

This is another detailed case of exposure of common purpose; the detailed document exposes unlawful, vindictive, malicious persecution against yet another member of the public. It is clarified in this document, the theme, once again of implemented actions have been unlawful willing blindness against a member of the public, we are pleased that people like Maurice are coming forward and having their stories put on site fo0r exposure, which is the only way to combat common purpose and the scum involved.

Martin

www.dwpcorruption.co.uk

This item has been sent by fax to the (alleged) Independent Police Complaints Authority. And emailed to the Victims Support organization.

My fax to the Police Complaints Authority a short while ago also contained my signature on this statement as a Statement of Truth. The crimes used against me by judicial and police criminals included here are only a small part of the total number of judicial and police crimes carried out against me.

Statement of truth, signed by Maurice Kellett.

June 4, 2008

In 1996 I contributed to the House of Commons Home Affairs Select Committee Inquiry into Freemasonry within the police and judiciary. That Inquiry was chaired by Lord Nolan who died last year according to a letter confirming this which I received from the House of Lords.

A few weeks after my contribution to the above named Inquiry, I was declared a bankrupt by the Durham County Court following very serious crime which had been carried out against me by recorder John Hugh Fryer-Spedding of "Mirehouse", Bassenthwaite, and Keswick, Cumbria. The crimes carried out against me by the recorder were caused by his illegal and perverted judgement at the Newcastle County Court in 1996. He then fled the scene of his crimes which he carried out against me back to his home in Cumbria. Northumbria Police failed to take any action against him. They refused to accept very substantial evidence showing the recorder's crimes which in effect have destroyed my life. Despite detailing the recorders crimes to various

authorities, including former Prime Minister Tony Blair and present Prime Minister Gordon Brown, they have failed to have appropriate action taken on these matters.

On June 1, 1994, The Durham County Court ruled that my two civil cases DH400950, DH400898, were not to be consolidated into my opponents Newcastle County Court action NE401650.

I prepared my cases according to the June 1, Durham County Court ruling that they were not to be tried as a consolidated action. In October 1996, recorder John Hugh Fryer-Spedding ignored the June 1, 1994 Durham County Court ruling mentioned above, and tried my Durham County Court actions DH400950 and DH400898 as consolidated under Newcastle County Court case NE401650. That caused me serious damage. My opponent's barrister Mr Richard Merritt was aware that the cases were not to be tried as a consolidated action but made no mention of it to recorder John Hugh Fryer-Spedding in the Newcastle County Court. I represented myself at the Newcastle County Court proceedings in the above referenced cases.

Then recorder John Hugh Fryer-Spedding carried out what amounted to a catalogue of crimes against me which assisted in his perversion of the course of justice in the above referenced cases. The Newcastle County Court proceedings before recorder John Hugh Frye-Spedding in October 1996 were recorded by that court. The Newcastle County Court refused to allow me access to those tape recordings which will prove some of the crimes carried out against me by the recorder.

Following my bankruptcy which stemmed from the crimes which recorder John Hugh Fryer-Spedding carried out against me, the possession of my home at 16A The Lyons, Hetton-le-Hole was ordered at the Middlesboro County Court in 2003. I appealed that decision at the Middlesboro County Court on 30th January 2003 at the Middlesboro County Court. My appeal case was then adjourned at the Middlesboro County Court when I was taken ill to a Middlesboro hospital. My appeal case at the Middlesboro County Court still remains adjourned and ignored by the Middlesboro County Court.

In late January 2003, police officers from Northumbria Police called at my home at 16A The Lyons, Hetton-le-Hole, Tyne and Wear to take possession of my home. I refused to give my home up because of the serious crimes carried out against me by recorder John Hugh Fryer-Spedding and others who were also parties to the crimes used against me. Northumbria Police at their Washington Police Station had refused to accept substantial evidence which I had proving that recorder John Hugh Fryer-Spedding had seriously perverted the course of justice in the above referenced Durham and Newcastle County Court cases. Northumbria Police had previously ignored a threat that by a man that our home at Hetton-le-Hole would be burnt down unless I stopped publicising my concerns on radio about Freemasonry. Another man said that my wife and daughters were to be "stuck with steel". He repeated his threat against me, my wife and daughters to a Northumbria police officer. No appropriate action was taken by that police force. Shortly after that my wife said that she could take no more of these matters and left me to go to Yorkshire. I had been married to her for thirty years. When she left me she took with her over £93,700 pounds of our savings. Part of that money purchased a property at 23 Grange Road, Dacre Banks, North Yorkshire. My wife registered that property at the Land Registry in her sole name despite it having been purchased with our joint funds. We were still married at the time. My wife had left me without any money when she took our savings.

North Yorkshire Police refused to act on the above matter. I informed its Chief Constable that by their failing to carry out their public duty on this matter which proved that I could not have been a bankrupt as ordered by the Durham County Court in 1998, North Yorkshire Police Chief Constable Mr. Kenworthy, was shown to be guilty of the crime of Misconduct in Public Office under the ruling of Regina-v-Dytham. I informed Mr Kenworthy of this matter by letter.

North Yorkshire Police then sent two detectives to my home at 16A The Lyons, Hetton-le-Hole, Tyne and Wear to view the evidence that proved that I could not have been a bankrupt as ordered by the Durham County Court. Those detectives took away with them my wife's handwritten accounts showing that at the time she left our marital home at Hetton-le-Hole, she had taken with her at least £93,700 of our savings. They agreed that the evidence which they took with them was sufficient for them to commence action on. Several weeks later, North Yorkshire Police sent me a letter stating that they had insufficient evidence to work on so that they were taking no action on that matter. The Official Receiver then situated at Stockton on Tees, was also provided with details showing that I was not a bankrupt. That information provided to was also ignored by the Official Receiver.

When I refused to give up my home at 16A The Lyons, Hetton-le-Hole, Tyne and Wear because of the facts of the crimes that had been used against me by recorder John Hugh Fryer-Spedding, my home was then surrounded by Northumbria Police Special Squad officers who then laid siege to it.

Police marksmen were stationed outside of my home though I was not armed. They came very close to shooting me. I was saved from that fate by a policewoman negotiator at the scene named to as "Jo"; she had advised me to stay away from my kitchen window and said that she would talk to the police marksmen.

Three nights later, the Northumbria Police Special Squad battered down the door to my home at Hetton-le-Hole. I stood at the top of the stairs of my home plucking up courage to fall on a sword which had previously decorated a room in my home as my final protest at the crime which had been used against me by judges, police officers and others. Two of those Special Squad police officers came up the stairs to my home and then handcuffed me. Then each one of them held each of my shoulders and started to make noises as they started to push my chest onto the sword. This happened in the view of around six Northumbria Police Special Squad officers. One of them had come up the stairs to my home and stood close to what was a police attempt on my life. He hurled me headlong down the stairs of my home saving my life. I reported that matter to Northumbria Police Station when I was taken there by police. The Duty Sergeant at that police station told me that he would note down what I had told him of the police officers attempt to push the sword into my chest after they had handcuffed me. That was one of the many matters which Northumbria Police ignored which went back for several years. The Chief Constable of Northumbria at the time was Mr. Chrispian Strachan who retired a few years ago. He was known by me to be a member of the Freemasons which I hold to be very relevant to my situation detailed here.

Following the theft of my home at 16A The Lyons, Hetton-le-Hole. Tyne and Wear I moved to my present rented present accommodation at 1. Spa Cottages, Gilsland. Brampton. Cumbria, CA8 7AL.

In 2007 I was accused of travelling in my car at a speed of 43 miles per hour in a 30 miles per hour area. I was summoned to Carlisle Magistrates Court under this allegation. A woman who sat in front of the Carlisle Magistrates Court said that I had been in that court before. In fact I had never at any time been in the Carlisle Magistrates Court at any time before that.

I asked the Carlisle Magistrates Court if the magistrates sitting on my case were members of the Freemasons. The woman who sat in front of the magistrates started to yell and shout at me. Under Article 6(1) of the European Human Rights Convention UK courts are required to be independent or impartial to proceedings before them. My question to the Carlisle magistrates about their possible membership of Freemasonry was to help me to decide if that court was independent or impartial. Due to me being yelled and shouted at by the woman who sat in front of the Carlisle Magistrates Court bench I was unable to hear if the Carlisle magistrates had replied to my question about their possible membership of Freemasonry. I don't think that they did reply to my question about the possibility that any of them were members of the Freemasons.

Because the Northumbria Police Special Squad officer's attempts on my life mentioned above, and the fact that they still remain free I feel the need to see who might be following me either by foot or by car. This has been my situation since 2003 when Northumbria Police Special Squad carried out attempts on my life.

My approach to the Independent Police Complaints Authority came to an end when I had mentioned in my letters to them about the matter of the Police attempts on my life. I have retained copies of my letters to them

I have twice required the Chief Constable of Cumbria to have former recorder John Hugh Fryer-Spedding arrested under my allegation that he perverted the course of justice in my Durham and Newcastle County Court cases referenced above. Cumbria Police have failed to make this arrest.

Former recorder John Hugh Fryer-Spedding held high authority in Cumbria. He is also reputed to be a friend of Queen Elizabeth II. One or both of these facts seem to suggest that John Hugh Fryer-Spedding is being protected from prosecution under Crown Immunity from prosecution. Such Crown Immunity given to persons favoured by Queen Elizabeth II is said by some to be illegal under international law. My very substantial attempts to obtain justice in the above matters have been ignored.

I believe that no UK court cannot be independent in any matter before them where Freemasonry has a concern. They all operate under the Authority of the UK Crown Queen Elizabeth II who is the Patron of UK Freemasonry.

On Monday of this week a Cumbrian police officer called at my home to arrest me for failing to pay the fine for my alleged speeding offence. Due to being severely disabled I was unable to get to my door at the time. Instead I went to Penrith, Cumbria, Police Station. There I spoke with PC or DC 1587 2/6. He told me that he did not think that I should be arrested given the state of my health. Instead he asked that I go to Carlisle Police Station Citadel on Thursday 5th June at 9.30 am and bring medication under warrant N504/08. I have suffered several heart attacks, strokes and one of heart failure over the past two and a half years. Trying to obtain justice in the above matters has caused very substantial stress to me that have clearly played a part in my strokes, heart attacks and heart failure. I also have other disabilities which include being an Insulin dependant diabetic and very serious rheumatoid arthritis.

Last Monday there seemed to be reluctance of police to discuss the matter of the perversion of the course of justice committed by former recorder John Hugh Fryer-Spedding. Past experience has shown me that police would rather cause more damage to me than to carry out their public duty.

I have been hospitalised three times in the past six months and have also received brain damage caused by the strokes that I have had. These facts can be confirmed by my medical records.

I Maurice Kellett of Brampton, Cumbria, make my statements written above knowing them to be true on this day of 4th June 2008.

Signed by me Maurice Kellett on this day of 4th June 2008.