

Her Majesty the Queen  
Buckingham Palace  
London  
SW1A 1AA

Rec Del No DL 8294 5043 6GB

Your Royal Highness Queen Elizabeth II,

Your majesty

I write to you in your lawful capacity as the Sovereign Protector of the people of Britain, in a lawful request as our sovereign protector. To call for (in a period of not less than six months) by will of petition of the people of Britain, for the indefinite suspension from parliament of the present PM MP Gordon Brown and labour governing political party. (Until there policies of ruling government are to be shown in law, to be working for the good of the people country and taxpayer)

For the enclosed, and much other evidence will show they are not working for the good of the country people or taxpayer. That they have further unlawfully violated the very basis of the UK society, which should be observing the law, and continually have failed in there lawfully, designated public duty.

Where we the people, shall call for that requested suspension by petition of the will of the people, to our sovereign protector, on the following grounds – *That to form the basis of any society, and for that society to exist, it has to have a form of ruling government. For that government to work on behalf of the people and to ensure its existence, it has to have laws.*

*Where when it may be shown in ever-rising numbers of evidence, that the present Labour party government and the many of their departments including the justice system, place themselves above the law, and their public duty, then where is the basis for that society ?*

That we have no basis of society, which should be the law. That the present labour government further violates the right of the people, to justice, fair hearing, and fulfilment of their public duty. That they continually by deception, fraud and failure of public duty, deny the population their right to trial by jury (as laid down in the Magna Carta) to rectify this unlawful malicious vindictive persecution. That it will be further shown in evidence that corruption and injustice is rife within our justice and police system. Where witness testimony will show the statement of this corruption, by judge Hickinbottom 's given statement in my hearing of 4 October 06, to be true and fact - " Mr Ronald it is a known fact that no government department of complaint works on behalf of the public,"

Of which may be shown by my evidence and that of the ever rising many further unlawfully maliciously treated people, by the present labour government, is not for the good of the country people or taxpayer.

Where we the public are continually given the excuses of system failure, with no personal accountability and retraining instead of dismissal, we the public want personal accountability and the law to be upheld. (Nobody should be above the law, and system failure is used all to frequently within government, to unlawfully protect those that break the law, where the law should apply to all)

That further intended evidence from 2003, will show and clarify from the then Department of Constitutional Affairs, "There is an ever rising number of complainants of injustice of which the government yet have no redress – They still have not ?

That the government deems by unlawful legislation, that the courts remain separate from government, of which my enclosed evidence will show there is no redress to the unlawful ever-rising malicious vindictive injustice ? That to separate the justice system from government (with no redress) unlawfully defies the first rule of any ruling government party, which should be the protection of the people ?

That under the present labour government other evidence will show, strict parliamentary convention prevents anyone from bringing up the wastage of taxpayers money within parliament and government, which is not for the good of the country people or taxpayer. (The people are continually persecuted whilst there is no lawful accountability from government ?)

Therefore by will of petition of the people we request the indefinite suspension, (with no access to taxpayers money in lieu of any income, or expenses to government officials) until the labour political party agrees in law, to uphold their public duty, and that the law is fully observed to all.

That the labour party should further lawfully agree to publicly disclose all monies including expenses, which concern taxpayers money to the general public. For where is this for the good of the country people or taxpayer, when the public are not shown what is happening with their own money ? For any unlawful denial of this by government, only makes the British people slaves without the shackles ?

That as we are living in a democratic society the public should have been given the right to referendum in joining the EU, which again unlawfully makes the population slaves without the shackles. Which is not for the good of the country people or taxpayer.

That I have set up a petition on a website and will call for that will of the people, for the suspension of the present ruling labour party.

Law is made by the will of the people for the protection of the people, where any objection by any political party/persons may only be deemed as further unlawful persecution to the people – will show we are not living in a democratic society and will further show the people to be just slaves without the shackles. - I offer the petition to be lawfully recognised on the following grounds -

1-That it shall be shown in enclosed documentation (on enclosed disc) that the present labour government does not uphold the first rule of politics, which should be the protection of the population of Britain. That the further enclosed evidence will show the current labour PM, MP Gordon Brown the labour party, and his many government departments has failed in that public duty. Which is not for the good of the country people or taxpayer.

2 – That it shall be shown in documented evidence that the Committee On Standards in Public Life are (at the taxpayers expense) an advisory body to British government. Where their own document dated 22 October 07 from Jan Ashton secretarial manager, states it's terms of reference are "To examine current concerns about standards of conduct of all holders of public office, including arrangements relating to financial and commercial activities and make recommendations as to any changes in present arrangements which might be required to ensure the highest standards of propriety in public life. Where in my complaint letter to them, Rec del ref - DH 6208 3638 5GB letter dated 28 September 07, they advise me that my complaints of failure of public duty and the criminal acts shown committed by the courts, are the ultimate responsibility of the current Prime Minister himself and the Labour party – Documented evidence will again show the PM, MP, Gordon Brown, and the many contacted in the Labour party, again failed in their public duty. Which violates the basis of our society, which is the law, and is not for the good of the country people or taxpayer.

3 - That it shall be further shown by other intended evidence of the ever rising many of unlawfully persecuted and in my enclosed evidence, under the present PM Gordon Brown MP, and the labour government – The taxpayer funded office of supervision of solicitors, The law society, The courts customer service unit/complaints department, The CPS, the IPCC and all other departments of complaint in regard to justice and government, do not work for the good of the country people or taxpayer.

Where in being notified by the ever rising many unlawfully maliciously persecuted, including myself, of the many criminal offences committed and wastage of taxpayer's money within the justice system, unlawfully close ranks and unlawfully fail in their public duty. Where in this deliberate unlawful failure, further unlawfully violate the civil liberties/rights and human rights of the British public. Where also in these mentioned departments and the courts not observing forwarded documented evidence, this further violates the basis of British society, which is the law. Which is not for the good of the country people or taxpayer.

4 – That it shall be further shown in evidence (if required) to further lawfully endorse these above statements of the present labour governments unlawful malicious vindictive persecution of the people the following documented evidence -

4A – That from the letter of then shadow home secretary David Davies, MP, to myself government legislation prevents (under PM Gordon Brown and the labour party) anyone from taking up the wastage of taxpayers money within government. That this same letter shows, due to being outside his constitutional area, legislation also prevents him taking up the lawful issue of any criminal injustice. – Where it must be stated under the law, which is the basis of our society, if you are aware of any criminal offences committed and do not report them, you lawfully become an accessory. This clearly shows government legislation is a violation to the basis of British society, which should be the law. Where denial to the wastage of taxpayer's money within government is again a further violation to the lawful rights of the British people, which implies that any government carrying out this unlawful procedure is not working on their behalf with openness and honesty. Which is in violation of the code of ethics of all government officials, which is not for the good of the country people or taxpayer.

4B -That to further show of the unlawful denial of rights to the British peoples by the present PM Gordon Brown MP, and the present ruling labour party. It was shown by other media petitions that over seventy (70%) of the country wished to have a referendum in regard to our entering the EU. That again the laws of democracy was not observed by present ruling PM Gordon Brown and the labour party. Who unlawfully signed treaties on behalf of the British population, unlawfully denying their legal right to a referendum, and unlawfully denied the lawful right to the all of British democracy.

Where it may be shown in further evidence, of this unlawful act, by the present PM, MP, Gordon Brown, and the labour party, many of those again that are supposed to be representing the British people (MEP's) have unlawfully committed fraud (in their undisclosed expenses) against the UK taxpayer to over one hundred million pounds. Where is this unlawful decision by PM Gordon Brown MP and the present ruling labour party, for the good of the country people or taxpayer

4C - That our NHS system was created for all, where most if not all politicians, at the taxpayers expense, opt for the use of private medical treatment ? – That they deem they deserve this as they need to return to work in a quick manner ? Then does this not lawfully imply, it is self-admittance of bad management (i.e. the government), which cause any delay ? Where by this labour party mismanagement can be shown by the further seen many viruses continually causing ever rising deaths in these hospitals, which is due to un-cleanliness. Where drug companies say it is also due to ever-rising viruses, which again only further shows mismanagement of government in their allowing these drug companies to much unrestricted freedom. Where if as the public has suggested, the matron is brought back into our hospitals (get rid of management and let the doctors and nurses manage their own hospitals, where all laws apply, with public openness to hospital files) would this not further ensure cleanliness and safety of the people. (One wonders, if the government were made to use the NHS, instead of unlawfully plundering taxpayers money, if this situation would remain the same?)

4D – That in over eighteen years I like the ever rising many, have submitted much documented evidence to the police, to show criminal offences committed by those who should set example and observe the law.

That the police rather than observe the law to these shown criminal offences committed by those in power who unlawfully abuse the law. Will by my much-documented evidence served to the IPCC in my ongoing complaint, not carry out their public duty, or observe the basis of society, which should be the law. That in many instances such as my own, they will unlawfully try to incriminate the complainant by unlawfully falsifying evidence, rather than observe the law of documented evidence. Where the criminals who are their fellow brethren in the justice/government system are never investigated, and they will aid and abet further unlawful persecution, rather than observe the law.

5 -This again may be shown from the media, where under the present labour government over one hundred solicitors have recently resigned from the IPCC as the law is not being observed by the IPCC or police. That my own enclosed documentation further shows the unlawful corruption of fraud

deception and perverting of the course of justice, in this and the courts offices That in the year 07 there were over five hundred registered complaints a week against the police. My own complaint showing the abuse of power within the government system, many criminal offences committed by the same, and failure of public duty by this present labour government, like the many was never registered. Which is a violation to the basis of our society, so where is this for the good of the country people or taxpayer ?

I enclose a letter, which has been sent to PM Gordon Brown and evidence on disc of these intentions, and further enclose (on disc) as evidence to substantiate these statements the following evidence of some of my own issues. Which is just one case of the ever rising many, of which the present labour government unlawfully does not want any redress. That in receiving this letter and the enclosed documentation, it will be shown that the current PM and labour party have been given fourteen days in order to observe the law. In their unlawful failure the petition will be activated and presented within the latest six months of it's activation date, whether they are ruling party or not.

That these enclosed documents (on disc) and more showing many criminal offences were sent in complaint to the all including, police and the courts, where none fulfilled their public duty or did not uphold or observe the law. Such as the courts (Paulette James OBE) on seeing the many criminal offences (committed by judges of the court and solicitors), showed unlawful willing blindness and returned the evidence under plain wrapper, with no lawful explanation.

The evidence entitled IPCC, is an index and chronology of a housing disrepair issue against Wales and West housing Association. Which was ongoing at the taxpayers expense for eleven years at the taxpayer's expense, where all my documented, photographic and filmed evidence has been unlawfully suppressed. Where witness testimony will show this was to unlawfully, maliciously vindictively persecute me.

Evidence of IPCC2 (with same index chronology) shows of eleven applications issued against the government for misconduct in public office. Where the then PM, Mr T Blair and ten others were given until the 24 July 06 to file their defence, no defence was filed until (circa) the 5 August 06. Where again the courts unlawfully suppressed all evidence, as witness testimony will show, to further unlawfully maliciously vindictively persecute me. Where in order to stop the truth from prevailing, and stop my lawful right of appeal, civil restraint orders were unlawfully placed against me, by a judge (Hickinbottom) unlawfully sitting in hearing. The enclosed witness testimonies (rear of IPCC docs) will further show of this judge stating, "It is a known fact that no government department of complaint works on behalf of the public."

Evidence of IPCC 3 (includes index chronology) is of a second issued application for the above housing disrepair, which was issued due to the unlawful criminal acts committed in the first application. This application included petitions from over 90% of the residents (who were in at the time) declaring this housing disrepair. It further included filmed evidence showing this housing disrepair, where again witness testimony will show, was unlawfully suppressed to unlawfully maliciously vindictively persecute me. Where I am just one of the ever rising figure of unjustly treated people, of which PM Gordon Brown the labour party unlawfully ignore in their public duty, and do not observe the law

I therefore believe that under this evidence, and the petition of the will of the people, (with requests for their evidence). Will clearly show and define that the present ruling labour party polices will be shown, to be not for the good of the country, people, or taxpayer. Where we the people shall call for the indefinite suspension from Parliament of the labour party (Or until such time it may be clearly shown to the people) they observe the law and their public duty.

Yours faithfully

P Ronald