman's tale, principally, but certainly not only, because the primary basis for the prosecution case was that she was an alcoholic and a petty thief – she was clearly neither and surely never had been (a history of alcohol abuse always shows as does a 'petty' mind-set). However, there was nothing that could be done to help this woman. The long struggle to defend herself, through setbacks of all manner of treachery, clandestine background dealings, solicitors "losing documents" or abandoning her case at the 11th hour etc. had so compounded her anxieties, sense of paranoia and self-absorption that these behavioural artefacts of the problem completely masked the underlying issue. Note that it was very difficult to put the picture together because "When asked a question on a particular part of her story she will revert to the beginning of the story and start again." This seems to me a symptom of the victim's treatment.

Regarding Seven: I agree emphatically that her notion that 7/7 and the shooting of John Charles De Menezes were undertakings for the purpose of intimidating her; who would disagree? However, if there is any truth in the tale that she alleges she has been through, and if you listen to the audio, Judge Pumfrey clearly was convinced AFTER 3 DAYS OF HEARING EVIDENCE (which you have not properly considered, Mark), then it would not be altogether surprising that she is losing her grip on perspective. Even in this self-absorption, as evident in the IPCC video referenced by Mark (http://www.youtube.com/watch?v=JdUg_uj9hIM) the real point of what she had to say is that she has identified and engaged battle legally with a media-centred criminal cartel which she believes is connected with the 7/7 bombings. If there is substance to this it's highly relevant given the very sound expose by Maud'dib (John Hill) regarding the 2004 BBC Panorama Mock Exercises, the Peter Power exercises and the "Outright Terror, Bold and Brilliant" issue, and it's certainly not without substance. I feel that it is very unreasonable to dismiss the abundant material presented by Farrell as simply "the Charles Seven fantasy". Certainly, if Charles Seven's extensively documented tale of the past decade is a "pure fantasy" then she has certainly taken a lot of time to develop it:

- Numerous court orders, judgments, court bundles, witness statements, sworn affidavits, court hearing transcripts and official audio tapes hearings and court exhibits spanning several years, interviews with key witnesses and analysis of crime files
- damning prima facie evidence showing proof of email exchanges, paper trail, the breached signed contracts and the stolen documents and plagiarized works
- on the 9th June 2003 Christopher Gossage had signed confidentially agreements for Ms Seven's

production documents which were binding and contractual. Also, Gossage swore to remain silent about the planned launch of the concept.

- Gossage also confirmed Russell's engagement by sending Ms Seven a client care letter also dated 9th June 2003.

All of this documentation is present in the report – it's certainly not a matter of "sound bytes". If these are all forgeries then it's a very elaborate fraud – and to what end?

I don't think I number among the "keyboard warriors who love a good sound byte" and I certainly would not be won over by all the attendant nonsense that seems (I agree) like a "word association list" but on the other hand, being aware of the stress, myopia and irrational distortion that these situations can create in people (as described above - we are none of us infallible) I feel reluctant to allow this aspect, which is after all superficial, to distract me from the substance of Seven's case, even though she has a surname more eccentric than an Operating System (☺), after all, this is what entertainment and media people do.

Mark has done some good homework in researching the court record

(<http://www.casecheck.co.uk/CaseLaw.aspx?EntryID=13187>), however, this record is only consistent with the claims she has made, also with documented evidence, about Barrister Nicholson's distortion of the court records and connects with what appears to be serious corruption of the courts. We all know, for instance, that there is a ring-fence of corruption protecting Blair from the law. I have witnessed this first-hand in the courts (See <http://www.rightofchoice.com/warcrimes/warcrimes%20v1/lp%20current%20developments.html> and click on **May 6th Appeal to High Court**) where you will see my record of judges saying "*The Court's remit is limited; issues of war, the legality or not thereof are political therefore non-justiciable*" which is blatantly false; the Rome Statute is explicitly incorporated into UK law in **International Criminal Court Act 2001** (See <http://www.legislation.gov.uk/ukpga/2001/17/contents>).

Regarding Farrell: he is not alone in having "*found out through internet searches that both 7/7/ and 9/11 were an 'inside job'*". Having listened carefully to Farrell's explanations of his difficulty with the gulf between this belief and the "accepted internal analysis" with which he was expected to conform, I don't think it's appropriate to portray him as some sort of religious nutter whose "'conscience as a Christian" made him confront his superiors"; he clearly is not. He has outlined what is really a genuine ethical difficulty, one that all of us face at one time or another to a small or large degree in our inescapable commitment to the corporate, Capitalist system.

The story that Farrell has to tell and the support he has lent to Seven is important and he is right to put it out by any means he can; UK Column have, to some degree a moral duty to give air time to an issue that is obviously not going to get mileage in the Mainstream Fraud Media. Also, I would not think it a 'breach of confidence' that UK Column reveal that they were warned of the possible libel claims relating to the accusations made by Farrell & Seven, particularly not in revealing them to Farrell (surely we would all consider that acceptable?). In fact, it is obvious that with all the claims and names being named by Farrell and Seven they surely must realise they are sticking their necks on the block – surely that stands to their credit and lends credibility and substance to their (well documented) claims.

I fail to see the logic in this, Mark, or why you are offended by UK Column having revealed your warnings. However, you rightly speculate on the matter of "why nobody has so far made a counter claim against her allegations".

Even if Seven is "an operative" as you also speculate, I hardly see there really is any problem for anyone committed to getting at the truth of 7/7 and 9/11 if the matter of her case is examined objectively and rationally on its merits focusing on the substance it entails and without attention to all of the smoke and mirrors attending it.

Having waded through the 14,800 words of disparagement and condemnation of Farrell and Seven and the futile email squabbles presented at <http://landofthefree.co.uk/site/component/content/article/147-the-farrell-report-update-april-16th-the-qcharles-seven-q-story-entrapment-or-insanity> I would feel justified in not numbering myself among the "Fools who Rush In" but more to the point I feel that the vast majority of those words are concerned with the smoke and mirrors and seem not to have assessed the substance of the matter and I found the rhetorical distortion in the final statement seemed somewhat disingenuous: "*Interesting that Mr Farrell compares his sacking to the horrors of 9/11*"; it was clearly not Farrell's intention. The actual, substantial points about Farrell and Seven could have been dealt with in two far less dramatically presented paragraphs.

On the issue of "Reversal" it seems to me that the insinuation that anyone who doesn't readily accept the condemnation of Farrell and Seven, or indeed, Ian's concern that Farrell may be a complete fraud (hard to falsify I would have thought) is a "Keyboard warrior" who blindly accepts what "can be proved to be untrue with a five minute internet search" and is a fool who "rushes in" is more the general thrust of this web page. By contrast, the emails of Farrell and McKenzie (Farrell seemed to me very civil in his exchanges with Ian,

who it seems to me misunderstood Farrell) were clearly becoming hostile and accusatory but it has to be considered that they were responding to what any reasonable person would perceive as a personal attack on them in a public forum.

While we do have many issues with being infiltrated and misled and also having the general inquiry into 9/11 and 7/7 among many other serious matters of these "interesting times" confounded by outrageous claims and distortions it seems to me important to try not to allow things to drift into reckless finger-pointing, accusation and squabbling about smoke and mirrors. The KFM article on Farrell and Seven, it seems to me, fails to give due credit to the substance in the Farrell Report and is flawed in its criticisms of the case. More worryingly, it seems to be mostly focussed on the smoke and mirrors and the frivolous squabbling. This is not the way to go.

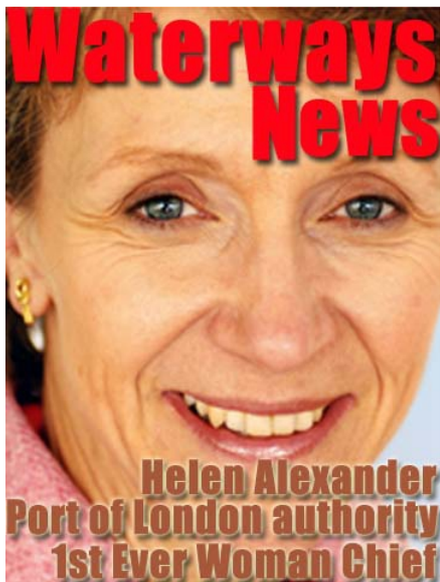
In my humble opinion.

Regards,

Allen

CASE STUDY 7 - THE REAL HELEN MARY ALEXANDER?

BILDERBERGER – WAS SHE FROM SCOTTISH MEDIA GROUP



IS THIS THE REAL HELEN ALEXANDER?

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Dame Helen Alexander DBE

Dame Helen Alexander is Chancellor of the University, and is known for her wide and varied experience in international business.

Dame Helen Alexander is chairman of UBM plc, the Port of London Authority (PLA) and Incisive Media. She is also deputy chairman of esure Group Holdings, a non-executive director of Rolls-Royce Group plc, and senior adviser to Bain Capital. Dame Helen was president of the Confederation of British Industry (CBI) until June 2011.

Helen is Chancellor of the University of Southampton and is currently involved with other not-for-profit organisations in media, the internet, the arts and education, through the trustees at Thomson-Reuters, the WorldWide Web Foundation, the Grand Palais in Paris, the Said Business School in Oxford and St Paul's Girls' School.

Dame Helen was Chief Executive of the Economist Group till 2008, having joined the company in 1985 and been managing director of the Economist Intelligence Unit from 1993 to 1997.

"Helen Alexander brings the University a great wealth of experience across a range of business sectors that match the institutional strengths here at Southampton."

Professor Don Nutbeam
Vice-Chancellor



Dame Helen Alexander
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Director Details

Dame Helen Alexander

Chairman



Appointed: May 2012
Independent: Yes

Skills and experience: Dame Helen Alexander was appointed as Chairman of the Board at the 2012 AGM. She began her publishing career at Gerald Duckworth and Faber & Faber, moving to The Economist in 1985 as Marketing Manager. She became Managing Director of The Economist Intelligence Unit in 1993 and in 1997 became Chief Executive of The Economist Group. Dame Helen was Chief Executive for 11 years until she stepped down in June 2008. In addition to her experience at the helm of an international business, Dame Helen also has extensive board experience across a range of sectors. She was a non-executive director at Northern Foods plc from 1994 to 2002, at BT plc from 1998 to 2002 and at Centrica plc from 2003 to 2011. Helen was President of the confederation of British Industry (CBI) until June 2011 and continues as Deputy President until June 2012. She was awarded a CBE for services to publishing in 2004 and in June 2011 was made a Dame Commander of the Order of the British Empire in the Queen's Birthday Honours List for her services to business and for being President of the CBI. She is involved in other not-for-profit organizations in education, media, the internet and the arts and has an MBA from INSEAD.

Committee Membership: Chairman of the Nomination Committee.
Member of the Remuneration Committee

External appointments: Chairman of the Port of London Authority, non-executive director at Rolls-Royce Group plc, Senior Adviser to Bain Capital, Chancellor of the University of Southampton and Honorary Fellow of Hertford College, Oxford.

