

Personal & Private Attention  
PM Gordon Brown MP  
10 Downing Street  
London  
SW1A 2AA

Dear Sir

**14 day Notice of legal intent – of suspension of labour party from Parliament**

I write to inform you that I shall be calling for the Labour political parties indefinite suspension from parliament, (whether ruling government political party or not). For evidence will clearly show their present governing policies, are not for the good of the country people or taxpayer. That they further unlawfully violate the basis of British society, the law, which is not for the good of the country people or taxpayer. Which is causing unnecessary unlawful hardship to an ever rising many of the UK population, which the labour party under present policy, unlawfully fails to address.

I shall be calling for this suspension (under the law) from HRH Queen Elizabeth II, Sovereign protector of the people, by petition of the will of the people, on the following legal grounds-

1 – That as ruling Prime Minister of the UK country, you were shown in documented evidence on many occasions of the many criminal offences and unlawful wastage of taxpayer's money, committed within the legal services and government. You were further shown of the unlawful malicious vindictive persecution the ever rising many are facing instead of truth and justice of their documented evidence. Also of how, many times, the witnessed statement of judge Hickinbottom in hearing is completely true, "Mr Ronald it is a known fact that no government department of complaint works on behalf of the public "

This again was shown to you in (**Doc 1 Letter dated 28 Sept 07**) where again you totally ignored your quoted public duty to the many criminal offences committed. Where it shall be shown from the enclosed documented evidence that the present PM Mr G Brown MP and the Labour political parties ruling policies are not for the good of the country people or taxpayer. In all quotes due to volume of evidence please refer to enclosed disc for quoted documented evidence

2 – In being notified with complete documented evidence of the unlawful malicious corruption and wastage of taxpayer's money within the legal system. You as governing Prime Minister deemed it was not your responsibility, but that of the justice system, which was separate from government.

Yet your own advisors "Committee On Standards In Public Life", deem it is your and the labour parties, ultimate responsibility which you have totally unlawfully ignored.

Which is despite the fact it has been shown to you in documented evidence that an ever rising many of the population of the UK are being unlawfully, maliciously, vindictively persecuted. Where all their documented evidence is again being totally unlawfully ignored by fraud and deception and they are being unlawfully maliciously persecuted.

Thereby showing you have failed in your public duty to uphold the basis of British society, which should be the law. Which further demonstrates your lack of public concern and which should be your first priority as ruling PM, the protection of the British people. (**Doc 2 Gov responses**)

3 – That in you and the labour party unlawfully condoning the separation of the justice system from government (although still at the taxpayers expense). You were further shown of the continuing criminal offences that are continually being committed by certain courts and certain solicitors. Whereby their criminal acts of deception, and fraud through unlawful willing blindness to the truth and justice of documented evidence, continually denies the right to a fair hearing, with no lawful redress. With the further unlawful denial of the courts to lawful right to trial by jury as set down in the Magna Carta, to lawfully rectify these unlawful malicious injustices. This unlawfully opens the way to the unlawful malicious vindictive persecution, and perverting of the course of justice that is

shown in the enclosed evidence (**Doc 3 HMCS & Reply 5 2 08**). That in yourself and the labour party continually denying these unlawful allowed acts by yourself and the present labour governing party again shows your violation to the protection of the British population (**Doc 2 Gov responses**). Which further shows you have unlawfully violated your own labour party leaders (Former PM Mr Blair) Ministerial code of ethics and procedural guide for ministers (**Ref Doc 1, Page 3**). Where again is this under labour policy, for the good of the country people or taxpayer.

3A -That it has been previously shown in evidence to you, of how the present ruling labour government further unlawfully flouted the basis of our society, the law. Which was by your predecessor (Mr Blair) in then being labour ruling party PM. Who further unlawfully committed deception and unlawfully colluded with the courts to perverted the course of justice, in the enclosed (**Doc 4 evidence for IPCC 2**). Where it will be clearly shown in this documentation, from my issuing the eleven applications for misconduct in public office. The eleven government defendants were given until the 24 July to file any defence, under the courts instructions. Yet they all filed nearly a fortnight late, with the then PM, Mr Blair and DPM Mr Prescott setting unlawful example by filing on the 5 August ? Where instead of, under the law, they're being no case to answer and my claim lawfully met, there was unlawful collusion with a judge Hickinbottom. Who unlawfully sitting as an additional high court judge perverted the course of justice to further unlawfully protect the present labour government. Where two civil restraint orders (one contradictory to the issue being heard) were unlawfully placed against me, to again stop the truth of documented evidence from prevailing. There are witness statements provided of this injustice in these court hearings, in rear of IPCC evidence 1, 2 and 3.

Whereby Mr Blair and you were again further shown the criminal acts committed by solicitors and the courts in (**Doc 5 evidence for IPCC 1 & Doc 6 evidence for IPCC3**). That you were further made aware of the witness testimony to these unlawful criminal acts contained in doc 4, 5, & 6, whereby your unlawful willing blindness you only further unlawfully demonstrate your and the labour parties accessory to such unlawful acts. Including the unlawful condoning of the given statement of judge Hickinbottom " Mr Ronald it is a known fact that no government department of complaint works on behalf of the public " (Of which my own and of the ever rising many of unlawfully persecuted (of which you have been continually made aware) can show in their documented evidence, they certainly do not)

3B - Where this coupled with your knowledge of the nearly twenty years of wastage of taxpayers money in my legal issues, only further clearly demonstrates of the labour party, not working for the good of the country people or taxpayer. Whereby they allow the persecution of the people and continual violation of the basis of society, rather than observe their public duty and the law. For how can you in a lawful democratic society state in government policy the courts have to remain separate from government ? How can yourself and the present labour government condone the criminal offences shown in documented evidence and state you work for the good of the country people or taxpayer ? How can you state we have any basis for society, the law, when the very basis of that society is not being observed ?

For the law is the basis of our society, and to have a two-tier system funded by the taxpayer, who gives no redress in law, or stated labour party government policy to documented evidence, is a clear unlawful violation to the very basis of that society.

For it clearly demonstrates there is no accountability to those in the legal system, or labour government, who commit and have been shown to commit, criminal offences, the perverting of the course of justice, and malfeasance. Which leaves the population unlawfully open to the unlawful malicious vindictive persecution the ever rising many are facing with no lawful redress. Where is this again under labour policy, for the good of the country people or taxpayer.

As example to this I again enclose as evidence (**Doc 7 Criminal acts committed and thousands wasted in taxpayers money**) that is a copy of my issues from a website that has just been taken down ? Where it will be shown of mostly two issues, the first being money owed in lieu of unpaid wages and stopped tax not paid to the inland revenue, the second is of a housing disrepair issue.

The first saw solicitors unlawfully claiming legal aid for nine years before a hearing date, with the barrister stopping my legal aid the day before the hearing, on his gut feeling ? Which was to

unlawfully protect solicitors who had committed many criminal offences in this issue and should have been placed through their insurance, which I do not believe they had. This unlawful act caused the knock on effect in that I have not seen my son in over eighteen years (another issue they unlawfully mismanaged). My home of over twelve years was unlawfully taken in the county and not high court to cover up the solicitor's unlawful actions of leaving this charge on my property.

Where despite my documented evidence, I was left thirteen thousand pounds in debt, and again unlawfully penalised in the cost assessment hearing. Where the perverting of the course of justice was again used to totally ignore all evidence, and award costs against me for a non-obligatory cost assessment hearing.

3C - The housing disrepair hearing against Wales and west housing (WWHA), with solicitors continually using legal aid, took nine years to gain a hearing date. Which was called for by the defending solicitor of WWHA, when she clearly knew I had no legal representation. Where documented, filmed, photographic evidence and petitions from ninety five percent of the residents, showing this housing disrepair, were again unlawfully ignored to pervert the course of justice.

There are of course other factors here that again suited the labour government and are mentioned in (**Doc 1 letter dated 28 Sept 07 Page 1**) It however should further be mentioned of, if these other disclosed factors, are something to do with these unlawful judgements. Where it would stop the labour government intentions of borrowing 2.8 billion to turn council houses over to these housing associations.

3D - In furtherance of this statement on labour policy not being for the good of the country people or taxpayer, we have just received the new labour legislation in regard to rent benefit from RCT(**Doc 7A**). From the enclosed these new rent acts, where when looked at from the populations view, are unlawfully discriminating and will again only add hardship to the UK population. Where RCT (as all other councils) has made it previously clear, no medical evidence such as my needing two bedrooms in regard to my deteriorating disability ? My GP's letter showing our previous accommodation was inhabitable ? Or any filmed or photographic evidence may be taken into account on applying for accommodation ?

In furtherance much documented televised evidence has been shown of these housing associations bad housing and criminal acts to their tenants. Yet the labour government again does not care, or do anything to alleviate these poor living conditions. Except to place the tax payer further in debt in their intended borrowing money ?

This evidence again adds to the violation by the labour government in unlawfully denying, any basis of society to the UK population, (their unlawful denial to truth & justice), which should be the law. Where you as PM state you cannot interfere, when your own advisors state the ultimate decision is your and the labour party responsibility. You also further violate the basis of society in that it may be shown the present labour government are not adhering to correct standards of living, which again violates the basis of UK society.

4 - You were further shown, of how in gaining no lawful redress in what the law states I should be allowed in complaint from the present labour government, and all their complaints departments. It was not lawfully forthcoming, so I submitted eleven lawful applications for misconduct in public office. These were treated with same unlawful contempt to pervert the course of justice. Where to stop the truth from prevailing the two previous mentioned civil restraint orders were placed on me in this government hearing.

Where does this condone and show the law, that is the basis of our society, is being upheld by the separated from government justice system, when they again unlawfully ignore all my documented evidence ? Where under these unlawful acts are the rights of any democracy ? Where in the labour party policies, are the legal rights of the population, so where, under the labour government, is this for the good of the country people or taxpayer ?

5 - In further showing the unlawful malicious vindictive persecution of the UK population under the labour government. Recently much media, Internet, and independent newspaper sources such as UK Column, The Westminster, EU truth website, and several others. Show of the labour

government fully condoning (for a long while), although known by another name, what is also called common purpose. Which is where the fellow brethren of this secret society, further unlawfully use their abuse of power, to cause any complainant unlawful malicious vindictive persecution. Where by going to you tube and typing in their search bar DWP corruption, are offered many, many further examples. They disclose the same or similar situations that I now offer in further evidence to these statements. Where from the enclosed (on disc **Doc 8, Anne Clwyd mails and letters, Doc 9, Doc 10, 11, 12, Income support payments 1,2,3,**) of where the enclosed evidence will show of the present governing labour parties, benefits offices, DWP departments and the RCT all being in breach of their own government legislation, in the unlawful stopping of our rent benefit. Where despite our carrying out the correct legislation many unanswered letters sent by us, this issue (after three months) has only just been resolved. Which is all to do with my partner starting part time work for RCT, where I have had my benefit after four months of her starting work unlawfully stopped. Where again all our letters remained unanswered, and we have been unlawfully maliciously persecuted by those in breach of their own government legislation. Where this and other further evidence will clearly show, of how RCT committed unlawful deception to stop us from gaining the advertised in (labour government) legislation on their website, rent appeal. Where the local ombudsman has again not complied with their own legislation in contacting me, for they are still deciding whether to take my issue ? Where yet again no doubt, the truth of the sent documented evidence is going to be unlawfully ignored ? For how can we lawfully be penalised and persecuted when it is clearly shown the labour government cannot provide adequate housing ?

Couple this with the several times unlawful stopping of my disability benefit, where all medical evidence, including a medical examination by a DLA GP states I am 100% disabled is totally ignored. My benefit was unlawfully stopped on the last occasion, for nearly three years. Where evidence will show solicitors conducted appeal hearings unlawfully, unlawfully falsified their reports to cover up their unlawful deception. Where over half a dozen appeals were again held at the taxpayers expense, and again they total ignored all medical evidence. At this time, I was also further informed by the DWP appeals service staff (name withheld), that certain Cardiff solicitors that I had complained about in my other legal issues were forming a case in regard to my disabling conditon? Where on obtaining these facts and informing the social security commissioners, with medical documentation and of my intent to the ECHR, my benefit was again restored.

Place this with all documented evidence of the many criminal offences committed by solicitors, the courts and WWHA, being totally unlawfully ignored by the police. Having the police previously on several occasions, unlawfully call on me and accuse me of causing accidents involving hairline cracks in number plates. A police officer in plain clothes smashing into my car, with another police vehicle parked as arresting officers, when I deliberately put the rumour around I had no insurance. Others taunting me from police vehicles saying my turn is coming, and the last was of a chief inspector unlawfully gaining our ex directory telephone number and taunting me on the telephone. Stating I had complained of too many people, he did not care what evidence I had, as there were civil restraint orders against me preventing me from doing anything about it. (This is ongoing IPCC complaint)

There were over five hundred registered complaints a week against the police last year, mine showing the many documented criminal offences, was one of the ever growing number that was not registered ?

The IPCC in taking my complaint, has recently suffered a walk out by over one hundred solicitors due to it's unlawful failure to prosecute of what documented evidence shows ? The further enclosed evidence (**Doc 13 IPCC comp confirmed, 12 3 08**) again shows the deception, fraud and perverting of the course of justice in the IPCC. Where enclosed (IPCC rec del number withheld for safety) is one of three recorded delivery letters which were sent out at the same time, Where again enclosed with the same, will show someone has unlawfully removed or totally ignored my recorded delivery documented evidence, to again avoid any accountability ? Where all officers including chief constable B Wilding, were shown many criminal offences committed by many in public office. Where under the law her unlawful ignorance of these criminal offences should make her accessory if the law was observed, it is again obviously not. In the above, the IPCC state the police will contact me in regard to their judgement of unlawful harassment, as before they never do

observe the law when it is one of their own. Which is a violation to the basis of our society the law, and is not for the good of the country people or taxpayer.

Where I like the many have received further unlawful malicious vindictive persecution, in that on complaint and showing these unlawful acts in their own documentation. Our home has unlawfully been entered on many occasions and documentation has been unlawfully interfered with to protect the government criminals ?

On the demise of my father in 99, I have much further documentation to show of how my solicitor brother in law, Mr Michael Clements unlawfully colluded to take over his estate as legal executor. My sister Jeannette his wife unlawfully signed forms to say she was the eldest and stole his body from his requested resting place. Where in our seeing solicitors they again just used the legal aid as a cash machine, whilst my sister and brother in law unlawfully plundered his estate. Where again this was just another unlawful example of wastage of taxpayer's money and non-prosecution of their fellow brethren.

Whilst the solicitor we had supposedly representing us, did as some before him in my other legal issues. Unlawfully sent important documentation to our old address whilst still conversing with us at our new address.

These are just a few examples of my own and of the many, many similar or same unlawful acts that have been unlawfully committed on the ever-rising number of unlawfully maliciously persecuted under the present labour government. Which only further demonstrates of why under the labour government, despite the many, many public requests there is no public membership list of free masonry. To further this statement, I believe the former labour party PM Mr Blair stated; " It is not a secret organisation, but an organisation with secrets." Where these secrets must demand certain loyalties, which again under the UK law, creates a conflict of interest. Which is a violation to the basis of our society and not for the good of the country people or taxpayer.

Much other evidence will clearly add to these statements, as not for the good of the country people or taxpayer. Such as present labour government departments unlawfully losing much of the populations personal data on several occasions. Whilst under the labour government, the unlawful corruption, deception and fraud committed by many of the MP's and others, of taxpayers money, with no lawful accountability. Which includes the 100 million pound fraud of taxpayer's money, by MEP's in our being forced by you and the labour government into the EU. This act again was unlawful in your denying the democratic UK population their lawful entitlement to a referendum.

In further evidence it may be shown of how the labour government have violated the peoples rights and the very basis of society. For in their unlawfully entering into agreement with the EU, they wish to overthrow the monarchy, for which may be shown is a fascist dictatorship, which violates the people's rights. Which will again further violate the basis of society, the law, which is not for the good of the country people or taxpayer. This again may be shown in the labour party unlawfully contriving into pulling out of the agreement with the International criminal court. Thereby unlawfully acting in denying the peoples rights to any lawful redress of these continual labour party, crimes against humanity. Where coupled with this evidence of no lawful redress to criminal offences committed by those in government, shows in further evidence of the unlawful labour party policy, is not for the good for the country people or taxpayer.

Where I have much further documented evidence to show of the said law society, the OSS, many other government departments and many labour officials, all totally ignoring the law and their public duty. Which is a violation to the basis of our society, the law, and not for the good of the country people or taxpayer.

Committed criminals being allowed back onto the streets early, due to prison overcrowding of which the labour government were in complete awareness, but yet again did nothing about. Which again violates the law of protecting the people, condones criminal activity, and is not for the good of the country people or taxpayer.

In previous sent evidence to you and your predecessor I showed you of the many, many, websites, showing these unlawful acts of which the labour government has no redress. Some of these sites, such as sacl.info, contain hundreds and hundreds of issues of unlawful malicious vindictive persecution, of which the labour government unlawfully refuses, to do anything about.

That this evidence and more clearly shows under the labour government there is no legal lawful accountability within and outside (legal services) government in regard to the many criminal offences committed. That the present labour government and its policies do not act for the people, do not observe the law, which is the basis for our society, which is not for the good of the country people or taxpayer.

I therefore enclose to you a copy of the letter, which has already been forwarded to HRH Queen Elizabeth II, Sovereign protector of the people of the UK. Which lawfully calls for that indefinite suspension of the labour party from parliament.

Where under these given circumstances you may wish to carry out that public duty, your own advisors deem is your responsibility. However it would be appreciated if you would let me know within fourteen days of the date of this letter. In order that I may activate the said petition and bring it to the attention of the public, where failure of reply will result in the same action.

Where due to other circumstances known and experienced I would further advise you precautions have been taken.

Yours faithfully

P Ronald

I have written to her Royal Highness Queen Elizabeth II under the law as the sovereign protector of the UK population, to call for the above (whether ruling political party or otherwise), by will of petition of the people, in that they do not act for the good of country people or taxpayer. Where if you agree with any, or more, of the following please sign our petition for the above

That much-documented evidence will show, the labour government or their many departments, do not observe the law, which is, or should be, the basis of UK society

That the labour government unlawfully deem the courts and legal system remain separate from government, where there is unlawful corruption and no lawful redress to any injustice. Which may be shown by the ever rising many who are unlawfully maliciously vindictively persecuted of which the labour government unlawfully has no lawful redress.

That the many are being denied their lawful legal right to trial by jury that is laid down as law in the Magna Carta

That it is as judge Hickinbottom stated in witnessed hearing, no government (legal and sometimes otherwise) departments of complaint works on behalf of the UK population, where there is no legal/legislative redress

That the police in many instances do not observe the law, especially when it comes to those in government, who should be lawfully accountable

That the labour government work for themselves rather than the good of the country people or taxpayer

We the UK population should have been entitled to a referendum in regard to the joining of the EU, which the labour government unlawfully denied us

There is no accountability in labour government, where the law is not being observed, and unlawful corruption is rife, where truth and justice is unlawfully obsolete

That the public are continually given system error instead of the law being observed with full accountability to all

That the Labour government should be responsible for the overcrowding of our prisons, which are more like holiday camps with early release which puts crime back on the streets

That the UK public are continually being overtaxed, whilst labour strict parliamentary convention unlawfully prevents government accountability to the taxpayer

That the Labour government has continually unlawfully violated the UK population's rights and civil liberties

That the Labour government should be responsible for the disease in our hospitals, instead of unlawful ignorance and jobs for the boys. (Where the NHS should be good for the all including government)

That there is an ever rising number of unlawfully persecuted people in many categories, which the labour government will not lawfully address, which includes what is being called common purpose, is unlawful and violates their rights and liberties

That the labour party has continually unlawfully not adhered to their own code of ethics, and procedural guide for ministers, as shown by the Committee on Standards in Public Life, which is not for the good of the country people or taxpayer

If you have any other lawful/legislative grievance against the labour government which may be advertised in our petition blog **Note petition converted to HTML ready for website disc six – placed on website 22 March 08 activate site date 3 April 08**