VOMIT UK 14/00

Victims Of Masonic Ill-Treatment 1 April 2000

Anyone criticised or maligned in these publications has a guaranteed right of reply. JMF or P2 Lodge UK stands for the hierarchies of the Judaeo/Masonic Faction. The ordinary Mason and Jew are as likely to suffer from the machinations of the JMF as non-Masons and non-Jews are. Almost every institution in the UK is corrupt. While the final blame lies with the Member of Parliament and the Prime Minister, Freemasonry is invariably involved along with the courts, the police and local government.

FROM THE HEART OF COCAINE COUNTRY. SEE LAST PAGE.

APOLOGIES

Due to nocturnal harassment, threats and computer problems we had to start preparing this issue on Friday morning. During the week we have had more information than we can handle.

Last week we reported that we had contacted the female members of the Thames Valley Police Authority. The ladies were Bucks. County Councillors of which only one female (named Pamela Crawford) was a member of the Police Authority. She failed us.

On 27 March 2000, a female with a posh accent telephoned us to tell us that she did not want offensive, scurrilous, et cetera documents sent to 'mey houm'. "Who are you?" we asked politely. "Thet need nat concern yow", she replied testily to which we responded gracefully, "You must be a rubbishy Bucks County Councillor. Piss off".

British Telecom was good enough to give us the caller's telephone number (01628 528138). This is the telephone and facsimile number of Bucks. County Councillor, Mrs Susan Diane Pearce of Old Bartons, Riverdale, Bourne End, Bucks SL8 5EA. She is alleged to be a barrister. We assume that some idiot was using Pearce's telephone to threaten us.

Note that Bucks County Council, Chiltern District Council and Chalfont St Giles Parish Council have their straws in the same spittoon. Since one of them is Masonic we have to assume that all three are under Masonic influences.

We are asked if Chief Constable Pollard is a Mason. We regret that we cannot confirm this but we would say that he must be one and that he owes his position to Freemasonry. Look for his name in the yearbooks of Manor St James and Beaconsfield Lodges.

COURT HEARING

Royal Courts of Justice (Court of Appeal), the Strand, London. Mr G Ebert (Fax 0181 455 5165) will appear at 1030 a.m. on Tuesday first, 4 April 2000. The cases are Midland Bank v Wolff and Midland Bank v Ebert. These are the cases being investigated by Malcolm Glynn, the fraud expert. There has been fraud backed up by perjury and a corrupt judge. Several individuals have complained to the Lord Chancellor and Commissioner for the Metropolis Stevens with a view to having a judge named Neuberger removed from the bench. The Lord Chancellor did in fact advise Mr Ebert to report the judge to the police. No doubt the police would have replied,

"Your complaint has been thoroughly investigated and we can see no grounds for your allegations of fraud and perjury. However we will raise the matter with the judge at our next Lodge meeting, after Brother Williams, the Attorney General has deprived you of access to the courts on the grounds that you have been victimised enough by bent judges."

Mrs Forscey Moore of the Campaign for a Fair Hearing has written to the Lord Chancellor requesting that a judge under investigation by the police must not be allowed to remain on the bench until the allegations have been fully investigated. She quotes the example of the

murderer, Dr Harold Shipman, who was allowed to continue killing while the police were investigating allegations against him.

On 2 May 2000 the Attorney General will again attempt to have Mr Ebert denied his legal rights with a Section 42 Order which will effectively prevent him forever from taking action against the fraudsters or any other body.

Banks ain't what they used to be. None of them are to be trusted. Invariably they employ high-powered solicitors who are permitted to get away with the full panoply of abuses of legal processes. It is difficult to avoid concluding that judges are either being bribed or form Masonic allegiances with the solicitors.

On 8 March Barclays Bank deprived us unlawfully of £900. The Chief Executive, Matthew Barrett (Fax $0171\ 699\ 2693$) ignores our complaint even after his Wembley Park branch admits making a mistake.

PRISONER ALBERT DRYDEN

Her Majesty is still providing free accommodation for Albert at H M Prison Garth, Leyland, Lancashire. Here is what Albert writes on 24 March.

*** I have had a shock. They are moving me to Nottingham. It is further away from home - 178 miles. So I will get no visitors. 18 of my friends wrote to the Home Office to try to get me nearer home. So they are moving me 40 miles further away. It is going to cost £58 for petrol for the round trip of 350 miles. I think the Home Office is trying to get me to top myself (commit suicide). I am in my cell 22 hours a day. My head is going. A Dryden. ***

Comment: This is an example of the petty vindictiveness of the Home Secretary. Albert's case is attracting attention world-wide and amongst other prisoners. 3775 people petitioned the Home Office for Albert's release.

There could be a sinister reason for Albert's transfer. The best time to subject Albert to abuse is when he is transferred and amongst strangers. He may even be attacked by another prisoner as he was in Durham. The prison authorities do use prisoners to attack other prisoners. Again we speak from personal experience.

DORSET'S MASONIC CHARLATANS

The Masons in Dorset and Hertfordshire have been exposed as criminals. Last week we gave names and Lodge details of a bunch of common and not very clever criminals. None of that would have happened if a Dorset police officer had not turned the law on its head to enable his brother to retain possession of Gerald Coulter's stolen car. It goes without saying that the bent cop enjoyed the benefits of Masonic corruption in the Courts, in the Under Sheriff's office and in the Crown Prosecution Service. The car thief was named Burke. His brother (a member of a Branksome Lodge), true to form, was caught shop lifting in Boots the chemists. He struck Boots' security man. The car thief has disappeared. A Masonic solicitor named Dolton allegedly committed suicide after leaving a suicide note admitting that he had committed perjury against Mr Coulter. Thousands of hours of police and court time have been wasted as a result of Masonic corruption.

True to form the Dorset Masons have decided to strike against Mr Coulter, (Fax/Phone 01923 262726). His solicitors, Norman Saville & Co (Fax 0181 883 4554) have sent Mr Coulter a court order that states that he must pay one of the perjurers over £10,000 within 14 days. The perjurer's solicitors (Rotherham & Co of Coventry at Fax 01203 221293) must know that the judgement giving rise to this demand will be appealed as soon as the criminal investigation is completed. As usual the police are stalling. Mr Coulter has written to Superintendent Geoff Brazier (Fax 01202 223768) explaining the situation. Mr Coulter has several judgements awarded in his favour for the return of his car and the payment of costs by several crooks who have been protected by the Masonic Mafia including the Under Sheriff for Bournemouth. Most of us have found that the various police forces are drawn into corruption in the courts. Mr Coulter has complete faith in his solicitor Mr Chris Hall. We do not condemn him for this since, time and again, we have met victims who have complete faith in their solicitors even after they have been cheated out of elementary justice. Let us hope that Mr Coulter's faith is well placed. A case is being prepared for Judicial Review in the Royal Courts of Justice. The view is that there is so much corruption surrounding the machinations of Bournemouth District Registry, the Crown Prosecution Service, the Under Sheriffs and Dorset Constabulary that there is no point in seeking justice in Dorset which is poisoned by Masons. Mr Coulter will seek mandamus and certiorari to stay the costs order until after his appeal and to order Chief Constable Stichbury to start complying with the law and prosecute those who have committed criminal offences against Mr Coulter and to review generally the aberrations of the lower courts. He will name Aldous, May, Kennedy and Harvey. The judge would be well advised to be impartial.

Mr Coulter has now received a transcript of the discussion he had with the High Sheriff of Hampshire (Yeatman). Much of it was gibberish, which Mr Coulter has translated into English for the shorthand writer. If she could not read her shorthand she should have said so.

THE DOCTOR ADOKO FILE

Dr A Adoko resides at 10 Soane House, Roland Way, London SE17 2JT. His telephone number is 0171 640 0583. He practised as an English barrister in Tanzania and Uganda until he and many others had to flee from Idi Amin. His Holiness the Pope bestowed upon him the title of Papal Knight of St Gregory the Great. There can be no dispute about the fact that he is a competent lawyer and a man of absolute integrity. However since he is black, honest, Catholic and competent there is no room for him in the British legal system. Any one of these qualities could disbar him from UK courts. Since he clearly has no legal rights in the UK he has published a book entitled "The Most Corrupt British Judges". In our view his list is far too short. We hope to publish bits and pieces of his book commencing this week with his observations on misprision of felony.

The Law Society whose treatment of Dr Adoko was scandalous was attempting to have Dr Adoko punished for contempt in that he had published documents obtained under discovery. The Adoko defence was that the documents showed that the Law Society had committed a felony and that he would have

been guilty of misprision of felony if he had not exposed the felony. To support his argument he quoted Lord Denning in Sykes v Director of Public Prosecutions [1962] AC 528. "Most lawyers know, roughly speaking, what 'misprision of felony' means. It means that a man knows that a felony has been committed and neglects to disclose it.......But now comes the question; Has it ever been an offence known to the law? It has always been an offence for the last 700 years or more, not always under the name 'misprision of felony', but still an offence..............." Read the book!

Dr Adoko also states and gives details of a charity fraud, which went unpunished. The Masefields (Fax 01308 485729) have had the same problem with the Charity Commission. They (both octogenarians) are circulating leaflets in Askerwell, Dorchester, exposing West Dorset District Councillor Eileen Bryan for misconduct in public office. They also seek the support of 4 electors in order to challenge the illegal vesting of parish land in the Charity Commission. Note that we could not persuade the Charity Commission to take action against Barclays Bank Trust Company for selling or giving away the adjacent drug site to a couple who, according to the accounts, paid less that half the amount we offered. In passing we would report that Bucks County Council disposed of properties at Meadow Cottages, Amersham Road, Chalfont St Giles at less that the maximum sum offered. The National Audit Office took no action. The District Auditors for Bucks C C and Chiltern District Council have turned a blind eye to repeated infractions of local government regulations with the connivance of the Audit Commission.

COCAINE FOR ALL

On 18 March we published a response to Anthony Edwards whose email address was anthony@catfish.mildram.co.uk He had provided us with detailed information but finished up by attempting to ridicule us for stating that there was an official supply of hard drugs into the UK. He referred to Tom Hanks and somebody with a dog with a pooch like name. We concluded that Edwards worked for either MI5 or MI6. Earlier someone named Tony had taken a great deal of time to ridicule us. We now believe that Tony and Edwards are the one person and that they are involved in the drug trade if only in concealing that there is an official supply. Last week we reported that Charlie Kray and two minders used the police approved suppliers when they called at the adjacent drug site. Here is what Edwards says about Charlie Kray's visit here.

"I am surprised that the individual referred to in your earlier posting was Charlie Kray; I *had* assumed, incorrectly, that the person you identified was a member of another (North) London crime family currently serving 7 years at HMP Full Sutton for conspiracy to supply cannabis

As for Charlie Kray, I have a small amount of knowledge of his former empire, having worked in the area from which he conducted operations. An important thing to remember is that Charlie also had an extensive legitimate business empire, as do all modern drug barons."

The cognoscenti will appreciate that there is more to Edwards than meets the eye. We say that he is MI5 or MI6. He belongs to one of the so-called law enforcement agencies. As soon as we named Kray alarm bells would ring. We don't have space or time to analyse Edward's behaviour. He has in fact confirmed that the adjacent site has been used for the distribution of cocaine. Moreover in view of the corruption which continues at the site we would say that cocaine is still the main business there. The August police raids against us were reported in the local press and resulted in the police shooting themselves in the foot.

Here is what the police letter said "An allegation of harassment has been made by Mr John Hearn of H Hearn & Son Ltd.......You have made allegations that his Company (sic) is involved in the supply of drugs and that Mr Hearn and his company are involved in corruption..............I hereby request that you cease the kind of behaviour described above and that you stop harassing Mr Hearn......"

The Protection of Harassment Act does not apply to companies. We don't know John Hearn and have never confronted him as far as we know. A thug from the site once assaulted us when he tried to take our camera after we had photographed an excavator tearing up the bed of the River Misbourne. That has been the only contact we have had with the Hearn mob apart from when we initially tried to help them. We have not accused them of corruption but we have stated that they have benefited from planning, transport and environment (Viscount Mills?) corruption. Since the corruption is the same as before we are now of the view that there is now vastly increased cocaine traffic in Chalfont St Giles. Springthorpe, the Clerk to the Thames Valley Police Authority (Fax 01865 846626), now seems to be guilty of misconduct in public office and misprision of felony like the Chief Constable he is protecting. There follows the short report of Charlie Kray's visit to the drug site at Misbourne Farm, Chalfont St Giles.

His estate car was driven nose first into a side road. He entered the drug site closely followed by two men on his right and left. He returned to his car carrying a transparent polythene bag containing white powder. He opened the rear door of his car and took out a heavy black case. With the polythene bag in one hand and the case in the other he went to the bonnet of the car while the two men shielded Charlie

from anyone passing. Charlie then transferred approximately ten smaller bags of white powder from the large bag to the black case. We were able to keep him under observation. Charlie's life is at risk and he should not be in prison.

CAMPAIGN FOR A FAIR HEARING, PO Box 54, Cambridge CB5 8BB. Fax 01223 327042. Ph 01223 327634 (Organiser - Suzon Forscey-Moore, American Law Researcher)
POW TRUST, (A registered benevolent and social welfare charity) 295a Queenstown Road, London SW8 3NP. Tel.0171 720 9767 Fax 0171 498 0477 (Gen.Secy. Peter Sainsbury). TRY "PUNCH" AND BUY "PUNCH"(£1.50 fortnightly) Punch Letters,100 Brompton Road, LONDON SW3 1ER. edit@punch.co.uk Fax 0171 225 6766.

Lloyd's world-wide swindles http://www.truthaboutlloyds.com email info@lliarsoflondon.com Published by J M Todd, B.Sc. Misbourne Farmhouse, Amersham Road, Chalfont St Giles, Bucks. HP8 4RU Per pro Vomit. No copyright. Tel 01494 871204. Fax 01494 870031 email vomituk@my-deja.com

VOMIT UK 27/00

Victims Of Masonic Ill-Treatment 1 July 2000

Anyone criticised or maligned in these publications has a guaranteed right of reply. JMF or P2 Lodge UK stands for the hierarchies of the Judaeo/Masonic Faction. The ordinary Mason and Jew are as likely to suffer from the machinations of the JMF as non-Masons and non-Jews are. Almost every institution in the UK is corrupt. While the final blame lies with the Member of Parliament and the Prime Minister, Freemasonry is invariably involved along with the courts, the police and local government.

VICTIMS SHOULD NOT TO MISS THIS HEARING - FIFTH POSTING

Many victims cannot attend court hearings on account of circumstances arising from judicial corruption. We would say that we get the government and legal system, which we deserve. This case is about the people against the judiciary and their political sycophants. Therefore it behoves as many victims as possible to turn up on Monday 10 July. at 10 a.m. in the Royal Courts of Justice in the Strand, London. If we are able to we will publish this notice every week. The Case is Lord Williams of Mostyn (The Labour Attorney General) versus Geoffrey Scriven (Fax 0161 428 1159 and phone 0161 428 0764).

DETECTIVE SUPERINTENDENT RAY MALLON

This zero tolerance man from Cleveland has at last been cleared of allegations of corruption. His colleagues framed him because, like Detective Superintendent Tony Lundy of the Metropolitan Police, he was good at his job. Lundy had an additional handicap in that he was a Catholic and was not a Mason. We would be surprised if Mallon were a Mason. We would be further surprised if Home Secretary Straw took any action against the policemen who attempted to frame Mallon and caused the expenditure of a vast sum of public money while the criminals had a field day in Cleveland.

Mallon would make an ideal replacement for Chief Constable Pollard (of TVP) who has never been able to impress his authority upon any of his morally corrupt senior officers. Unhappily it would appear that John Prescott, MP, and Michael Meacher, MP, are pleased to go along with the fact that there is serious corruption related to transport, planning and rivers. Would Mallon prosecute Prescott and Meacher? Lundy would.

The latest evidence that Mallon is not a Mason comes in the form of a scandalous Treasury Counsel leak intended to show that Mallon brought the trouble on himself. If the Prime Minister has any integrity or guts he will ensure that the Treasury Counsel is disbarred. Until Freemasonry is proscribed this country and this government will be submerged in a sea of sleaze and corruption.

LYING TRUTHS OF JACK STRAW

It is difficult to decide whether Straw is a liar or is being misled or is both. He has gone out of his way to play down the fact that the intelligence services and the police have continuous access to all telephone calls and all Internet connections. Moreover he makes use of BT to filter out communications to HM Chief Inspector of Constabulary (Fax 020 7273 3370) and to the Police Complaints Authority (Fax 020 7273 6401). The filtered correspondence was about the shoot-to-kill visit to us last August. Straw, Blair and company are still sweeping this under the carpet. When one recalls that Straw and Mandelson were on an intelligence file for subversives one would have expected them to tighten up on eavesdropping and interference with communications. Straw has been remonstrating with the news media about their suggestion that there is massive surveillance. He states that telephones cannot be tapped without the authorisation of a High Court judge when he should know that there is no need for surveillance to find out what any telephone subscriber is saying. It is all very hush-hush and there are new developments every day. Our latest information from a retired telephone engineer is that BT has area-monitoring

facilities, which store all communications associated with the area. Information can easily be retrieved usually through Masonic contacts between whoever wants the information (A Mason, the police, Customs & Excise etc.). Moreover they can key in words like Irish or bombs or cocaine and retrieve messages using these words. Years ago we were able to obtain confidential information from BT Chairman Vallance's office by using Masonic markers.

We have now heard from Staff Officer to Sir David O'Dowd HMCIC, Howard Roberts who wastes no time in dealing with correspondence. Colin Smith, former Chief Constable of Thames Valley Police, retired earlier this year after producing a report which was highly critical of the police service. He was in charge for our first police frame-up but we always suspected that he got out because he did not approve of the corruption locally. He was the youngest Chief Constable ever to be transferred to the Inspectorate. We wish him well. Sir David will be allowed a few days to come up with a solution for tackling the corruption in the Dorset and Thames Valley Police Authorities covering up for the corruption in the two police forces.

STRAW'S PERSECUTION OF ALBERT DRYDEN

This is the double standard man who has a son and a brother who lead charmed lives when they commit criminal offences.

On 27 January 1994 prison officer Mark Campbell informed Mr Dryden that he had had a phone call from the High Court requesting that Mr Dryden be asked if he wished to attend a preliminary hearing in the Court of Appeal so that he could explain the provocation to the three Appeal Court judges. There had been severe provocation for over 4 years prior to the shooting of Chief Planning Officer Collinson. Mr Dryden agreed to attend the preliminary hearing but heard no more about it. On 21 February 1994 Mr Dryden met his counsel, Mr Chadwin, for 10 minutes before going into court for his appeal. When Mr Dryden asked Chadwin why he had not been called for the preliminary hearing Chadwin said that Lord Taylor had decided that such a hearing was unnecessary. As previously stated Taylor was an unprincipled rogue.

On 9 November 1994 Chadwin, QC, became Lord Chadwin, an Appeal Court judge.

We will correct any errors in this report. Mr Dryden's story rings true. We do know that numerous appeals have been made to Home Secretary Straw to look at this case. The Criminal Cases Review Commission will never recommend a reference back to the Court of Appeal because Collinson was a Mason who was golf partner to Durham's Chief Constable who must have been a Mason too. A little man like Mr Dryden must never challenge the power of the Masons since others might follow his example. This is another case where the Prime Minister should intervene. How about it, Mr President? Please grant Mr Dryden an amnesty on the occasion of the Queen Mother's hundredth birthday.

THE CROWN **PROSTITUTION** SERVICE

Detective Sergeant Diamond of Dorset Police (Fax 01202 222710) informed Gerald Coulter (Fax/Phone 01923 262726) that the Bournemouth CPS (Fax 01202 498748) had decided not to prosecute Honor Parvar for perjury because it would not be in the public interest to do so since Parvar had not gained financially as a result of the perjury. The legal adviser to the CPS is Roger Hall whose Masonic Lodge meets at Branksome which is also the location for Martin Burke's lodge. Martin Burke was the Dorset cop who was caught shop lifting in Boots. He assaulted the security man and presumably is no longer a cop but, more likely, he transferred to a force like Thames Valley where morals are an irrelevance. Martin Burke is the brother of Stewart Burke who was in business with Parvar and unlawfully deprived Gerald Coulter of a valuable motor vehicle. Solicitor David Dolton who allegedly committed suicide, admitted advising Ali to commit perjury to obtain Legal Aid. Judges, High Sheriffs and cops, by gross dereliction of duty succeeded in stealing Mr Coulter's car and landing Mr Coulter with legal bills now running to about £100,000. Mr Coulter has shown that a bent Masonic copper decided to help his brother to retain a car knowing it to be stolen. The subsequent legal proceedings were a farce managed by Masons throughout as shown by Mr Coulter's research. Let us deal with this latest CPS corruption. Perjury is an indictable offence whether or not there is resultant gain. It is perjury even if there is a loss as in Jonathan Aitken's case. Additionally it is obvious that Parvar did gain financially since he obtained Legal Aid. Sergeant Diamond knows this and must also know that the CPS has committed the offences of misprision of felony and misconduct in public office. Diamond must now prosecute the crooks in the CPS. He will not be allowed to take action against the CPS because all the dramatis personae, including Chief Constable Stichbury, have their slurping straws in the same Masonic spittoon.

TURNERS SOLICITORS BOURNEMOUTH, POOLE, WIMBORNE

The head office of this lot is in Bournemouth and the fax numbers are 01202 553606, 01202 681482m 01202 881148. They are under investigation following allegations made by Gerald Coulter and Mick R Croley. Both of these victims have suffered at the hands of the Masonic Mafia in Dorset in that the police have aided and abetted criminal offences committed against them. The whole stinking cesspool of

parasitic Masonic judges, counsel and solicitors has formed a united front against them. Both victims have published and distributed leaflets critical of Turners,

Mr Coulter will be suing presumably the Wimborne office under Myers v Elman. When David Dolton committed suicide or was murdered and admitted that he had advised Honor Parvar to commit perjury Turners took over Parvar's case and mounted three appeals, which failed. Mr Coulter will allege that even a half-wit should have known that in the circumstances of Dolton's death they should have exercised caution before appealing on behalf of a perjurer. Turners are therefore liable for all the costs, including Legal Aid, incurred as a result of the corrupt or stupid actions taken by them.

We have very little information on the Croley case and would welcome copies of more of the leaflets he circulated in Dorset and details of his speech at the Tolpuddle anniversary. The local Press, as is its custom, ignored the speech. Mr Croley made several speeches, which resulted in false reports in the Press about the police moving him on. The same rags (Dorchester Echo?) are suggesting that fascist thugs who are anti-Semitic publish VOMIT. Nothing could be further from the truth. The fascists are the JMF (See introduction). When will the ordinary Jew and Mason realise that their hierarchies are exploiting them? It was Jews who formed the National Socialist Party in Berlin because Jewish merchants treated them like slaves.

We would again point out that victims do not as a rule lie. When they circulate leaflets and make public speeches we accept that they are telling the truth. We will publish denials by people who are accused.

Mick Croley and his wife were employed to run a holiday site somewhere in Dorset. His employer, the owner of the site, A J Jackson, was also a qualified Corgi Gas Installation engineer. Mr Croley was responsible for servicing the gas appliances but his work, especially repairs, had to be checked and approved by Jackson. Jackson had to do a Corgi refresher course on gas appliances to keep him up to scratch. He visited the holiday site where he practised some checks. During a check he removed a screw which he forgot to replace. When the occupant of a chalet tried to light the fire there was an explosion. The occupant reported the explosion to the Health & Safety Executive.

As a result of this Jackson and his father (correction - delete "and his father") assaulted Mr & Mrs Croley because they had told the truth to the Health and Safety inspector. Mr & Mrs Croley were immediately sacked by Jackson and, with their nine-year-old son, were evicted from their home. We hope that Mr Croley will contact us with more information. He makes anti-Masonic speeches in Dorchester.

Jackson is a many splendoured thing being a holiday site owner, a gas expert and a partner of Turners at Bournemouth.

THE PARASITES IN PUBLIC SERVICE

We were thinking of Ombudsmen, chairmen of tribunals, solicitors, the Office for the Supervision of Solicitors, barristers, judges, councillors, Council officers, the Police Complaints Authority, police authorities, Inspectorate of Constabulary, Members of Parliament, National Health Trusts, charity commissioners, Royal Society for the Prevention of Accidents, Health & Safety Executive, traffic commissioners, public utility regulators, Land Registries, Ordnance Survey, Environment Agency, policed officers et cetera and all the dirty little people who draft the lies for their Masonic masters. The Masons at the top make the corrupt decisions and their staff of parasites drafts the lies to support these.

Mr and Mrs Masefield (Fax 01308 485729) have had yet another brush with the Lord Chancellor over land registration. Blair, Blair, Blair, Blair is the absolute authority. Irvine does not know his arse from his elbow. He is completely out of his depth and relies upon the same charlatans as Mackay. Mackay was an experienced judge. Irvine is not. Always copy your letters to Blair so that his office gets a feel of the loathing enjoyed by Blair and New Labour. Blair has absolute power. Ridiculous but true,

We would put the Chief Land Registrar and the Leicester Land Registrar on the rack and stretch them from here to yonder with a 1000-kilogram weight on their midriffs. Land registries are part of organised crime and assist in depriving decent people of their property. In this the Director General of Ordnance Survey helps them. We have to keep repeating these facts because there is a tendency for decent people to believe that those in authority would never stoop to serious crime. The respectable institution, Inland Revenue, is probably the most corrupt organisation in the UK and has a cesspool of Masonic solicitors Waken up! We are talking from personal experience. The Masefields will corroborate what we state about land registries and ordnance survey. They too speak from personal experience as will Charles Berrisford from Hemel Hempstead in the corrupt Dacorum Borough Council catchment area.

THE EBERT SUMMONSES

Mr G Ebert (Fax 020 8455 5165) has taken out summonses at Barnet Magistrates Court (London) against his petitioning opponent (PO) and the trustee in bankruptcy (TIB). Pleas should be entered at a hearing on Tuesday, 1 August 2000. Mr Ebert's treatment has been horrifying. He has been made bankrupt and his home is being seized for a debt, which he did not owe. A dishonest solicitor informed the Insolvency

Service (IS) that judgement had been obtained against Mr Ebert. The IS stated that they had to believe that because the information came from a reputable firm of solicitors. More summonses will follow against, inter alios, corrupt judges. The behaviour of the legal profession is so outrageously corrupt that the majority of the public will not believe the sort of allegation we have just made.

We have just learned that Peter Hayward and Royston Leicester, another two victims of judicial corruption, are fighting to remain in their homes. Wholesale robbery! One day soon there will be violence.

CAMPAIGN FOR A FAIR HEARING, PO Box 54, Cambridge CB5 8BB. Fax 01223 327042. Ph 01223 327634 (Organiser - Suzon Forscey-Moore, American Law Researcher) POW TRUST, (A registered benevolent and social welfare charity) 295a Queenstown Road, London SW8 3NP. Tel.020 7720 9767 Fax 020 7498 0477 (Gen.Secy. Peter Sainsbury). "PUNCH",100 Brompton Road, LONDON SW3 1ER.

edit@punch.co.uk Fax 020 7225 6766.

Lloyd's world-wide swindles http://www.truthaboutlloyds.com email info@lliarsoflondon.com

NHS corruption- Dr Rita Pal email <u>rita@pal.softnet.co.uk</u> Web <u>www.nhs-exposed.com</u>
This NHS corruption case brings in racism and corrupt industrial tribunals. The usual!
Published by J M Todd-Misbourne Farmhouse-Amersham Road-Chalfont St Giles-Bucks. HP8 4RU
Per pro Vomit. No copyright. Tel 01494 871204. Fax 01494 870031
email vomituk@mv-deia.com Web page www.vomit.cc

VOMIT UK 29/00

Victims Of Masonic Ill-Treatment 15 July 2000

Anyone criticised or maligned in these publications has a guaranteed right of reply. JMF or P2 Lodge UK stands for the hierarchies of the Judaeo/Masonic Faction. The ordinary Mason and Jew are as likely to suffer from the machinations of the JMF as non-Masons and non-Jews are. Almost every institution in the UK is corrupt. While the final blame lies with the Member of Parliament and the Prime Minister, Freemasonry is invariably involved along with the courts, the police and local government. Everything we publish is aimed at the detection and prevention of crime especially in the public sector. We act in the public interest.

WOOL OVER THEIR EYES

Last Saturday at Wool in Dorset Chief Constable Stichbury had another police open day. Spin and presentation were the order of the day while the festering sore of Masonic sleaze suppurated in the offices of police HQ at Winfrith. As the old farmer would say, "It's a poor soil that needs so much surface dressing".

Police leaflets were on display locally advising owners of Japanese cars to improve security because there had been a preponderance of Japanese car thefts. The irony was not lost on Gerald Coulter (Phone/fax 01923 262726) whose Japanese car was stolen with the help of Dorset police. Subsequent police corruption has cost him £100,000.

Stichbury finds VOMIT offensive. She must therefore be aware of all the allegations made against her predecessor, past and present policemen and herself. She has avoided problems until recently when she met Mr Coulter who refused to be talked down to by a woman who is not his favourite copper. It appears that the only person who admires Stichbury is Stichbury. As she walked about preening herself with her buttons and braid shining like a shilling in a Negro's armpit she was accosted by none other than that intrepid inventor Robert Owen. (Phone/Fax 01929 424528 Police ref. GWP. 3707?SC). You may recall that Mr Owen was swindled out of a vast sum in royalties because he allegedly signed a document in England when he was in America. We have heard of the long arm of the law but surely the banks stretched Mr Owen's arm too far. While this may seem incredible we can assure readers that UK banks routinely swindle honest citizens out of vast sums of money. Mr Owen complained about Stichbury's unending leave of absence in a letter (wrongly dated 16 July 2000) that he handed to her. He also said that he would write to Metropolitan Commissioner Stevens if she did not act. Mr Owen might as well write to the Queen of Sheba. We are of the view that every Chief Constable in Great Britain should be retired and replaced by someone selected in a democratic or meritorious fashion.

While Stichbury was holding centre stage some victims were mingling with the crowd wearing T-shirts with the VOMIT logo and the Website address. VOMIT public interest leaflets were pushed under the windscreen wipers of cars in the parking lot and handed to people using the police canteen. In the canteen a senior officer ordered the distributors to desist. He was told to "piss off". These leaflets were

highly educational souvenirs of historic value. The car owners became the proud owners of the leaflets, which were unsolicited gifts. It seems that Stichbury again took precipitate action and sent her goons to steal the leaflets from the car owners. Theft is becoming a habit with Dorset's finest.

A silver braid-laden copper carrying a cane with a silver top came swaggering into view. He was greeted by Mr Coulter "Hello George. How are you?" As they shook hands Mr Coulter did not press the right knuckles causing the braided cop to pull up sharply and say "Do oi know you?" Ordinary coppers who had been saluting the cane carrier looked on with interest. Mr Coulter told the proud one "I'm Gerry Coulter who got rid of May and Aldous and who stopped you becoming Chief Constable". "Oh yiss", said Assistant Chief Constable Pothercary - for it was he - "you saw Chief Constable Stichemup last week". "Bang on old lad", replied the hammer of the Masons. "It was I who exposed you Masons and who was responsible for the television programme. I bet that made you tear your hair out, George". That was unkind because Pothecary suffers from a scalp condition, which leaves tufts of hair and bald patches. The ordinary cops were highly amused as the silver-headed cane went swishing out of sight. Two of them had to put their hands over their mouths to stop laughing. It wasn't a good day for Stichbury either. Perhaps she will now pay attention to the victims of Masonic police corruption and get up off her bottom.

HEROIN DECRIMINALSED IN PORTUGAL

Heroin and other hard drugs have been decriminalised in Portugal. Italy and Spain did likewise some time ago. One Chief Constable in Welsh Wales recommends decriminalisation and so do we because we have experienced the drug business next door and noticed how much police corruption it has given rise to. Prohibiting drug dealing keeps the price up for our drug dealing public servants, including police officers. Peter Prankerd of Upper Cottage, Nanshuttall Farm, St MAWES, Cornwall TR2 5AB (Mobile phone 07977 145737) has been blocked at every turn by the Devon & Cornwall police as he tries to make six extremely serious complaints against the police. These include their refusal to investigate drug-running Carrick District Councillors, and two firms of solicitors who have laundered drug money in Truro for the past twenty years. For thirteen years we have experienced Chiltern District Council and Thames Valley police corruption where the end product was cocaine for distribution in the UK. In our case the crooks in Buckinghamshire County Council, Thames Valley Police Authority and the Police Complaints Authority treated us as non-existent. When we contacted the Inspectorate of Constabulary we were sent after the wild geese. The Home Office also blocked our faxes to the PCA and to HMCIC. Her Majesty's Chief Inspector of Constabulary who obviously has a key role in cleaning up the police forces is Sir David O'Dowd (not Sir Patrick!). His address is 50 Queen Anne's Gate, LONDON SW1H 9AT, Phone number 020 7273 4000 and Fax number 020 7273 3370. While police forces throughout the land lose the confidence of the public and engage in frame-ups, drug dealing and other criminal activity questions must be asked about the competence of the Inspectorate or, more likely, the integrity of Home Secretary Jack Straw who daily brings the police state closer. We must repeat that we were to be victims of a police shoot-tokill incident because we were opposing serious corruption in our locality.

JEW BASHING

For several weeks we have had a number of items ready for publication with a view to showing that there is an ongoing Jewish problem. A book has just been published on the Holocaust. The author is Dr Norman Finkelstein whose mother was a Holocaust survivor. Finkelstein makes the point that the Holocaust organisations are distorting history to extort money from the Swiss and Germans and by so doing are stirring up anti-Semitism. He claims that the figure for the surviving holocaust victims is grossly exaggerated.

Jorg Haider, the alleged Austrian Neo Nazi leader, has just been awarded the freedom of Jesolo, a town in Northern Italy.

The late Alan Clark, MP, said that there were too many Jews in the Thatcher cabinet. He should have balanced that by saying that there were not enough ethnic minority members.

As always the anti-Semitism is caused by the Jewish hierarchies in business and in law. There is an insatiable greed for power and money just as there is with Freemasonry. We are heading for more persecution of Jews and Masons. The problem must be addressed now. There is hope of a clean up of the legal system. The Society of Labour Lawyers is calling for Lord Chancellor, Lord Irvine, to be deprived of his power to appoint judges. Hopefully they will also deprive him of his power to determine the outcome of court cases in advance by secretly briefing the judges. Irvine is president of the society and Blair is a member. What reason can Irvine have for promoting Jews and what reason can Blair have for the disproportionate number of Jews on Honours Lists? Are the beggars on horseback on their way to Hell? Incidentally Blair has just appointed Lord Birt to act as the new supremo in the war against crime. Birt will have direct access to Home Secretary Straw and Attorney General Lord Williams. Birt got a

severance payment of £784,000 from the BBC along with a pension of £130,000 per annum. We wonder whether Birt is Jewish and would lay odds that he is.

A further cause for concern amongst the Jewish hierarchy is that the Masons are losing 6000 members a year and lodges are closing at a rate of more than one per fortnight. There is a message here for those people who consider ordinary folk as being "the profane" and not God's chosen people. We really should proscribe Freemasonry as one step towards curbing anti-Semitism. See Ebert below.

LETTER FROM ALBERT DRYDEN

Mr Dryden's address is CK 0635 A Dryden, H M Prison Garth, LEYLAND, Lancs. Letter dated 7 July.

*** After the shooting the police asked all the witnesses to report to the police station at 5 p.m. Among the witnesses were Mr Cameron, Mr Graham and Mr Armstrong. Sergeant Campbell said to them "All you had to do was sit down in front of the digger on Albert's side of the fence. The driver would have stopped the job and put the digger back on the low loader. Mr Cameron asked the sergeant why he had not told them that. The sergeant said that Mr Collinson (the deceased) had told him not to help Dryden's friends or Dryden in any way. Mr Graham, Mr Armstrong and the digger driver were not called to give evidence at my trial.

I have sent 9 letters to the Home Office with proof of posting but I have not received a single Certificate of Posting. Either my letters are not leaving the prison or the Home Office has ordered that I do not have proof of posting.

I have not had a letter from you for two weeks and am wondering if they are blocking them too. Albert.***

Message to Mr Dryden: If you kill a Masonic public servant and if in addition he is the Chief Constable's golfing partner you will never receive a fair hearing either in the courts or by the Home Secretary. You should have had a suspended sentence with a condition requiring you to have counselling for six months. The people who have treated you badly will one day wish they hadn't done so. Keep your chin up.

NORMAN SCARTH

Mr Scarth corrects the record to state that he will not be attending court but will attempt to prevent his assassination at 10.30 a.m. Thursday 20 July 2000 at 59 Gledhow Park Grove, LEEDS LS7 4TW. Next Thursday bailiffs accompanied by police will attempt to evict this 75 year-old war veteran from his home. This is the price UK citizens have to pay when they defeat the UK in the European Court of Human Rights. Scarth's phone/fax number is 0113 262 4179 and address email Norman@nscarth.freeserve.co.uk Please turn up at Gledhow Park and support Mr Scarth next Thursday. On Sunday 9 July Mr Scarth emailed about 60 Labour MPs indicating that he could understand why Ron Ashman tried to kill an MP and that he might have killed if he had not been so old. At 6.30 p.m. next day he received a telephone call from someone claiming to be a House of Commons policeman who said "You have been sending malicious communications contrary to the Malicious Communications Act 1986. Stop it or we will come knocking at your door". As he was speaking two plain clothes policemen did knock at his door and shouted that if Mr Scarth did not stop sending emails they would take away his computer as permitted under some European regulation. The visitors were laughing and joking. Let the policemen involved be informed that their behaviour was a fine example of British policing. Cowards!

BARRY HUNT AND MRS X

Both of these individuals have done a lot of good work on behalf of victims.

Mr Hunt (Phone/Fax 01305 777348) appeared somewhere in court, presumably in the UK, last Monday . Mr Hunt was unsuccessful in whatever he was doing. In our view Mr Hunt was extremely ill advised. If he is going to waste his time in court he should let us advertise the hearing. We could tell him the difference between a Mason and a Freemason and how his case was decided before he got to court. He could have let us know the names of the judge and solicitors so that we can publish them to help concentrate the minds of other crooks.

Mrs X does not wish even the name of her town to be mentioned. She has a case of medical negligence, the cover-up and corruption in the Legal Aid Board. All of these things are commonplace and well reported. Without names the story is not worth publishing. Publication of names could bring help from experts in the field and from other victims.

FROM RUDI VIS, MP, TO LORD IRVINE

Letter dated 6 July 2000

*** Re Mr Ebert, 23 Cranbourne Gardens, London NW11 0HS. LC Ref. 102017

The case of the above constituents will soon appear in the national press. There are extraordinary allegations of fraud and unlawful bias against Judge M J Neuberger.

My constituents may be evicted from their home this week.

I implore you to have the matter thoroughly investigated and to stop eviction until such time.

Yours sincerely, Rudi Vis. ***

On Thursday 6 July 30 policemen in 10 police cars accompanied bailiffs to the Ebert home. Windows were covered with steel mesh and steel doors were installed. Only one police car was available to carry out normal police duties.

On Friday 7 July Judge Neuberger refused Mr Ebert leave to appeal because Mr Ebert was subject to a Section 42 order and Grepe v Loam orders. Neither of these gagging writs applies to commercial court cases or criminal or public law. Neuberger cannot be as stupid as this suggests. Taken with the Vis letter the conclusion is that Neuberger is a criminal.

This fraud on the Eberts is being investigated by the Metropolitan Police Fraud Squad and could lead to the resignation of Sir John Stevens.

Mr Gedaljahu Ebert is Jewish. Some Jews and some Masons are more equal than others. See introduction.

SCRIVEN APPLAUDED BY AN OVERFLOWING COURT.

Mr Geoffrey H. Scriven (Fax 0161 428 1159 & Phone 0764) appeared in the High Court on 10 July 2000, before LJs Hale, Swinton-Thomas and Brooke, to seek leave to appeal against a Section 42 gagging writ. An expert in law, Terence Ewing had meticulously prepared the argument. There were 82 grounds for granting leave. Swinton-Thomas, knowing of the 82 clauses, told Mr Scriven that he had 20 minutes to argue his case. Mr Scriven tore into the judges and told them exactly his views on the judicial Mafia. Only one, Lady Justice Hale, retained her dignity and got some respect from a crowded courtroom. At the end of his address members of the public cheered Mr Scriven. Customarily the Lord Chancellor briefs the Court of Appeal. Mr Scriven was refused leave to appeal. The court violated the terms of Articles of the Convention on Human Rights and Fundamental Freedoms.

NO SPACE FOR THE CHARLATANS OF BUCKS. COUNTY COUNCIL AND BENT BRITISH TELECOM. NEXT WEEK PERHAPS. ROSS, SHAKESPEARE, ALLEN, GRAVES, RELFE. USEFUL CONTACTS

CAMPAIGN FOR A FAIR HEARING, PO Box 54, Cambridge CB5 8BB. Fax 01223 327042. Ph 01223 327634 (Organiser - Suzon Forscey-Moore, American Law Researcher) POW TRUST, (A registered benevolent and social welfare charity) 295a Queenstown Road, London SW8 3NP. Tel.020 7720 9767 Fax 020 7498 0477 (Gen.Secy. Peter Sainsbury). "PUNCH",100 Brompton Road, LONDON SW3 1ER. edit@punch.co.uk Fax 020 7225 6766.

Lloyd's world-wide swindles http://www.truthaboutlloyds.com

email info@lliarsoflondon.com

NHS corruption- Dr Rita Pal email rita@pal.softnet.co.uk Web www.nhs-exposed.com
This NHS corruption case brings in racism and corrupt industrial tribunals. The usual!

Published by J M Todd-Misbourne Farmhouse-Amersham Road-Chalfont St Giles-Bucks. HP8 4RU

Per pro Vomit. No copyright. Tel 01494 871204. Fax 01494 870031

email www.vomit.cc
Web page www.vomit.cc

VOMIT UK 37/00

Victims Of Masonic Ill-Treatment 9 September 2000

Anyone criticised or maligned in these publications has a guaranteed right of reply. JMF or P2 Lodge UK stands for the hierarchies of the Judaeo/Masonic Faction. The ordinary Mason and Jew are as likely to suffer from the machinations of the JMF as non-Masons and non-Jews are. Almost every institution in the UK is corrupt. While the final blame lies with the Member of Parliament and the Prime Minister, Freemasonry is invariably involved along with the courts, the police and local government. Everything we publish is aimed at the detection and prevention of crime especially in the public sector. We act in the public interest.

COURT HEARING - EBERT

Mr Ebert will appear at Hendon (London) Magistrates Court at $2 \, \text{p.m.}$ on Monday $11 \, \text{September}$ in a case described as Ebert - v - The Mafia.

We have been flooded with copies of long letters addressed to judges and court officials. We published an Ebert letter to "Lord Justice" Morritt, which should have resulted in Morritt's resignation. He is in fact Sir Andrew Morritt, Vice-Chancellor and he is no worse than the man he succeeded - Sir Richard Scott. Gerald James will hang Scott eventually over the arms to Iraq scandal. We are short of space for the latest on Mr James but we would strongly advise him not to believe that this government will rescue incriminating Tory documents from the shredder.

This is the reply of Morritt's clerk to Mr Ebert on 30 August. "I write to confirm the Vice-Chancellor, Sir Andrew Morritt, has read your letter of 9th August. However judgement has been given and the Vice-Chancellor is not prepared to enter into further correspondence on the matter." Cardinal Irvine appointed Morritt. Enough said! Both of Morritt and Irvine should retire from public service now.

Mr Ebert wrote again to Morritt on 5 September pointing out the error of Morritt's ways and quoting "The fish stinks from the Head". Victims should appoint someone to stand on the steps of the High Court every day including weekends shouting "Stinking fish".

On Thursday last Mr Ebert was again before Neuberger, his bete noire. Neuberger lost control and started screaming at Mr Ebert who succeeded in making Neuberger scamper out of his court in the middle of the hearing. There are incredible happenings in the Ebert case. Please read on.

On 4 September Mr Ebert appeared before Mr Justice Evans Lombe. Mr Ebert insisted upon having a copy of Evans Lombe's order. He was handed a scribbled order, which bore no case reference or the names of the litigating parties. Further it was not related to the Evans Lombe hearing and was signed by M J Pumfrey who was on holiday at the material time and would therefore have an alibi if Evans Lombe's malfeasance were exposed. Mr Ebert pointed out to Evans Lombe too the error of his ways. Evans Lombe (presumably) authorised the issue of another invalid and irrelevant order unsealed and unsigned. Incredible!

NORMAN SCARTH AND MAURICE KELLETT

We would be grateful if these two victims either keep us up to date or leave us alone. Currently the legal Mafia is trying to do deals especially with those who are publishing information on the Internet. Some people never learn. The Masonic motto is "Always take a man by the hand before you stick a knife in his back".

Mr Kellett has been offered a deal after a judge said that his prosecution is a waste of public money. The deal is that the case against him will be dropped if he removes a whore's name from his Web page. Mr Scarth is entitled to attack other victims but he should never do so publicly as this helps the crooks who are persecuting all of us - not least Norman Scarth.

QANGOS

Levels of taxation (council tax, income tax, value-added tax, fuel tax etc) are directly proportional to the level of corruption in government and local government. The corruption is ring fenced by quangos (Quasi Government Offices). The worst quangos are the numerous ombudsmen and public utility regulators. The Intelligence Services, the Police Complaints Authority and the Inspectorate of Constabulary working with Police Authorities are surely undermining the rule of law and making a mockery of democratic government.

The Labour hard men promised "a bonfire of the quangos" should they become the government. When they took over from the Tories in 1997 there were 1,128 quangos. Now there are 1373, a 20 per cent increase. They even have a quango to supervise quangos and they have put cronies in charge of the new quangos. Quangos rarely meet but heads of quangos are paid substantial salaries for probably 12 hours work per annum.

QUANGO TYPE LETTERS-CHARITY COMMISSION AND POOLE BORUGH COUNCIL

Mrs Ceinwen Thorne of the Charity Commission at Taunton (Fax 01823 345000) wrote to Mrs and Mrs Masefield (Fax 01308 485729) on 31 August 2000 as follows.

*** I am in receipt of your letter of 27 August 2000.

In spite of protracted correspondence, during which every effort has been made to answer your questions, it is still not clear exactly what your objectives are in this case. If you are challenging title to the land then the Commission is not the organisation to assist you. This would have to be dealt with in a court of law.

The Commission will not be corresponding further on this complaint. You may refer your complaint to Mrs Jodi Berg the Commission's Independent Complaints Reviewer or to the Parliamentary Commissioner for Administration (the Ombudsman) with the support of your local MP.

I rebut in the strongest terms your suggestion that Commission actions in this case are improper or corrupt.

Code of Practice on Access to Government Information

I am arranging for your request to be considered. You should receive a response to this within 20 working days. ***

Note that Thorne is a public servant and that she protects Jodi Berg, by not providing her address. The Masefields caught Thorne out and this is how she responds. We too have found the Charity Commission corrupt in failing to react to the disposal of Combined Charities Trust property at less than half the

highest bid in order to provide a secluded site for the distribution of cocaine. Again incredible! What the Thornes of this world do not realise is that one day the compliant public will rise up and slay them.

Land Registrars are appointed by the Lord Chancellor whose department secretly briefs the courts on the preferred outcome of cases. In the Masefield case the Land Registry is working hand in glove with the Charity Commission - exactly what happened at Misbourne Farm drug site at Chalfont St Giles.

On 7 September the Masefields complained to the chief inspector of constabulary O'Dowd about his failure to investigate Dorset police. O'Dowd may not exist in the flesh. We wonder if his name is just the pseudonym given for a bank account accessed by one of Labour's beggars on horseback. There is no record of his having communicated with a member of the public.

Now here is a letter dated 30 August 2000 from Alan Barlow Policy Director of Poole Borough Council (Fax 01202 633706) to former Borough and County Councillor Ms Lomond Handley (Fax 01202 738982). We would remind readers that Poole is in Dorset that bastion of Masonic corruption, malpractice and police frame-ups where Dirty Harry Barnes rules the roost.

*** I have just received a letter from Edward Colgan, Director of Strategic Development, referring to a number of phone calls made by yourself to complain to various members of staff at the Health Authority about the Alderney Community Learning and Development Project.

This project, as I pointed out to you when you first asked to become involved, was established by the Borough of Poole and is currently led by myself. Officers of the Health Authority and Health Trusts support the initiative in various groups, which were established at the start of the project. The Groups are flexible, depending upon the issues of the day, and agendas, meetings and notes are deliberately kept informal so as not to discourage participation by all members of the community. I, myself, am very keen to encourage participation by more local residents but recognise that this will not be achieved quickly; the important issue is to continue to encourage participation and listen to all sections of the community.

If you have any complaints about any part of the project, then please raise these in the Groups, at the lunchtime meetings or in writing to me. I would ask you do not contact staff at other agencies in regard to this project as they will be unable to assist you. Any funding that is being given to the Health Authority to the Alderney community, is also being monitored by the Health Authority and not by the community project.

In regard to notification of meetings, as raised in your telephone call also, I have again reiterated to all Group Leaders, Richard Trusler for the Environment and Transport Group, the importance of informing all interested residents of the dates of meetings. I will reinforce this at the meeting on Friday. ***

Comment: This cockroach Barlow himself doesn't half fancy himself. Ms Handley was squeezed out of the councils by being deselected. She was deselected because she was not prepared to tolerate the Masonic corruption, which is endemic in local government. On this occasion she ignored Poole Borough Council for obvious reasons. She complained to the local health authority, which bank rolls the learning and development project. Lomond should have saved her breath. Peter Harvey, the Salisbury Mason, was appointed to the Health Authority when he scampered from being Chief Executive of Dorset County Council. He retained his position of secretary to the Dorset Police Authority to ensure that Dorset police corruption was ring fenced. Harvey is allegedly under police investigation for violations of PACE. That'll be the day! Every door has been closed to Lomond Handley because she was naïve enough to be honest in the company of crooks.

Ms Handley is another of the many who have shown remarkable patience in the face of corruption in the public service. A group of morons held what is essentially a secret meeting by not divulging the time and date. Barlow's response is to put out a general reminder when he should be taking drastic action against the culprits. Note how the jumped up jackasses give themselves the title of Director and write to each other to justify their existence and salaries.

THREE PRISON OFFICERS GO TO JAIL

The three officers beat up a prisoner in his cell. That was routine practice especially at Wormwood Scrubs. It appears that their colleagues were so disgusted with their behaviour that they blew the whistle. We wonder what the real story is. This was probably intended to show that the Home Office carried out a genuine investigation into the numerous cases of assaults on prisoners by prison officers. It is only natural that the prison service and the police attract more than their share of psychopaths. At least these three did not resort to the cowardly practice of arranging for a psychopathic prisoner to attack another prisoner.

ALBERT DRYDEN

If you are provoked to fire a gun at someone make sure that someone is not a Mason and the golf partner of the Chief Constable of Durham. Albert Dryden is still in prison. (CK0635 A Dryden, H M Prison Nottingham, Perry Road, Sherwood, Nottingham NG3 5AG.) Jack Straw has received so many favours

from the police that he cannot afford to rock the boat. There will come a day when a grief stricken Straw will ask, "Why me?"

Mr Dryden's problem arose because he occupied land, which the local Mafia had earmarked for development. Here is what Mr Dryden writes to a friend on 9 August.

*** Dear Ken, The land was sold. The council kept it quiet but I found out in October 1989 that a councillor had bought it in July 1986 for £2,014. I wrote to Hilary Armstrong in November 1989 about the land sale but I heard nothing. I wrote again in April 1990 and have heard nothing to this day. The councillor got £200,000 for the three acres. They are now building 72 luxury homes on it at £77,000 each. The land was owned by British Steel. I was trying to buy it in November 1980 before the works closed. The council pulled a fast dirty trick on me, Albert. ***

If Mr Dryden has got his dates right this introduces a new dimension to Chief Planning Officer Collinson's continuous harassment of Mr Dryden. We would guess that Mr Dryden's council was Labour. Presumably Hilary Armstrong was his MP. She is now the Minister for Local Government when she sees fit to acknowledge receipt of correspondence. Is Jack Straw keeping Mr Dryden in prison because he fears that Mr Dryden will open up a can of Labour worms before the election? Ronnie Kray and Charlie Kray died in prison and now Reggie Kray is terminally ill and has been released. Mr Dryden is allegedly suffering from cancer of the colon. Mr Dryden was severely provoked. He is not a villain but he may pose a risk to the Labour Party if he is released.

Lord Longford has kindly written to Mr Dryden to ask for the name of his solicitor.

SIR JOHN KREBS THE MONSANTO MAN

This is the man who was put in charge of the quango supervising the quality of our food. Private Eye will provide the history of the Krebs family. The first announcement this man made was that there was no evidence that GM foods posed risks to health or the environment. His latest announcement is that organic crops are no better than crops grown using chemicals.

Testing GM crops within miles of organic farms could degrade organically grown crops and otherwise bankrupt organic farmers. So is this another attempt to promote GM crops by a man who has not learned the lesson of the BSE/CJD specie jump? Our scientists are discredited throughout the world. The millennium footbridge is another example of bad professionalism where the designers ignored Japanese research on the effect of foot traffic on bridges. For 100 years soldiers have broken step when crossing bridges.

GERALD COULTER DISTRAUGHT

Mr Coulter has asked us to lend him our sack cloth and ashes because, according Rodger Hall the senior lawyer with the Crown Prosecution Service at Bournemouth, Mr Coulter wrongly accused him of being a member of one of the Branksome Lodges. Hall explained that someone with the same name and initials as him was not necessarily the same person.

Well we do not believe Mr Hall and say that he is a stinking, lying, cheating, corrupt Mason. If he cares to write to us denying that he is a Mason and explaining why he did not instruct the court to impound Mr Coulter's Jeep for its return to either the keeper or the owner at Mr Coulter's address we will publish his side of the story. By his failure to perform his fundamental duty he facilitated the disposal of the vehicle by the crooked brother of a police Mason who was left in possession of it.

Hall informed Mr Coulter that he could make life difficult for Mr Coulter if he did not have the libels removed from the VOMIT publication. Mr Coulter expressed his surprise that Hall had even more dirty tricks up his sleeve. We will publish Hall's side of the story if he lets us have a signed statement.

SUZON FORSCEY-MOORE

We support Suzon Forscey-Moore organiser of the Campaign for A Fair hearing and deprecate the attacks made on her by lesser men. We did not complain about Mrs F-M's reporting the possibility of drugs being distributed from a neighbouring drug site. We did object to her casting doubt on our word that cocaine was being distributed with the connivance of Thames Valley Police. Also Mrs F-M should have told us that Chief Constable Charles Pollard had not even acknowledged receipt of her letter. We did not publish Mrs F-M's name. Our covert criticism was to show solidarity for an elderly victim whom she was condemning when he most needed support. We know that Mrs F-M cannot cope with all the injustice in the United Kingdom. We do not come under the umbrella of the Campaign for A Fair Hearing but wholly approve of the work it does.

Victims Of Masonic Ill-Treatment 31 March 2001

Anyone criticised or maligned in these publications has a guaranteed right of reply. JMF or P2 Lodge UK stands for the hierarchies of the Judaeo/Masonic Faction. The ordinary Mason and Jew are as likely to suffer from the machinations of the JMF as non-Masons and non-Jews are. Almost every institution in the UK is corrupt. While the final blame lies with the Member of Parliament and the Prime Minister, Freemasonry is invariably involved along with the courts, the police and local government. Everything we publish is aimed at the detection and prevention of crime especially in the public sector. We act in the public interest.

COURT HEARING

Norman Scarth (Phone 07977 212 329) is due to appear at Sheffield Crown Court on Monday first, 2 April 2001, to face a charge that carries a life sentence. His solicitor has not been in touch with him. Mr Scarth won a Human Rights case in the European Court and has another case pending. He attributes his present persecution to Straw whose forbears were refugees from Europe.

Mr Scarth is Secretary of the Litigants In Person Society. As many LIPS members as can make the journey should support him in court. We do not underestimate the difficulties facing LIPS members but we hope that Norman Scarth will be amongst friends when he faces his persecutors. Lillian Rayne, Chair of LIPS, has changed her telephone number, which is now apparently, a state secret. If she reads this perhaps she will return Norman Scarth's evidence, including the recording of his screams while being savaged by the police and his 4 volumes of the Rules of the Supreme Court, to him in time for his trial. She should also pay him the £700 she borrowed for a stair lift for her injured daughter especially since she did not buy the stair lift.

THE COULTER REPORTS

Note that these two reports passed on by Gerald Coulter (Phone/Fax 01923 262726) barely conceal the anger and disgust of the reporter following the dereliction of duty of two successive Chief Constables of Dorset, Aldous and Stichbury.

(1) THE MORALS OF A BALD EAGLE

Chief Constable Jane Stichbury wrote to Mr Coulter "I can assure you of my commitment to the highest standards of morals in Dorset police". Bullshitting bitch! Her Assistant Chief Constable, George Pothecary, left his wife for a big-titted lusty barmaid. Their lust nest is a caravan at Boleaze Caravan Park, Weymouth. Andrew Jackson, another under-the-brush adulterer and solicitor with Turners of Poole, owed the bent cops a favour after they framed Mike Croley on his behalf. Pothecary could not risk using Jackson's caravan park lest there was another gas explosion which could have disrupted his intercourse or interrupted his discourse. As George himself might have said "I love a bang but not from one of Jackson's do it yourself gas repairs". George's wife is taking him to the cleaners by claiming the matrimonial home and half his police pension. Stichbury and Peter Pervert Harvey, both occupying the moral high ground, will ensure that sin pays by enabling George to get a massive increase in salary and pension like Aldous and May. Rumour has it that the barmaid will claim the other half of the pension on the grounds that she never had an orgasm. No wonder the Dorset squaddies snigger behind George's back when he swaggers about with his silver topped cane sadistically flicking his buttocks to feed his erotic masochism thereby easing the throbbing in his loins.

(2) MORE ON DORSET'S BENT MASONS

Dorset County Councillor Derek Burt of Lodge 137 Amity, Poole was shown on a BBC TV programme to have voted through 13 planning applications for a developer in the same lodge. By not declaring his membership of the dirty brigade he was in breach of a Statutory Instrument. Also targeted on TV was councillor Leslie Ames who claimed that he could not remember when he resigned from Lodge 1037 Portland. He was listed as a member in 1997 and anyway, even if he had resigned, that would not have changed his allegiance to the dirty brigade members.

Mr Coulter was lobbying councillor D J Fox, OBE leader of the Tory group and DCC representative on the Magistrates Court Committee. Fox denied being the D J Fox of Lodge 7873 Vindelis. Also in that lodge is dirty Harry Barnes, Chairman of the Magistrates Committee and Provincial Grand Master of Dorset's dirty brigade. His job at Weymouth College has lasted 7 years when he should have left after 1 year. He is also employed by Dorset CC. The greed of people like Barnes and Harvey is worse than that of Labour's beggars on horseback. According to Geoffrey Brazier, head of Dorset police complaints department "The Masons are no different from Dorchester swimming club". So said he when informing Gerald Coulter that the Dorset police had acted properly in Mr Coulter's case when they allowed the brother of Burke, the Dorset police Mason, to retain possession of Mr Coulter's stolen £50,000 Jeep. Burke the second-hand car dealer then claimed that the Jeep had been stolen from him. Next he took a powder to avoid his liabilities. Policeman Burke did a bit of shoplifting in Boots the Chemists and punched a security man who tried to stop him. The copper Burke is likely to be offered the job of Dorset Police Chaplain on full pay, pension and expenses. He would be better occupied advising on the disposal of stolen cars including missing police vehicles. Brazier is clearly another policeman who occupies the moral high ground but has no difficulty in crawling under a snake's belly.

ANONYMOUSLY BOLD CORRESPONDENTS

(1) Last Sunday night (18 March) a male person telephoned to complain about "dirty leaflets" being put through his door. He lied when he said that he was located in the North of England. He lied when he said that he did not know what VOMIT stood for. He probably lied when he said that he was not a Mason. He gave the game away when he said that the leaflets gave names and addresses and that the people who were responsible were like the animal rights people who stalked employees of companies engaged in experiments with animals. We were civil to him and explained that the leaflets were being posted in the public interest to expose and prevent crime, that he could treat them as junk mail and that people would be upset if they had to answer their doors for something which they did not want. We added that if every door was knocked very few leaflets would be distributed and people would not be aware of the threat posed by Freemasonry. At that he lost his cool and said that "the cowardly bastards" were scared to knock at his door. There was a veiled threat against the individuals and their motor vehicles.

The caller concealed his telephone number and refused to give his name or allow us to print his comments. The call resulted from the distribution of leaflets in Bere-Regis, Wareham.

(2) Another person wrote a letter and a "support pack" for victims of Freemasonry. He/she was certainly well informed about the modus operandi and evils of the dirty brigade but rather spoiled the advice by suggesting that we turn the other cheek and seek solace with God. If God can allow an evil organisation like the dirty brigade to flourish He is not going to get our vote. The established church is rotten with ecclesiastical lodges and there are unbelievable reports about the Church Commissioners and fraudulent disposals of church funds. Perhaps the anonymous writer will explain why there is need for anonymity when one has God on one's side. The postmark on the sender's envelope was "Chester N.Wales 23 March 2001 6.41 p.m." The sender states that he/she has access to the Internet where he/she studied the VOMIT Web page following the BBC Newsnight programme. However he/she wrote by hand five A4 sheets plus a letter. The envelope was sealed with Sellotape scored with a ball pen. Physician heal thyself. OFTEL AND BRITISH TELECOM

We reported in VOMIT11 how Mike Owen of BT decided to cut off our telephones on the basis

of evidence, which he knew to be false. (Internet ref. for his letter is http://www.vomit.cc/btmason.pdf & http://www.vomit.cc/btmason1.pdf)

Owen can be contacted by fax and email. (Freefax 0800 318820 International Fax +44 20 7439 7803 Email gm@bt.com)

One of the lies told by Owen was that we had faxed copies of VOMIT, which contained names and addresses and thereby put peoples' lives at risk. Above we report how a Dorset caller made the same allegation. What this means is that Owen was claiming that leaflets which were being delivered door-to-door by hand in Dorset were being faxed by us from Chalfont St Giles using a fax number which had not been used since 1998. We have not seen a copy of the leaflet. Oftel, as is its custom, is covering up for the crimes of British Telecom. The Oftel case reference is CR/383682 and the man investigating is Christopher Stock. After he was pressed for an answer and an assurance that our telephone would not be subject to the whims of a stinking Mason, Stock wrote on 26 March "We have noted your comments". He gives his email address as cstock@oftel.gov.uk and fax 020 7634 8845. He too must be a stinking Mason.

We must try to ensure that Masons never again occupy positions of trust. When an organisation like British Telecom can monitor unlawfully telephone conversations and deprive subscribers unlawfully of a telephone service it strikes at the very roots of democracy.

IRVINE'S CHARITY COMMISSION CHARLATANS

From J. & B.Masefield, Rocky Close Farm, Askerswell, Dorchester, Dorset, DT2 9EW Tel. (01308) 485412, Fax. (01308) 485729. e-mail blandamase@talk21.com

To Mr John Stoker, Chief Charity Commissioner, Harmsworth House,

13-15 Bouverie Street, LONDON EC4Y 8DP. Fax.0207 674 2309

Subject Askerswell Parish Land 3953354 & 3961578.

We have been kicked around by your offices since 1998 while you do nothing but obfuscate the issues; our patience is exhausted.

We refer to Dave Wiggins' letter ref.DW/107 8403/188627 dated 21/2/01 where once again we are referred to the ICR (Jodi Berg) who had already informed that she investigates maladministration, while in protracted correspondence we made it clear that review of the DECISION is required by the Board of Commissioners.

Pursuant to ICR letter, its leaflet informs on page 4 point 1, quote "- - - the way in which such DECISIONS were made MAY be investigated". i.e. discretionary.

The Taunton Commissioner vested the said land in the Official Custodian by acting on corrupt/falsified material before him, and made an ultra vires decision. The Board of Commissioners has not acted on our request dated 15th October 2000 for review of DECISION; the facility promoted in Charity News No.12, and website. The former appears to be a fictitious institution, will you please state if it is within YOUR duty to investigate the DECISION of the Charity Commissioner, Taunton, failing which, who does? cc Lord Chancellor >>> From VOMIT to Mrs Jodi Berg, Independent Complaints Review, New Premier House, 150 Southampton Row, LONDON WC1B 5AL. Phone 020 7278 6251 Fax 020 7278 9675 Email icr@icrev.demon.co.uk Friday 23 March 2001

<<< Dear Mrs Berg,

May I suggest that your Mr Andrew Roberston would make a good scriptwriter for a second rate comedian. I have just seen his Kafkaesque letter dated 22 March to Mr & Mrs Masefield of Dorset (Your ref. 2001/011). Surely you appreciate that your function is similar to that of the man who defecated on his hotel room floor. He kicked it about until he lost it.

How about your doing something constructive? Something has to be done about appointments to the Charity Commission. We have suffered for 13 years because the Charity Commission allowed the assets of the Combined Charities Trust to be disposed of at much less than the highest bid and apparently for nothing in some cases. While you are not expected to believe this I nevertheless state that one site has been used for the importation and distribution of cocaine — with police approval.

The Dorset complaint is also connected with land misappropriation. There is also another complaint about fraud in the Great Ormond Street Hospital.

In your position you must have the ear of someone who can look into these matters and make improvements. My view is that all corruption, which is exposed but is allowed to continue or go

unpunished, results from the criminal influence of Freemasonry. I speak as a 76-year-old Mason enrolled in 1961.

I would like to know, without malice, who or what appointed you and what your qualifications are. Best wishes. Yours sincerely, VOMIT.

http://www.vomit.cc/ Copied to Mr & Mrs Masefield and Dr A Adoko >>>

Comment: Mrs Berg has replied courteously to say that she was appointed by the Charity Commission on account of her previous experience as Complaints Reviewer with other government agencies. How much longer is the public going to put up with this sort of thing? Do we have to resort to violence before we can get through to these people that they are destroying this country? They are like lemmings rushing headlong into the sea.

During the week a man and a woman were sentenced to imprisonment for milking a charity for two million pounds. According to the police the ringleader was another man who could not be prosecuted because there was insufficient evidence. Our experience of police frame-ups and bent judges is such that if the police want a conviction they will get one even if the accused is entirely innocent. One High Court judge told Geoffrey Scriven, President of LIPS (Fax 0161 428 1159 and phone 0161 428 0764), that forensic evidence was worthless. The police are confident that forensic evidence will prove that James Hanratty was guilty of murder, rape and attempted murder. They can also prove that Tony Blair has found buried treasure on his frequent visits to the moon and has invested it offshore in the Seychelles, fifty leagues under the sea.

SHARPE PRITCHARD AND CENTRAL LONDON COUNTY COURT

<>< Wednesday 28 March 2001

To Lord Irvine of Lairg, Lord Chancellor. Fax 020 7219 4711

COPIED TO THE COURT MANAGER, CENTRAL LONDON COUNTY COURT

Case numbers CL054292 and CL150297.

Dear Lord Chancellor,

I have today received from Sharpe Pritchard a copy of an order made by Judge Roger Cooke, based upon a letter dated 15 March 2001 from Sharpe Pritchard, by which the judge orders that the hearing on 30 March 2001 is vacated.

Presumably the Court Manager submitted for the judge's consideration my Caveats to you. The Court Manager did not acknowledge receipt of any documentation, which I sent to him including my Statement of Truth.

I hope that your office will ensure that the two cases are taken together and a date for a further hearing appointed.

Apart from our experience there is concern about Sharpe Pritchard, the judiciary and the Central London County Court. No doubt others have made you aware of such concerns. In this case Sharpe Pritchard solicitors have been able to obtain judgements without having blackmail, lies and perjury exposed in court and punished. >>>

Comment: Keep your reports on Sharpe Pritchard coming in.

THE NATIONAL VOMIT PARTY

People whom we have consulted are unwilling to be members of a party with "British" in the title. A draft constitution has been circulated for advice and suggestions. We would like to register the party as soon as possible. This means amongst other things that people wishing to become members must say so now. We do not propose to publish exact addresses because that would put decent people at risk from Masonic psychopaths. The member's name and town would have to suffice initially with communication through the Membership Secretary.

SERIOUS FRAUD OFFICE

Director Rosalind Wright now has suff8icient information to justify a full investigation but it appears that she too is on a trip to Mars. Blair has a copy of the evidence.

Memo - Information sought on Gail Spratley, Simon Elvin, H. Hearn & Son Ltd., Hellmann Parcel Systems Ltd., Kennedys, Hewden Stuart, SFO, Gillian Gowing.

Published by J M Todd/Misbourne Farmhouse/Amersham Road/Chalfont St Giles/Bucks. HP8 4RU

Per pro Vomit No copyright. Tel 01494 871204. Fax 01494 870031

email vomituk@my-deja.com Web page http://www.vomit.cc/

VOMIT UK 23/01

Victims Of Masonic Ill-Treatment 9 June 2001

Anyone criticised or maligned in these publications has a guaranteed right of reply. JMF or P2 Lodge UK stands for the hierarchies of the Judaeo/Masonic Faction. The ordinary Mason and Jew are as likely to suffer from the machinations of the JMF as non-Masons and non-Jews are. Almost every institution in the UK is corrupt. While the final blame lies with the Member of Parliament and the Prime Minister, Freemasonry is invariably involved along with the courts, the police and local government. Everything we publish is aimed at the detection and prevention of crime especially in the public sector. We act in the public interest.

The Thames Valley Police Scoundrel

In the national police performance league Thames Valley Police came bottom. Here is what Paul Beard of Bracknell writes about them on the Mail on Sunday 3 June 2001. "Having served more than 30 years in the police service I am very supportive of what officers on the ground are trying to achieve. However there can be no excuse for such a lamentable performance from a force whose Chief Constable enjoys a great deal of publicity when launching campaigns but, on the evidence of our experience, cannot ensure his fine words and ideals are put into practice when it matters."

Comment: Mr Beard was referring to Charles Pollard whom Blair in all his wisdom gave a Knighthood. We know what officers on the ground were trying to do when they pinned us to the ground. The timely arrival of a couple prevented our being savaged by a truncheon wielding thug. We know what the criminals were trying to do when they used a police marksman against us on the pretext that they had to force entry to change an electricity meter which did not require changing for another year. We know what the cowards were trying to do when they turned up twice in numbers a few days later, early in the morning, at a remote farmhouse, to arrest a 74 year old pensioner on the pretext that he had harassed the cocaine distributors. We know how the crooks failed to take action against the suppliers of cocaine to Charlie Kray. In our experience they spend more time fostering corruption than they do enforcing law and order. But, - and this is an important but – not all TVP policemen are bad. Also the offences committed by the police are possible only because people like the Chief Inspector of Constabulary, the Serious Fraud Office and the National Criminal Intelligence Service let them get away with it. The corruption starts at the top and that means political involvement. Philip Knightley pointed out last week how our financial institutions favoured recycling drug money into legitimate business rather that allow it to be used in the black economy. Confiscating drug money was to prevent its being used either in the black or the white economy. For every dollar recycled the drug barons will be credited with less than 50 cents. You can guess where the rest of the dollar goes. Christine Deviers-Joncour

who was recently convicted with former French Foreign Minister Roland Dumas of accepting bribes said last week "The trial scratched only the surface of a mountain of government corruption. Only copies of bank transfers can prove what I am saying and if I had those I would already be dead". Encore une fois....Comme la France, comme la Grande Bretagne. Now read "White Mischief: A Cultural History of Cocaine" by Tim Madge published by Mainstream at £9.99. The only reason for not making pure cocaine available over the pharmacist's counter is that to do so would cut profits on cocaine sales and money being recycled. We understand why Pollard gets away with murder but we are determined to expose his kind of people until they are forced out of public office.

VOMIT Arrest by Thames Valley Police

From the Bucks Examiner of 1 June 2001 at page 23.

<<< Thomas, a student at Oxford Brookes University, was stopped in Station Road, Amersham, at 1.25am on April 14, said prosecutor Richard Sothcott. He said police officers saw vomit in Thomas's car and arrested her. >>>

Comment: We know a Mason who lives in London but who visits Beaconsfield Masonic Lodge. One night he and his friend were drunk. They were stopped by the police. Ken, the Mason, boasts that he swapped seats with his friend who was driving because he knew that he, a Mason, would not be prosecuted. He was not prosecuted. Ken was a good friend of ours and honest. Letter from Vomit to Derek Ryder of Plymouth.

The aim is to demonstrate the tricks of Masons in order to educate victims who are not aware that the Masons are responsible for their persecution. We give you an example. We lived in a village half way between Glasgow and Edinburgh and were defending a divorce action in Edinburgh. We needed our car to take witnesses to Edinburgh. One morning when we were due in court we found our four tyres cut open along the side walls. We won the arguments and custody of the children. The judge had the last word. He said this. "He is a man of some ability, a man at war with authority, a glib, vindictive and inventive liar with partisan witnesses." The Press had a field day. The judge was Lord Hunter who was a member of the Grand Lodge of Scotland.. It would have been a fatal mistake to lie. Many years later we told David Sutch (Screaming Lord Sutch) about our experiences. He immediately blamed the Masons and referred us to Stephen Knight. That was our awakening. The case was more about the Mobil Oil Company than about divorce but that is another story. Masons invariably attempt to destroy family life. The Mobil Oil case resulted from the dictatorial ways of a bent solicitor named Hugh Morton. Morton became Lord Morton of Shuna. He was a Labour Party stalwart, a leading Christian and an incompetent crook. Plus ca change plus c'est la meme chose. VOMIT >>>

And Derek Ryder's Response

<<< Fingers crossed, here is my offering.</p>

Two days after a woman threatened my wife Kathleen and me that our lives would be made miserable by her Freemason father, two plain clothes policemen were shouting at our front door. They entered our home and abused me and accused me of an offence. They left after I told them either to arrest me or leave our home.

That was the beginning of nineteen years of harassment by the Masonic Plymouth police. Many of their antics were childish and weird. They would knock our door and ask if ours was the "house for fallen women" or the "home for delinquent children". On one occasion they accused me, a former fireman, of calling out the fire brigade when there was no fire. Once in the local newsagent's shop I was struck on the back and knocked against a display counter. I turned and saw two policemen walk out of the shop. When I left the shop they were waiting for me. One of them squeezed my neck with his elbow and said, "Your trouble is you keep getting in people's

way". I told him that he was a man with a problem and probably a Mason. My assailant hissed "Piss off". >>>

Comment: Mr Ryder gives more examples and we offer him more advice. By swamping readers with Masonic examples he plays right into the hands of the Dirty Brigade. The simple souls in his area will believe that he is paranoid particularly when the Masons spread the rumour. Until ordinary people come up against the evils of Freemasonry they will not believe his story. He must lead them gently along the path of understanding. In the Croley and Hunt cases we had to go into detail because these dealt with perverting the course of justice. Masons deliberately do very weird things. They practise what they call "diversion". If Derek reports a whole batch of weird events the innocents will think that he is weird.

Freedom of Information Act 2000

Letter dated 28 May 2001 from Information Commissioner, Wycliffe House, Water Lane, Wilmslow, Cheshire SK9 5AF. Phone 01625 545700 Fax 01625 524510 email mail@dataprotection.gov.uk

<<< Re: Freedom of Information Act 2000</p>

Your letter about the Freedom of Information Act has been passed to me. My name is Tim Turner and I am Policy Manager in the FOI team. The Freedom of Information Act 2000 was given Royal Assent in November of last year, but as yet, has not been implemented. We are currently waiting for an announcement from the Home Office as to the timetable, but our current understanding is that the Act's provisions will come on stream in a staged process across the public sector. The Act has to be completely in force by 2005, but how this is to be achieved has not been finally decided yet.

I have enclosed two documents that explain how the Freedom of Information Act functions. I hope they will prove useful – if there is anything further you wish to know, please do not hesitate to contact me at the above address. Yours sincerely, Tim Turner Policy Manager. >>> Comment: How typical of our crooked politicians. Our Tim reminds us of all the legislation requiring judges, councillors and other parasites to register their Masonic membership. Blair 's promises are never fulfilled. He even double crossed the shirt lifters by not repealing Section 28 of the Education Act. Foxes are still hunted and thousands of animals are being used as targets by MAAF gunmen. The rag and bone men of the Liberal Democrat party will never get proportional representation. Lord Tebbit has published that Blair is a liar and a coward. The real tragedy is that there appears to be no alternative to Labour apart from minority groups who do not subscribe to USA style Zionist Organised Government (ZOG).

One is bound to ask why massive amounts of money are spent on Quangos like these and on the parasites who run them when money is needed for education, transport, the National Health Service and an elected judicial appointments board.

Stichbury, the Beggar on Horseback

We are indebted to Gerald Coulter (Phone/Fax 01923 262726) for this report on Stichbury the rider who was propelled into the position of Chief Constable for Dorset when she had no administrative experience of policing.

<<< Calamity Jane was head of the Metropolitan Police Equestrian Society. Her police duty was dominated by riding either bareback or saddled. The story goes that on one of her honeymoons her husband asked her, "Would you like the bridal suite?" She replied "No thanks, darling. You can grab me by the ears". Be that as it may Jane was in charge of the mounted police when they attended ceremonial functions such as the trooping of the colour. The joke was that she initially misinterpreted the meaning of "mounted police" when she volunteered for the job.</p>

After (or before) her marriage to Marc Smith-Evans was dissolved she kipped up at 1 Maryhill Close, Kersley with Campbell, a senior Metropolitan Police officer. They went through a form of marriage while resident there. When Campbell retired they decided that he could swim in the Masonic cesspool of the West Country where Jane lived after leaving London. In order to maintain the life style to which they were accustomed as Metropolitan police officers Jane the

rider had to be promoted to Chief Constable for Dorset. And so it came to pass that a corrupt police force dominated by the Dirty Brigade was (and is) still dominated by the same filth. There is another rumour that the Police Equestrian Club called the last dance at their orgies "the Quakers' Waltz". Couples, both hetero and homo, would do one round of the dance floor then mosey off for their oats. >>>

Comment: While Stichbury continues to sing dumb Mr Coulter and other victims are going to keep after her and her mate Pothecary, the piebald pony who pounds the turf in a caravan with a barmaid while his wife plots to ruin him. Stichbury claims that her force occupies the moral high ground. Her delusions of grandeur are making a rod for the back of the Dirty Brigade. Note that Stichbury (Dorset) and Pollard (Thames Valley) were promoted from the Metropolitan Police.

Riots in Oldham, Bradford and Leeds

Instead of condemning the ethnic minorities or Combat 18 for these riots we should establish the cause. Asians and Afro Caribbeans are treated even worse than the indigenous population by the police. They have little to lose by attacking a police dictatorship which is protected by the courts. While the police keep stirring up racism they distract attention from themselves and create a climate for draconian legislation against human rights.

Note that the family of Harry Stanley have fought long and hard to have his police murderer prosecuted. It has just been announced that the Crown Prosecution Service is to look again at the case. Even if Mr Stanley had been armed and had been aiming a gun at them the policemen had a duty to fire to disable and not to kill. (on 22 September 1999). One police marksman behaved correctly and shot him in the leg. The other one shot him in the head from 10 yards and killed him. The police must have ballistic evidence showing who the guilty policeman was. There is also the subsequent police cover-up to be investigated.

At the time of the Stanley killing, policemen were raiding several addresses including that of Norman Scarth on 2 August 1999 and us (three times) a fortnight later when flack jackets and marksmen were the order of the day. There was no justification for the visits. The various police authorities conspired to protect the bent police chiefs.

This week Private Eye, at page 26, publishes another report on the cover up of the police murder of James Ashley who was naked and unarmed. Again the police authority allowed itself to be led by the nose. The Chief Constable Paul Whitehouse has been accused of criminal misfeasance, falsehood and discreditable conduct but is still at work. Whitehouse's deputy Mark Jordan is either weeping genuine tears or imperiously ordering and threatening his underlings. How can a man like that be allowed to continue in the public service? One cannot avoid the conclusion that these second rate dishonest policemen owe their promotion and protection to Freemasonry. War Criminal Ariel Sharon?

If Sharon were a Serb and not an Israeli he would be branded a war criminal. Who are we to criticise God's chosen people? What right has the United Nations to make resolutions against Israel? There will be a day of reckoning. God did not protect Jews and Masons from the Holocaust.

The Weymouth and Dorchester Court Jester

The following letter dated 6 June 2001 was faxed to Mr J Masfefield (Fax 01308 485729) by B Sadler – Court Manager.

<>< I apologise for the delay in replying to your letter.

The file papers on case 8200560 were destroyed some time ago – three years having elapsed since the date of the last action. This is the procedure for all case files.

District Judge Cowling therefore had no file before him when he dismissed your application. He gave no reason for the dismissal but it could have been for various reasons such as the application not being in correct form, no fee being paid, the appropriate section of the act perhaps not being in force yet or whatever, the court not having jurisdiction I do not know. For a judge to consider your application again I suggest you make a proper application to the court in the correct form paying the appropriate fee. You should state what section of the act you

are applying under and when it came into force. A hearing will then be arranged for your application to be considered. Yours faithfully, B Sadler. >>>

Comment: If this fellow Sadler is telling the truth it is time Stichbury investigated. What is the point in applying to a court which dismisses your application without issuing a judgement? We say again that there is no law in this country as a result of the power of the JMF. Cowling should be removed from the Bench without further ado . Sadler should be sacked for the part he has played. At least he has identified himself. The Manager at Central London County Court conceals his identity, arranges ex-parte hearings for his friends and withholds documents from the judge secure in the knowledge that no action will be taken against him.

Ban These Vermin from Public Office

No space.

Published by J M Todd, B.Sc., Misbourne Farmhouse, Amersham Road, Chalfont St Giles, Bucks. HP8 4RU.

Per pro Vomit No copyright. Tel 01494 871204. Fax 01494 870031. Email womit@yomit.cc
Web page http://www.vomit.cc/

VOMIT UK 29/01

Victims Of Masonic Ill-Treatment 21 July 2001

Anyone criticised or maligned in these publications has a guaranteed right of reply. JMF or P2 Lodge UK stands for the hierarchies of the Judaeo/Masonic Faction. The ordinary Mason and Jew are as likely to suffer from the machinations of the JMF as non-Masons and non-Jews are. Almost every institution in the UK is corrupt. While the final blame lies with the Member of Parliament and the Prime Minister, Freemasonry is invariably involved along with the courts, the police and local government. Everything we publish is aimed at the detection and prevention of crime especially in the public sector. We act in the public interest.

The Walls of Silence

When we complain about the wrongdoing of people in national and local government, in the police, in the legal profession, in the medical profession etc. our complaints are rarely addressed. The culprits protect themselves by telling lies, addressing the wrong questions or, nowadays, by ignoring correspondence.

In an attempt to force the guilty parties to address the issues VOMIT publishes details of complaints and guarantees the culprits a right of reply. VOMIT tries to provoke the crooks by calling them perverts or prostitutes. Someone who perverts the course of justice is a pervert. A person who puts public office to the wrong use is a prostitute. A lady who sleeps with a superior in order to be promoted is a prostitute in the sexual sense and is likely to be a prostitute in the non-sexual sense. Her sexual proclivities do not concern us.

The guilty parties have persistently tried to destroy VOMIT by disrupting its lines of communication, by having it raided by police with marksmen and by mounting malicious and apparently unrelated court actions against the publisher personally. (Westminster City Council) Now there appears to be another dimension to censorship in the form of libel action. See letter to Barry Hunt.

Letter to Barry Hunt

Thursday 12 July 2001 to Mr Barry Hunt, 42 St David's Road, WEYMOUTH, Dorset DT4 9LP ***Dear Mr Hunt, Your fax/phone no. 01305 777348

We would confirm that P C Culley did not either personally or through his federation or though his solicitor exercise his right to contradict anything published by VOMIT. He had a guaranteed right of reply. We never publish anything, which we believe to be inaccurate or untrue. Also when you challenged P C Culley at that public meeting he made no attempt to contradict you. You have a witness to that.

We cannot tell you where information on your case came from because we do not know. At no time did we discuss your case with you or with anyone in a way that would have provided a comprehensible report. From time to time you or your associates would fax us copies of correspondence or newspaper cuttings. We would receive emails but don't ask us to be specific. You can have our damaged computer hard disc. It will cost about £1,000 for information, if any, still on it. You would not expect us to keep track of the thousands of communications we receive.

You have always maintained that Freemasonry was behind your persecution, which started with an employee of Dorset County Council who happened to be Provincial Grand Master and Chairman of the Bench. In these circumstances you must ensure that everyone ranged against you is forced to declare his or her Masonic membership.

The question of whether P C Culley should be represented free of charge in a civil action is being investigated. Whether part of your council tax should be used (without your permission) to sue you on behalf of a third party is another matter for consideration.

We do not know the ins and outs of the case against you. The fact that the opposition has. in conflict with the facts, determined that you were responsible for the report(s) in VOMIT would appear to indicate that the opposition knows that the reports are truthful. Let me simplify that. If we had published that you were a black man they would have known that you were not responsible for the report.

Information is still awaited from libel lawyers. We have just had a major victory on the Internet where a massive organisation tried to take away our domain name. That too was a form of censorship.

Your case may be an attempt to use P C Culley to protect Stichbury.

Best wishes to you and to your family, Yours sincerely, pp VOMIT ***

Note: Mr Hunt, Mr Coulter and Mr Croley are being helped by Mr Hunt's MP, James Knight. Mr Hunt has the backing of his trade union. Several other experts are helping Mr Hunt. Also a person or persons unknown published a leaflet for distribution to the Tolpuddle marchers and attributed the publication to VOMIT. We repeat that there is no law. Mr Hunt has no choice but to defend this action and to have it transferred for jury trial in the Royal Courts of Justice. In Dorset he will be crucified by Masons and their running dogs.

The most sinister development in this case is that James Knight, MP, has just been appointed to the Defence Select Committee. Blair has just been defeated in Parliament after the abuse the select committees' functions but he will not learn a lesson from anything.

'Gather ye rosebuds while ye may.

Old Time is still a-flying:

And this same flower that smiles today,

Tomorrow will be dying.' Robert Herrick 1591 1674

Human Rights Lawyer Dr Adoko in the High Court, London

One of the many cases that Dr Adoko instituted in the High Court, against the authorities, concerning the content of his book, "The Most Corrupt British Judges", will be heard in the High Court on Thursday 2 August 2001. May we suggest that you turn up in court and support Dr Adoko without any extravagant gestures. Those attending may be able to provide witness statements for the European Court.

CK 0635 Albert Dryden, H M Prison Rye Hill, Onley, Nr RUGBY, Warwicks. CV23 8ST

We have published nothing about Mr Dryden recently so as not to prejudice his parole hearing but it would appear that the Dirty Brigade has decided that he must remain caged. Prison staff are not providing parole reports. Psychologists are teasing him and trying to provoke him. Here is an excerpt from his latest letter of 8 July 2001.

"When the Psychologist Mr Macfarlane was interviewing me he said, 'How old were you when you first had sex and was it hard to put it in? Did you have any children? On your first go were you under age? 'I told him that I would report him to my solicitor when she came to see me. He then said 'We will talk about guns'. I said 'No we will not talk about guns'. He is an evil man who was trying to trap me into saying things. His report is worthless".

Comment: Macfarlane was probably in skittish mood but generally speaking prison service medical staff, for obvious reasons, are Hypocritic rather than Hippocratic. We recollect being on hunger strike in Armley Prison, Leeds and being weighed regularly. We had to eat fruit, cheese and chocolate slipped to us by other prisoners. Had the food been discovered we would have been put into solitary confinement or prison hospital where we could have suffered abuse away from witnesses. Our weight chart showed that we were putting on weight. A psychiatrist started our examination by saying "Up on the couch". He then proceeded to probe with his fingers and said "Enlarged liver. You are not eating?" To this we replied "You are an effing liar. You are the one who requires a psychiatrist" "Why is that?" asked he. "Because you chose to spend most of your life in this place". Later a jury at Wakefield Quarter Sessions acquitted us within minutes after we had spent nearly two years in prison on remand. Yes. On remand!

Psychiatrists are, generally speaking, not imbued with an excess of grey matter.

Will Norman Scarth note that we had been charged with inflicting grievous bodily harm on a police inspector who had tried to push us into a glass furnace at Knottingley. We were saved by four or five policemen who contradicted each other. It appeared to us that Mr Scarth's hostile witnesses either had the benefit of a partisan judge or had rehearsed their evidence.

The bigoted Newcastle Sunday Sun published our letter criticising its Dryden article. Its reply was "What utter tosh. Let's hope the courts have a better grasp of reality when it comes to the facts of the Dryden case," That is known as addressing the issues.

Donald Clifford versus the Ministry of Defence.

Mr Clifford (phone 0207 587 0269) has been informed that his case WO 002558 has been listed for hearing before a jury on Monday 10 December 2001 at the Central London County Court. See earlier copies of VOMIT. The notice of change of date states "Please note: This case may be released to another Judge, possibly at a different Court." This is a human rights case, which the Treasury Solicitors are attempting to kill.

We have sought repeatedly to have this court and its manager Michael Burke investigated. We blame the Lord Chancellor's department for the disgraceful state of the courts generally. Duquesne Lodge 48, Dieppe, France

At 1219 hours on Friday 13 July 2001 a male calling from phone number 07989 980359 identified himself as Paul Hear n. He said that his name had been spelled wrongly in last week's VOMIT. He claimed to be completely in the dark about what had been published while admitting that he was a member of Duquesne Lodge in Dieppe. When we offered to publish his denial or his side of the story he made disparaging remarks about the publisher and said that he ignored such rubbish. We pointed out that he had contacted the publisher with a minimum of delay. At this he apologised profusely and thanked us for our time.

When we unexpectedly received an abusive letter from F Nolan, chairman of the local Parish Council, we looked for a motive. His diatribe included a remark about our "scattershot allegations" of "drug trafficking". This suggested to us that Nolan's sole aim was to put the drugs scandal to rest. The Duquesne thing had raised his hackles? Was Paul Hearn distancing himself from the Hearns who, with Hellmanns, now occupy the drug site? In order to get at the truth we examined the electoral register at Chalfont St Peter on 19 July 2001. Alan D Hearn and Marian P Hearn live at 19 Mid Cross Lane whereas the person who was reported to us was Paul Hearn, Coniston, Mid Cross Lane, Chalfont St Peter SL9 0LF and phone no. 01494 872177. There is no smoke without fire. When the caller said that we had spelled his name wrongly was he saying that we had given him the wrong first name? It looks as if we have uncovered a Masonic drug ring straddling both sides of the English Channel and enjoying immunity from prosecution by the UK and European authorities. On the other hand we may be victims of yet another Masonic diversion. We publish this in order to bring in more information. Report from Terence Ewing on Section 42 High Court Gagging Orders

Mr Chambers from Bude in N Devon is the latest victim of the Masonic driven s 42 gagging orders.

Mr Chambers was stitched up by the Masons over his home with Abbey National Building Society. As a result the Masons acquired it on the cheap. Counsel Adam Tolley, and his Treasury Solicitor stooges did the business before Latham LJ (of John Drewe appeal fame) and Forbes J. Mr Chambers, an engineer and designer artist, sadly has not sought leave to appeal.

The application for leave to appeal of Michael Hellyer against his gagging order was dismissed by Kay LJ on 19 June.

The Green brothers were refused leave to appeal on 14 July by Henry LJ . They had claimed to be the subject of institutionalised racism in the civil justice system.

The attempt by the Attorney General to make a gagging order against Mr Ebert by banning him from the court has been adjourned until October for judgement. The application was heard before Brooke LJ.

Mr Binder, who is subject to a similar order has been framed on charges in connection with further disturbances in a synagogue.

Brooke LJ sitting with Newman J adjourned an application against Miss Douglas of Manchester, to see if she would mend her ways and not engage on any further litigation. Looks like she got favourable treatment because of her psychological problems.

This is the third case of this kind after Attorney General v Parlett and Attorney General v Barker.

John and Blanda Masefield v West Dorset District Council

In VOMIT 23/01 we reported how the Dorchester Court jester Sadler had informed the Masefields that District Judge Cowling had dismissed their application without giving reasons. In the circumstances the Masefields could see no point in making another application to a court which behaves so irresponsibly or dishonestly. Following our publication Sadler informed the Masefields that Judge Dancey would hear them on 10 July. There follows Dancey's order.

***Before District Judge Dancey sitting at Weymouth County Court, Westway House, Westway Road, Weymouth, Dorset DT4 8TE

Upon hearing the Claimants in person

And Upon it appearing to the Court that

- 1. notice of the application had not been given to WDDC.
- 2. Section 1 of the Freedom of Information Act 2000 does not come into force until 2005.
- 3. There are no pending proceedings in which to Order disclosure.
- 4. This is not an application for pre-action disclosure, no action being proposed.
- 5. The expert report referred to may have been privileged from disclosure if not relied on by the defendant in the litigation.
- 6. IT IS ORDERED THAT the application for an order that the defendant do disclose the report of Mr Negus is dismissed.***

Comment: See 1. How did Dancey know this? If the Masefields told him he would also know that Sadler has arranged the hearing and not them. Dancey should then have adjourned the hearing to allow WDDC to be given notice. See 2. That is irrelevant. See 3. There are proceedings pending. Why otherwise would the Masefields have sought disclosure in the first place? See 4. Action is pending. That is why disclosure was sought. What other reason could there be? See 5. Both the Claimants and the Defendant were ordered by a judge to obtain surveyors' reports and exchange these. WDDC were in contempt of court in that they did not pass the Negus report to the Masefields. Morfee, the solicitor acting for WDCC said that since he was not depending on the reports he did not require disclosure. In fact disclosure would have won the day for the Masefields. Dancey should have dealt with the contempt and ordered disclosure.

We refer to VOMIT 26/01 where we stated "The abuse meted out to the Masefields over a period of nearly twenty years amounts to cruel, inhuman and degrading treatment. Our experience tells us that the people who have cheated them will not give up. Disclosure will either be refused or a false report will be produced.

This is another case where Dorset police have turned a blind eye to fraud and perjury."

Death by Police Bullet and Brutality

Anyone aiming a loaded gun at anyone deserves to have gun fired at him. It is difficult to see how death can be avoided. Last week we reported how a film about death in police custody had been stopped. Since then two unarmed men have been shot dead by policemen. The circumstances surrounding the shootings are unknown to us but we can comment on the enquiry by an outside force ordered by Sir Alistair Graham of the Police Complaints Authority. He boasted on TV about the independence of the enquiry by an out side force into the shooting of a black man in Brixton, London. What Graham did not say was that the only force willing to do the enquiry was Northumbria Police and that Sir John Stevens, head of the Met Police was formerly Chief Constable for Northumbria. It is time the PCA was disbanded. It does police reputations more harm than good and fails to put a brake on bad police officers. (Repeat) WE hoped to deal with Filkin, Berg, Gowing, Wardle, Lord Harman, Pollard, two corrupt Local Government Ombudsmen, Wright of the SFO, Fife police Masons and the drugs trade. We still await reports on Peter the Pervert Harvey and the name of Wells councillor with the weird libel case.

Published by J M Todd, B.Sc., Misbourne Farmhouse, Amersham Road, Chalfont St Giles, Bucks, HP8 4RU

Per pro Vomit No copyright. Tel 01494 871204. Fax 01494 870031. Email <u>vomit@vomit.cc</u> Web page <u>www.vomit.cc</u>

Victims Of Masonic Ill-Treatment 15 September 2001

Anyone criticised or maligned in these publications has a guaranteed right of reply. JMF or P2 Lodge UK stands for the hierarchies of the Judaeo/Masonic Faction. The ordinary Mason and Jew are as likely to suffer from the machinations of the JMF as non-Masons and non-Jews are. Almost every institution in the UK is corrupt. While the final blame lies with the Member of Parliament and the Prime Minister, Freemasonry is invariably involved along with the courts, the police and local government. Everything we publish is aimed at the detection and prevention of crime especially in the public sector. We act in the public interest.

Oklahoma City, Nagasaki, Manhattan, Hiroshima, The Pentagon, Ben Gurion

The recent acts of war against targets in the USA were not directed against the American people in contrast with the acts of terrorism by the USA against civilian populations in Japan, Iraq and Serbia. The destruction of the centres of capitalism and its enforcers was not an act against freedom or against democracy as claimed by mentally retarded Bush and his arse licker Blair. Freedom in UK and USA is the freedom of the bird in an aviary or an elephant in a circus. Bush and Blair and fork tongued Straw claim that they do not know who struck this latest blow for democracy and freedom. They must be the only three in the world who do cannot identify the people who are opposed to all they stand for. The people who are trying to cut the shackles of world capitalism are the anti-Semites. Judaism is compatible with world capitalism, the Bilderberg Group, Freemasonry and Zionism.

We recall how that Jewish terrorist announced to the world that there was a song in his heart every time a British Tommy (soldier) was hanged in the orange groves of Palestine. While the whole world extends its sympathy to the relatives of those people who died in their thousands we can understand why people everywhere are rejoicing at the humiliation of the USA. For years VOMIT has been warning that there would be violence against the Judaeo/Masonic Faction (JMF) worldwide. We would respectfully repeat the warning especially to Blair whose brown tongue is evidence of his predilection for all things Jewish including Peter Mandelson. The stupid Metropolitan Commissioner supports the whistling in the dark by Blair. "We the British are well prepared for 'terrorist' acts against us with our experience of the IRA", spoke the clown. Ignoring the fact that the IRA has got a result it is arrant nonsense to equate the IRA with the organisation behind the acts of war in USA. How would pea brain cope if poison gas were leaked into Parliament? How would the monkey from Northumbria cope if a lorry were to crash through the gates of Downing Street and blow Blair and his family to smithereens? How would the numbskull react if a few small bombs were used to shut down London's sewage system? How would the zombie react if a plane took off from anywhere in UK or on the continent and crashed into the stock exchange?

Had Blair consulted Parliament before dropping bombs and squandering millions of pounds on cruise missiles the attacks in New York and Washington could have been avoided. Had he spoken out about the outrageous cruelty and greed of the Israelis the tragedy could have been avoided. His secret arrangements with the Bilderberg Group were more nails in his coffin. The arrogance of the Blairs is mind boggling.

There is no truth in the rumour that Blair organised the attacks in the USA so that he would not have to face the anger of the trade unionists at Brighton. Nor is it true that the Jews organised the attacks so that they could claim the insurance on the damaged buildings. There is no need for that while the Holocaust brings home the bacon.

STOP PRESS

Last week we reported how the Local Government Ombudsman Jew Osmotherley had allowed us a minor victory and had awarded us £300 from Westminster City Council. The payment was £49,700 short. Now we learn that the other Ombudsman who had a direct line to the United Grand Lodge but whose female staff in Coventry denied that he was a Mason has been made Ombudsman for Westminster following the resignation of Osmotherley.

Right to Buy Council Rackets

Submitted by Marin Davidson Email

md4554@hotmail.com

From issue 25 - http://www.scallywag.org/ The Masons stole my house

We reported on the case of Mrs Riley who was victim of Greenwich Borough Council and a clutch of corrupt officials some of whom had criminal records and most of whom were Masons. The person blamed for facilitating all the Right to Buy frauds was assistant Greenwich Borough solicitor Leslie Oldham who had been struck off 10 years earlier for sustained forgery and misuse of client funds.

"One of the men Oldham has been dealing with consistently during his years as assistant solicitor is a Greenwich wheeler-dealer called Danny Dalton. Dalton invented a nice little scam which was to cost several families dear. He persuaded them they needed help in getting the best deal on the 'right-to-buy' policy. He would pay them £15,000 and they would pay him rent while he arranged mortgages for them, then, quite suddenly, they would be evicted.

This happened to, among many others, the pearly king of St Pancras, Alf Dole. His deal with Dalton was done in the latter's Shooter's Hill property. The money was duly paid over, but only weeks later an eviction order was sought successfully and police broke down Dole's door to help throw him out. Dole is joining Mrs Riley's campaign to expose Oldham, who has remained a kingpin in all the right-to-buy transactions."

There was a police investigation, which came to nothing. They refused to comment because it was too time consuming to go over all the files. All corruption, which is exposed and goes unpunished, is due to the machinations of Masons.

Comment: We would like to know how the owners of the right-to-buy property could have the property seized by third parties. Tenants exercising their right-t-buy are not permitted to sell within a period of (from memory) 3 years,

Again we ask Prime Minister Blair when the House of Lords Appeal in Tesco's Dame Shirley Porter case is due, if any attempts have been made to freeze her assets before she squanders everything in currying favour in Tel Aviv and why no action has been taken against her for housing poor families in tower blocks which posed the gravest of threat to health on account of asbestos.

When will Blunkett make good Straw's boast that he would bring Asil Nadir to justice when it looks as if Nadir may bring the UK to justice before the European Court? Since at least one billion pounds are involved will the judges hold a Dutch auction to determine the winner? The Bloody Sunday Enquiry costs are now approaching £100 million and the enquiry is going to last for years. One has to ask if this enquiry was more about lining the pockets of Blair's legal cronies than about exposing who gave the order to shoot civil rights marchers. Are they delaying matters until the guilty parties are dead?

Women and Children at Risk? Part 2

Victim Sharon Ann Kilby [Email Sharon@Kilby61.freeserve.co.uk reports. Hope fully next week.

Blair Licks the Bums of Big Business Using MI5 against Animal Rights Protesters

The pharmaceutical industry is evil.

In June, one of Blair's lapdogs with the guide dog, David Blunkett, decided that the animal rights organisations (ARO) were to be treated as terrorist.

One young ARO lady who is of a non-violent disposition and who is the daughter of Peter Hayward (Fax 01892 529545) was followed from her home to her place of employment by MI5 on 22 August 2001. We do not know whether MI5 was visiting the "sins" of the father on the daughter but we suspect that MI5 would have been more careful had they known of the connection. The dirty pigs arrested Miss Hayward at her place of employment. Her employers sacked her. They kept her in custody while they ransacked her home from "top to bottom". As is the custom they probably planted evidence or created evidence against Miss Hayward. There followed a hearing in Sevenoaks Magistrates Court on 23 August 2001 when Miss Hayward appeared after being held in custody for 36 hours. There is absolutely no evidence against Miss Hayward who is accused of conspiring with others who have not been named of breaking windows. The main plank of the case against her is that one of the bricks used to break the windows had one of Miss Hayward's old gas bills tied to it. You can guess where the gas bill came from.

When is the British public going to wake up? Why did MI5 not go to Miss Hayward's house with a search warrant and search while Miss Hayward was present? Why did they go to her place of employment? Were they hell bent on creating the maximum amount of harm or did they simply wish a free hand while ransacking Miss Hayward's home.

We say to Miss Hayward "Let not your heart be troubled. You have by your suffering enabled more people to understand that politicians are prepared to kill if their bank balances are kept healthy by big business or organised crime. You have demonstrated how low MI5 has sunk. Walk tall. The beggars on horseback are riding to Hell".

Duquesne Masonic Lodge 48, Dieppe and Folkestone

Friday 31 August 2001

To: -

John Abbot, National Criminal Intelligence Service - Fax 020 7238 8112

Rosalind Wright, Serious Fraud Office – Fax 020 7833 5479 & 020 7839 1689

Sir John Stevens, International Organised Crime Branch – Fax 020 7230 3131

*** This is my third letter to you and follows my conversation with a retired police officer about your failure to acknowledge receipt of correspondence dealing with the importation of cocaine. He was given copies of the correspondence. He is a Mason.

Being a former policeman he was cautious about condemning you by stating that things might have changed since he was a policeman but that every letter received by his force received an acknowledgement even when coming from cranks who might have written a large number of letters. The thinking was that police forces can operate effectively only when members of the public provide information.

I want to repeat that I am not greatly concerned about an official cocaine operation and money laundering in the Seychelles. What I will not put up with is the persecution of my associates and me simply because we happened to be located next to the drug site here. If you are turning a

blind eye to the criminality particularly by the councils, the police and the courts you three are guilty of the gravest misconduct in public office.

Will you please indicate what you intend to do about the information I have provided? Yours faithfully, J M Todd pp VOMIT

Copied to Prime Minister Blair c/o Carlyon Hotel, Truro and 10 Downing Street. ***
Note: The correspondence referred to dealt with detailed information about named individuals, the drug operation and other matters. The letter was signed "A True Mason". As previously explained, even if the letter was a hoax, it provided evidence of a cocaine operation in Chalfont St Giles. There follows a report, which shows that the Metropolitan Police have effectively confirmed that they are aware of the drug operation and are condoning it. They did this on a previous occasion in collaboration with Thames Valley Police (Det. Sgt. Wall and Det. Sgt. Holder).

On 4 September we informed the above three public servants that there was a connection between the adjacent drug site and Folkestone. We did not point out that there was a ferry service between Folkestone and Dieppe but we advised the three stooges that Folkestone was near Dover lest they were not aware of this or would call in Ordnance Survey to alter the maps. The OS has done so before! Honestly! That is how bad this country is.

On 6 September 2001 Detective Chief Inspector Clive Timmons of the Serious Organised Crime Branch at Scotland Yard telephoned in connection wit the letter faxed 2 days earlier. When asked why there had been no reply to earlier more significant correspondence he said that he was unaware of earlier correspondence and had just noticed our letter as he passed the fax machine and decided to contact us. (The letter was 2 days old). Next Mr Timmons indicated that since we lived outside the Metropolitan Area we should deal with our local police force. When we told him that our home was in London he said that, since the matter involved Folkestone we should report it to the Kent police. He added that John Abbott of NCIS would also be interested. Mr Timmons also suggested that we contact Customs and Excise, which we had contacted regularly over the years without getting a response. When we asked him if he would care to put in writing what he had just said he declined to do so.

Without impugning the character of Mr Timmons who gave no offence and who attracted our sympathy we have to say that his cowardly superiors were using him to divert the crime away from the Metropolitan Police. The stupid Commissioner Sir John Stevens has again shot himself in the foot and should resign.

Members of the Richardson South London gang terrorised Londoners at the same time as the Krays were operating in the East End. The Krays were providing young boys for the Tory Lord Boothby and the socialist Tom Driberg. Boothby was also committing adultery with Harold Macmillan's wife Dorothy. Last week a member of the Richardson gang stated on TV that Richardson had top Metropolitan policemen in his pocket. See the report below by Gerry Coulter.

Labour Masons Contaminate a Local Council

Are you aware that Charles Wardle stated in early May in the House of Commons that the chairman of the planning committee - Cllr Kentfield - was a freemason and was using his chairmanship improperly especially to favour Masons. I also believe that officers are involved. See local Labour party web site www.zyworld.com/labourgroup_rotherdistrict/index.htm. I do have the 2 page Hansard report as well if you are interested. Peter email address Ringden@aol.com

The Anger of Gerry Coulter against Dorset's Corrupt Police Force

While agreeing with Mr Coulter that Dorset policemen are arrogant bastards we eschew such extreme language in this family publication. Here is foul-mouthed Coulter's (Ph/Fax 01923 262726) report.

*** The Daly Mail reported on 10 September that one in ten police chiefs are suspended pending investigations into criminal and disciplinary offences. (Also reported in the Sunday Telegraph on 9 September – Ed.). 101 Superintendents were suspended from duty or working under a cloud of suspicion.

In Dorset Superintendent Brazier lied to an Internet Tribunal in order to take away my domain names used to highlight misconduct in his corruption ridden force. In this case where 'veracity was demanded in the interests of public administration' he exhibited brazen dishonesty and thereby committed a common law criminal offence. I reported his offence to his boss, Dunce George Pothecary, the barmaid's best friend, but the arrogant bastard responded with threats and tried to provoke me. To report Legover Pothecary's offence I have to report the misfeasance to Pervert Peter Harvey under Section 86 of the Police and Criminal Evidence Act (PACE) which is now the Police Act 1996 s-67 with the same wording as before. Harvey would be required to bring in an outside force to investigate the complaint against Dunderhead. Previously Harvey, another arrogant bastard, gave perverse legal advice to the Police Authority to the effect that since there was no basis for the complaint there was no need for an investigation by an outside force.

Since the Mason dominated courts and the Crown Prosecution Service are protecting people like the old fart Pothecary I am meeting their abuse with my abuse while I continue to pursue the bent bastards with the help of solicitors. Gerry Coulter ***

Memo: Albert Dryden, Norman Scarth, Filkin, Berg, Gowing, Wardle, Harman, Pollard, LGOs White & Osmotherley, Wright, Pervert Harvey and the Hearn drug trade.

Published by J M Todd, B.Sc., Misbourne Farmhouse, Amersham Road, Chalfont St Giles, Bucks. HP8 4RU
Phone 01494 871204 Fax 01494 870031
Email vomit@vomit.cc Web page http://www.vomit.cc/