## Subject: THOUGHT FOR THE DAY





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From: "Tony" <Tony@JAHTruth.net>
Date: Thu, October 30, 2014 2:11 pm

To: David.Crompton@Southyorks.pnn.police.uk
Cc: Andy.Holt@southyorks.pnn.police.uk (more)

Priority: High

## Dear David,

Earlier this week, in the moments after I wrote to you about Alan Billings and the prophets Isaiah and Jeremiah, you featured in a dream. Previous dreams I have had, featured included Andy Holt, Richard Tweed, and Adrian Teague.

However, my dream of you this particular morning, which was a first time for me, in which you were somewhat hostile towards me and the dream was sinister in its content.

In my dream, you were on a platform. I was in the audience. In the audience there were an awful lot of supporters of my position, and you were clearly riled that that was so. You therefore asked me to vacate the room, even though I was neither being hostile nor provocative. You declared to the audience, in defence of your harsh actions against me and in a mocking manner, that I don't even believe that I am a human being.

I think this is a bad omen for you, if that is any way reflective of your actual viewpoint towards me.

I had another dream this morning that is 30th October. I believe this morning's dream was telling me what to do next in relation to my continued spiritual warfare against your and South Yorkshire Police's corruption and all your Masonic brotherhood at ACPO level throughout the last 25 years. Gibbering Jackson notwithstanding, the truth will out on issues like J96 and J56 and when it does, unlike with Walter Jackson, there will be no table for you to hide under for the

next quarter of a century. You are running out of time and you must act NOW for truth and justice, before the walls of corruption come toppling down on your shoulders, whereupon you personally won't have a leg to stand on, unless you do

something bold, courageous, drastic and righteous.

Your continued silence and lack of action make you an accomplice to the crimes and corruption, and part of the problem, rather than part of the solution. That NEEDS to change.

In addition, I am copying you in to an email which I received this morning from an ex-mason, who is also an ex-policeman. It features in part, one of Andy Holt's predecessors, none other than former Deputy Chief Constable Graeme Maxwell. For his gross misconduct as the Chief Constable in North Yorkshire Police, he got a £250,000 golden goodbye hand-shake, whereas for my brave actions that were based around upholding your own professional standards for honesty and integrity, South Yorkshire Police sacked me, perversely attempted to impose court costs of £10,000 against me in the Sheffield tribunal courts, and later on, after ignoring all my criminal evidence freely given as a gift, you see to it that I am arrested, so that I am made homeless by SYP for a second time in two years. Your force conspires then not to register the details of my complaint. Then last month, former Chief Constable Meredydd Hughes, on oath, said South Yorkshire Police don't have a culture of

treating whistle-blowers badly? Really Chief Constable? Have you not learned anything from the 25 year cover-up of Hillsborough in which your dad and your former boss Bettison of SYP roots are both badly implicated?

What you have seen from me to date since you took up the reigns with SYP, by way of protest has been relatively tame, that is compared with the truth that is about to be unleashed shortly. Only the truth will set you free, as I am trying to help you

do, and until you put an end to your corrupt ways, I for one, will not cease to be a thorn in your side, for as long as this body breathes, so help me God. I am however, the least of your worries. Your persistent cowardly lack of action have caused immense displeasure with JAH and His Father and that, Chief Constable, is a most unwise thing for you to have done.

Tony Farrell

A Principled Analyst Against Corruption in South Yorkshire Police

My former business partner and I John Harker a SET FREE Mason by the Redeeming LOVE of YESHUA MESSIAH my LORD and also a former police officer, are the INNOCENT victims of a continuing series of initially the very serious criminal offences committed by a Mason Pub Company official and their solicitors, who made FALSE CORRUPT court claims against us for possession of the Hotel we ran and payment of rent arrears but we paid fully during our first year even though we found within weeks of our occupancy that we had been DECEIVED by this Pub Co official, who we had also given him £17,201.00p as a part deposit but never had a receipt nor was this money accounted for in the Company accounts, we found the Hotel was badly neglected and very dangerous and the equipment that we were left with was dilapidated, hence we had no alternative than to effect the repairs and renewals ourselves but our protests for repayment went unheeded!

We were promised a five years lease, so 8 months after occupancy, my then partner was put under DURESS to sign a not negotiable lease on the promise that we would have a copy returned to us but never transpired! Two months later, we were served with a court claim that DECEIVED us into believing it was this lease that my partner had signed under DURESS!

WE compiled a substantial counterclaim that we gave to our so called solicitor and stated to him we did NOT initially sign or hold a lease for the Hotel and were challenging the rent arrears!

Just short;ly after my then partner was put under DURESS, the Insurance Inspector in his Inspection discovered that the mains electrics, that had been extended by the PUb Co and its contractors was very dangerous and condemned the installation that

had put our lives in danger for those early months of our occupancy, we have the FALSE certificate! That we also gave to our so called solicitor!

The day before the first scheduled court date we had a meeting with our so called solicitor, who said he had just received a statement by the Pub Co official (The we did NOT even see) and a Consent Order! I immediately asked him to attend court the following morning to apply for an adjournment owing to the no late notice of these documents! He refused point blank stating there was no chance of that happening, which I thought was strange, and if I knew what we know now of what was happening then I would have strung him up or frog marched him down to the Police Station but also we realise that would have had no effect!

However, my then partner, who had assets and property at the time, hence why we now realise, why they went for her, these devious criminal people! She asked the "solicitor" what would happen if she didn't sign the consent order, the time was 11.45 a.m.! He replied with no prior advise for we realise now 18 months later, after our failed court attempts for JUSTICE to have the bankruptcy order annuled, even though we did NOT realise or have the evidence at that fatal time, he was in CORRUPT COLLUSION with the Pub Co solicitors! He said "IF THIS CONSENT ORDER IS NOT SIGNED AND I DON'T FAX IT TO THE SOLICITORS IN LONDON BY 12 NOON TODAY YOU COULD BE EVICTED FROM THE HOTEL BY THIS WEEKEND!" She stood up shaking in a panic attack with tears streaming down her cheeks and signed the 2nd page, before running out of that DECEIVING, RUTHLESS, LYING, solicitor's office, of what we now realise, was a CORRUPT COLLUDED devised Consent Order that was based on the FALSE statement by the mason Pub CO official, wherein both CORRUPT documents were accusing my then partner of breaking the clauses of what we now realise was and still is, a FORGED and FABRICATED non-existent lease! The very same lease that the Pub Co and its solicitors did make their court claims and obtain their court orders thereon!

We tried to have a bankruptcy order annuled and appealed but in vain we did NOT realise what had been happening against us, until 18 months later when Itried to take the Pub Co solicitors to court they said that I had no legal standing, as the lease was in my partners name! The Judge believed them with no lease ever been adduced by them despite our protests that there never was any form of legal lease ever made or held by us! We even found among the papers, I received TWO days late from the Pub Co solicitors after I made my court claim that the Pub Co solicitors had even written to the court in Scarborough, where we had the Hotel, which was TWO months AFTER my then partner was led like an INNOCENT lamb to their CORRUPT slaughter, these DECEIVING solicitors stated in writing to the court that the FIVE years lease was NOT completed by the PUb Company and was NOT a legal lease! These CORRUPT solicitors and the mason Pub Co official did make their court claims and obtain their court orders by FRAUD - DECEICT - ABUSE of OFFICE - PERJURY - PERVERTING THE COURSE OF JUSTICE - CRIMINAL DURESS!

In the July of 2010 we made crime complaints to the North Yorkshire Police, together with all the relevent pertinent evidence

and our statements of TRUTH! On the 18th July 2010 I received a letter from a Det Sgt Paxton of Scarborough North Yorks Police that I was to be interviewed with the very ill, anxious, Ms Watson, the Police had her doctor's letter confirming her illness! Paxton said in his letter that he could not decide if our complaints were CIVIL or CRIMINAL???!!! A BLIND now we realise, (AM IN THE PROCESS OF COMPILING A COGENT, COMPELLING, FURTHER LAWFUL CRIME COMPLAINT WITH COMPLELLING, LEGAL EVIDENCE, THAT IS TO DATE, BEING CORRUPTLY COVERED UP, DENYING THE OVERRIDING OBJECTIVE TO A FAIR AND JUST INVESTIGATION AND, THE SUPREME LAW OF WELFARE TO THE PEOPLE! PLUS, WE ARE BEING DENIED NOT JUST OUR LAWFUL HUMAN RIGHTS BUT THE OVERRIDING PRINCIPLE OF FAIRNESS IS BEING CONTINUALLY IGNORED, IN A COVER UP AND CORRUPTION OF JUSTICE!) all part of their CORRUPT COVER UP! For, the then Chief Constable at the time was a Graham Maxwell, a Mason of the same lodge area as the CORRUPT, DECEIVING, THIEVING - LYING, Pub Company official, a mason Mr Greg White of Scarborough! Maxwell has since been dismissed for gross misconduct but I am convinced, that Satanic CORRUPT "brotherhood" of protective masonry, is at its evil work and still is, in our very serious case!

I John Harker, servant and soldier of my LORD YESHUA MESSIAH, does jest NOT and speak the TRUTH before my SAVIOR and REDEEMER, who every mason REJECTS and worships their great architect of Universe AKA Satan AKA Lucifer, whose name is revealed in the 33rd exalted degree of mason's, their god of "light" who the minor masons, mainly 3rd degree master mason's, are given a FALSE promise of living a new separate selected life in their "light" and will all be together in their grand lodge above???!!!! woe woe woe it IS, the lodge of Satan, WHO IS TRANSFORMED INTO AN ANGEL OF "light" AND HIS MINISTERS INTO MINISTERS OF "righteousness" MANY Clergy - Judges - Lawyers - Police - Bankers - Civil servants - M.P.'s - Council Officials et al, are Masons! Judge Harold Hewitt was my seconder many years ago!

Take HEED to this instruction www.hmcourts-service.com masons are told to LIE yes commit PERJURY in court to protect their "brothers"! Yes Satan, the god of this evil end times CORRUPT world and take HEED to this eternal TRUTH while today is still TODAY - 2 Timothy 3 Auth King James Bible, a prophecy written to Timothy by Paul 2000 years ago! Selah Yes I am crying being in the world but NOT now of it and we TWO INNOCENT victims, are NOT alone by any means, HEED the Hillsborough COVER UP and read an article a few months ago that the Hillsborough Committee have BANNED Masonic Police from having any involvement in the Investigation, but woe, only scratches the surface, as yes, the "Independent" Police Complaints Commission, have 90% of their senior investigators being ex senior police officers, that a good majority of them WILL be Masons! SO WHERE AND HOW DOES ONE ACHIEVE THEIR LAWFUL HUMAN RIGHTS???!!!

Det Sgt Paxton reneged on his written promise to interview me with the anxious - depressed Julie Watson, who had been CORRUPTLY DECEIVED and was then on the verge of having her home and other property taken from her by these CORRUPT so called honourable professional practitioners, who is now HOMELESS - DESTITUTE and VERY ILL, as a result where does the WELFARE TO THE PEOPLE COME IN and the RESONSIBILITY OF THE PUBLIC OFFICE OF CHIEF CONSTABLE OF CARE COME IN?! These PUBLIC OFFICIALS merely sit back in their hidden faces and merely make statements and promises that they can NOT keep and waffle on and find the easy way out by merely SUPPRESSOING and IGNORING the FACTS and the TRUTH resulting in LAWFUL HUMAN RIGHTS and JUSTICE being not just DENIED but CORRUPTED but do these Satanic Masons care?! NOT one little tiny bit they regard themselves as different special human beings, hence why there is so much CORRUPTION!!!

Paxton and his co called Criminal Investigation Police Officers collegues, who were no doubt under instruction from Maxwell and in collusion with the Professional Standards Officer another Mason Mr S Read, who objected to our appeal complaints, saying they were an abuse of process, in us seeking to have our very serious crime complaints FULLY and FAIRLY and PROFESSIONALLY investigated, Read was and still is, as is the current Mason Chief Constable Dave Jones, against who we submitted our very serious crime complaints recently with PERTINENT LEGAL even NEW evidence, with NOT even an acknowledgement?! Our joint very serious crime complaint is "MISCONDUCT IN PUBLIC OFFICE" and PERVERTING THE COURSE OF JUSTICE!

To explain for our initial very serious crime complaints were most definitely CORRUPTLY COVERED UP as the initial C.I.D. officers, when interviewing the ANXIOUS Ms Watson on her own, who did NOT have a FULL knowledge and experience of the business running of the Hotel and certainly NOT much idea of criminal Police investigation procedure; the C.I.D. officers did NOT, repeat, did NOT even produce or discuss the main material documentary evidence with her, especially the FORGED and FABRICATED blank bog standard (NONE existant even expired) Lease with the FORGED signature, purporting to be that of Ms Julie Watson, which the Pub Co solicitors and the Pub Co FALSELY and

CORRUPTLY claimed in their evidence to the court that the lease was legally contracted on the 12th July 2007!!! ALL LIES AND DECEIT WE DISCOVERED IN THE APRIL OF 2010!) that was CORRUPTLY made on an A4 page that was attached after the 42 pages of the blank bog standard lease! THE NORTH YORKS POLICE C.I.D. DID ALSO NOT PRODUCE AND DISCUSS WITH Ms WATSON the following important material items of evidence that we had submitted in the July 2010:- (1) The TWO CORRUPT unlawful no notlice late adduced Draft and Consent Orders (Both documents were accusing the UNSUSPECTING - DECEIVED - ABUSED Ms Julie Watson of breaking the clauses of Mr G White's FORGED and FABRICATED lease!

- (2) And, his FALSE CORRUPT deliberate NO lawful NOTICE late statement, wherein White states (FALSELY) that the lease commenced on the 12th July 2007 but subtly does NOT state when it expired, leaving us DECEIVED UNSUSPECTING victims was the DURESS obtained NOT negotiable, FIVE years lease that he White had put Ms Julie Watson under pressure to sign in the March 2008 8 months AFTER our takeover; all 3 documents adduced on the same date, the day before the FIRST court date! Printed on all these CORRUPT documents was the times that they were faxed between both Firms of solicitors the evening before our meeting, on the 3rd September 2008, these times do prove their CORRUPT COLLUSION!
- (3) The C.I.D. did NOT produce the bank statement or discuss the £17,201.00p that was given to White on the 5th July 2007 as a part deposit but the C.I.D. Made reference to fixtures and fittings, which we had NOT paid as we were challenging the amount given by White which was also much lower than £17.201.00p but also the fixture and fittings in the Hotel were ALL worn and delapidated, we had submitted evidence to this effect to the Police, and confirmed in our TRUTHFUL statements, as well as our so called solicitor, obviously IGNORED! With regard to the 5th July 2007 when we made our court claim to the Scarborough Court before Judge Hill on the 23rd February 2009, after we had to leave the Hotel. We had made our protests to the Court that there was never any lease held at any time during our occupancy but the Pub Co solicitors S.G.H. of London did again FALSELY claim to the Court that a Lease was made with Ms Julie Watson and the Pub Company that they said was with a firm called West Register (Public Houses 111)Ltd? We said to the Court we had never ever heard of them never mind held any lease! S.G.H. Solicitors did NOT ever produce any lease the courts repeatedly believed their LIES and DECEIT! Judge Hill dismissed our claim and stated that there was NO EVIDENCE OF ANY LEASE DATED 5TH JULY 2007 (We have the Court Order, which does (a) prove that we had no knowledge then in 2009 of any FORGED and FABRICATED lease (b) That also, it does expose and confirm, S.G.H. Solicitors LIES and DECEITS, for we have submitted IRREVOCABLE, COMPELLING, COGENT evidence (BEING ALSO IGNORED and COVERED UP to date!) of S.G.H.

Solicitor's court claim dated 27th June 2008, that is also SEALED with Scarborough Court seal, wherein this Court claim, S.G.H. Solicitors, do FALSELY claim, that the lease was lawfully made on the 5th July 2007 - yes - 5th July 2007! Yet at that Court hearing on the 23rd February 2009 before Judge Hill, S.G.H. Solicitors DENIED any existance of a lease on 5th July 2007, and yet, could NOT produce a lease of any sort! And, later, neither could do so, totally IGNORED us, when we posted recorded delivery, a total of 9 yes nine legal notices, to S.G.H. Solicitors, during the years 2011 and 2012 for them to produce the ORIGINAL lease with the ORIGINAL signatures of Mr G White and Ms J Watson thereon the A4 page?!

- (4) The C.I.D. did NOT produce or discuss the FALSE Health and Safety at Work Act document that proves without any doubt that the Pub Company and their contractors did issue this FALSE document that put our lives and the lives of our customers at risk!
- (5) The C.I.D. did NOT produce or discuss any of the material documentary evidence, submitted in the copies of the letters of protest we had sent to the Pub Company, which was Scottish and Newcastle Pub Enterprises Ltd., wherein we repeatedly complained and protested about the DECEIT we were subjected to, when prior to our takeover, as we did NOT have a FULL and PROPER inspection, as we found, within weeks, that the Hotel was very dangerous and delapidated state and neglected and required urgent replairs and renewals, as we would NOT be able to operate legally or safely! We had invested circa £80k but the Pub Company IGNORED us, hence why we stopped paying rent in the January 2008 and later submitted our substantial counterclaim, that has never been heard!
- (6) The C.I.D. did NOT produce and discuss Ms Julie Watson's lawful 2 paged statement of TRUTH dated 10th April 2010, wherein she states that she did NOT repeat, she did NOT sign any lease during the year 2007 and was subjected to a DURESS to sign a lease in the March 2008 and later was subjected to a criminal DURESS the day before the first court date to sign a Consent Order without any proper advice on threat of being evicted from the Hotel by that weekend if she didn't sign it, which had to be faxed to the solicitors in London by 12 noon the time then was 11.45 a.m.! VITAL PERTINENT EVIDENCE DELIBERATELY SUPPRESSED BY THE NORTH YORKS C.I.D.! WHY? IN ORDER TO

## CARRY OUT THEIR CORRUPT COVER UP OF THESE VERY SERIOUS CRIMINAL OFFENCES, HENCE WHY SATANIC MASONRY IS INVOLVED IN PROTECTION OF THESE SO CALLED PROFESSIONAL PRACTITIONERS!

(7) The C.I.D. did NOT produce and discuss the Draft and Consent Orders wherein they accused the UNSUSPECTING DECEIVED Ms Watson of breaking the clauses of the FORGED and FABRICATED lease! hence why they were CORRUPTLY DEVISED the day before our meeting and the day before the first court date! THERE WAS NO LEGAL LEASE! THESE CORRUPT PRACTITIONERS WERE MAKING THEIR COURT CLAIMS BY FRAUD - DECEIT-ABUSE OF OFFICE and, on that fatal morning, they had to subject their INNOCENT UNSUSPECTING victim to a crimional DURESS to have her sign their CORRUPT Consent Order, which wasn't even faxed at 12 noon we found in the April of 2010 it was NOT until 2.17 pm that fatal time, Ms Watson was in their corrupt trap! Had these C.I.D. officers carried our their PUBLIC DUTIES in a honourable manner they would have first carried our their written promise and interviewed me with Ms Watson! These Draft and Consent Orders together with White's FALSE statement had the printed faxed times on the top of each page and the ONE date of the 3rd September 2008, that proves these solicitor's CORRUPT LATE COLLUSION in order to subject their INNOCENT victim to a criminal DURESS but these C.I.D. officers did completely SUPPRESS and IGNORE this FACT in abuse of their PUBLIC OFFICE and their CORRUPT COVER UP!

Paxton sent an undated letter to Ms Julie Watson towards the later part of the year of 2010 staing that the North Yorks Police could NOT find any criminal offences having been committed and were therefore CIVIL? As a result we submitted further complaints that these very serious criminal offences had NOT been FULLY and FAIRLY investigated and that I John Harker, was an involved and important factor in this case, as I was a co-director of the Company that was the Premises Licence Holder of the Hotel and was involved with the business running of the Hotel wereby Ms Watson was responsible for the housekeeping and service area! I received a letter from the Professional Standards Mr S Read, stating that Det Insp Sweeting would contact me with a view to taking the mater further! WE DID NOT HEAR ANYTHING FROM THE NORTH YORKSHIRE POLICE, and we complained to the I.P.C.C.! And, as a result, the North Yorkshire Police, mason Mr S Read, claimed that our further complaint was an ABUSE OF PROCESS, as we were complaining that our very serious crime complaints, had NOT been FULLY and FAIRLY investigated! The I.P.C.C. agreed with the North Yorkshire Police and consequently, we made a Judicial Review claim to the Leeds Court, then THREE week after we made this claim we received the papers on the 23rd April 2011, from the North Yorks Police counsel and found a C.I.D. report dated (SUPPOSEDLY dated, for am certain it was a FABRICATED Report, when the North Yorks Police learned of our Judicial Review claim!) dated 5th October 2010, which was, two months AFTER the C.I.D. saw Ms J Watson, which was in total, NINE months after the North Yorks Police, interviewed the anxious nieve Ms Julie Watson on her own, the North Yorks Police having then reneged TWICE on their written promises to interview me John Harker!!!

We then made a further complaint to the I.P.C.C. stating that the C.I.D. Report was a MIXED UP - IRREVELENT - UNTRUE - UNSIGNED - PATHETIC - COVER UP Police Report, which had NOT included much of the pertinent evidence we had submitted and, that I John Harker had been badly let down by the North Yorkshire Police on TWO occasions, in them reneging on their written promises to interview me! The North Yorks Police in the person of mason Mr S Read stated that our complaint was VEXATIOUS but the I.P.C.C. allowed our Appeal on a minor technical point where D.C. Hattersley one of the inestifators had apparently got some of his facts mixed up? TO BE ABSOLUTELY TRUTHFUL THE WHOLE REPORT WAS A DELIBERATE CORRUPT COVER UP THAT IS WHY THE NORTH YORKSHIRE POLICE DELIBERTLY RENEGED ON THEIR WRITTEN PROMISES TO INTERVIEW ME WITH MS JULIE WATSON, IN ORDER TO PRODUCE THIS IRRELEVENT SO CALLED C.I.D. POLICE REPORT AND IGNORE ALL THE ABOVE MATERIAL COMPELLING EVIDENCE AS DETAILED ABOVE!

The Judicial Review claim was dismissed as being "without merit" in the first claim and again on the Appeal for a hearing claim, which was presided over by the very same Judge Langan another mason, who was the Judge who presided over our Bankruptcy Appeal hearing in Leeds on the 3rd November 2009, wherein he stated he could only go behind a Consent Order if there was evidence of FRAUD - DECEIT - MISCARRIAGE of JUSTICE! Judge Langan even asked counsel for S.G.H. Solicitors if she had the Lease? NO was the answer, we didn't get an adjournment, as I asked him for one, as we both stated in court there never was any legal lease in place at any time we ran the Hotel! Although we did NOT then have any idea or knowledge of the CORRUPTION in our case, obviously NOT as we would have had the Consent Order struck out and these criminal practitioners exposed and received compensation and avoided Ms Watson from being evicted from her home and being made destitute and very ill! But in the August of 2011 when Judge Langan presided over our Judicial Review hearing, which was a total FARCE as it only lasted a matter on a FEW minutes, we were DENIED even to speak! Judge Langan had the material evidence in front of him of the FORGED and FABRICATED lease! PLUS Ms JULIE WATSON'S FURTHER STATEMENT OF TRUTH DATED 27TH APRIL 2011 - that to date has not, repeat, has

not ever been examined or lawfully acted upon and most definitely no court of law has not ever bothered to have adjudicated upon it and most definitely the Police and the I.P.C.C. have totally IGNORED it, the very same as Judge Langan - the North Yorks Police – the I.P.C.C. have totally IGNORED my legal Statutory Declaration dated 1st June 2011, wherein both these legal documents we do CONFIRM that Ms Julie watson did NOT sign that lease on any date and NOT with Mr G White at any time during the year 2007, we both confirm that the lease that the Pub Co and its official mason Mr G White and their solicitors S.G.H. of London used to make their court claims and obtain their court Orders thereon is a FORGERY and FABRICATION! These TWO legal documents of pertinent evidence have and still are being CORRUPTLY SUPPRESSED and IGNORED by the North Yorks Police and the I.P.C.C. and were most defin itely IGNORED by Judge Langan!

Appeal for hearing dismissed "without merit" please tell me how can LEGAL Statutory Declarations, which is the same as giving evidence on oath in a court of law be without merit, that is backed up the material documentary evidence of the A4 page of the FORGED and FABRICATED lease, where the main INNOCENT victim Ms Juklie Watson STATES IN LEGAL EVIDENCE THAT THE SIGNATURE ON THAT A4 PAGE OF THAT LEASE IS NOT HER SIGNATURE IT IS A FORGERY AND FABRICATION! AND. ALSO THAT SHE Ms JULIE WATSON DID NOT SIGN THAT LEASE, AS MASON WHITE STATES IN HIS EVIDENCE, WAS SIGNED ON THE 12TH JULY 2007! WE HAVE PROVEN THE LIES AND DECEITS OF THE SO CALLED PROFESSIONAL PRACTITIONERS AND NOW THE CORRUPT COVER UP BY THE NORTH YORKSHIRE POLICE! BUT NO ONE IS TAKING THE SLIGHTEST BIT OF NOTICE!!! LAWFUL HUMAN RIGHTS AND JUSTICE DENIED!!!

We received, in the January of 2012, a refusal by the Professional Standards of the North Yorkshire Police that there was no misconduct by the Investigating officers???!!! We did NOT even have a phone call and certainly NOT a bit of contact as is required in in the Police Reform Act to keep complainants informed, it was yet again another cosmetic COVER UP exercise by the North Yorkshire Police, we had even posted copies of the THREE separate NEW Statutory Declarations dated 3<sup>rd</sup> October 2011, that we had posted by recorded delivery to the THREE initial criminal offenders, who were (1) Mr Greg White (2) S.G.H. Solicitors of London (3) Mr R Creasey of Bedwell Watts solicitors of Scarborough, wherein all three legal Statutory Declarations, we were itemising their criminal offences and how they had DECEIVED us and criminally COERCED their INNOCENT victim Ms Julie Watson! All THREE criminal offenders IGNORED our allegations as did the North Yorks Police and the I.P.C.C.!

Now, on the 20th March 2012, we Julie Watson and I John Harker did jointly sign and swear on oath a legal Statutory Declaration, which was made on the A4 page of the FORGED and FABRICATED lease, whereon we again confirmed that Ms Julie Watson did NOT sign that A4 page and again confirmed it is a FORGERY and FABRICATION! We submitted this LEGAL evidence to the North Yorkshire Police and to the I.P.C.C. who was Commissioner mason Mr N Long! TO DATE THIS LEGAL EVIDENCE IS STILL BEING TOTALLY SUPPRESSED AND IGNORED!

We again jointly signed and oath swore another LEGAL Statutory Declaration dated 27th July 2012 and itemised all the criminal offences that had been committed against us INNOCENT DECEIVED ABUSED and criminally COERCED victims and how the North Yorks Police and the I.P.C.C. were in ABUSE and COVERING UP our serious crime complaints! TOTALLY AGAIN SUPPRESSED AND IGNORED our problem here is that we are making very serious crime complaints against the very authorities and people employed, who we are complaining against!

On the 24th April 2013, we continued in our passion and resolve to obtain our lawful human rights and to see JUSTICE be done in our case, we jointly signed and oath swore a further LEGAL Statutory Declaration that once more did expose the very serious criminal offences and named the offenders including the Police culprits and detailed their crimes! AGAIN THIS FURTHER LEGAL STATUTORY DECLARATION HAS BEEN TOTALLY SUPPRESSED AND IGNORED! Again we have the very same problem but even worse for we did make this crime complaint to the current mason Chief Constable of North Yorkshire Police Dave Jones and sent a copy to the new Police and Crime Commissioner Ms Julia Mulligan, as well as the new I.P.C.C. Commissioner Cindy Butts!

On the 13th August 2013, we received a NEW expert witness set of evidence, wherein is confirmed that the signature on the A4 page is a FORGERY! This is INDEPENDENT expert witness evidence that we did submit to mason Chief Constable Mr Dave Jones of the North Yorkshire Police, where the Professional Standards replied NOT referring to the EXPERT witness evidence nor our statements and repeated pertinent evidence in support but merely state they will not be replying it is "protocol"??? What another easy GET OUT!!! the same as "without merit" how many INNOCENT complainants are subjected to that ABUSE OF OFFICE and give up their fight! THOUSANDS!

This year we have continued in our fervant determined battle for LAWFUL HUMAN RIGHTS and to see true JUSTICE be done at long last for we are absolutely CERTAIN that we are the INNOCENT victims of these so called professional practitioners criminal offences and then the further CORRUPT COVER UP of these very serious crimes by the North Yorkshire Police that are being compounded by the I.P.C.C.! We have made, therefore, a NEW updated very serious crime complaint dated 12th May 2014 with material compelling LEGAL evidence, including our joint signed and oath sworn Statutory Declarations! These updated NEW very serious crime complaints were posted to (1) Cindy Butts the Northern Commissioner of I.P.C.C. (2) Mr Dave Jones Chief Constable of North Yorks police (3) The Police and Justice Minister at Home Office (4) Prof Pearce at College of Policing in LOndon (5) Mr Roger Baker the H.M.I.C. Northern Office (6) Ms Julia Mulligan North Yorks Police and Crime Commissioner (7) Big Brother Watch in London (Not in their remit!) (8) Peter Hitchens Daily Mail on Sunday! NO RESPONSE TO DATE!

On the 3rd June 2014 we Julie Watson and I John Harker did jointly signed and swore on oath a NEW LEGAL AFFIDAVIT consisting of 16 pages, wherein we detail all the criminal offences, name all the criminal culprits, detail all the points of law and the important points of principle and practice that have been ABUSED against us INNOCENT victims! And promulgated the authorities policy statements when dealing with complaints of CORRUPTION especially made by the I.P.C.C. chair Dame Anne Owers and also the North Yorkshire Police and Crime Commissioner from her public statement made on the 19th October 2013 in the local Northern Echo, that both statements, have in our case of COVER UP against us INNOCENT victims has NOT come to fruition with us and our LAWFUL Statutory Declarations amd NEW expert witness evidence has and still is being totally SUPPRESSED and IGNORED to date?!

We again, submitted further petitions and updates dated 18th and 30th June 2014 to Mr Dave Jones - Ms Cindy Butts - Ms Julia Mulligan! We again submitted our further petitions and update dated 30th July 2014 to Mr Dave Jones - Ms Cindy Butts - Ms Julia Mulligan, to whom we have petitioned for a LAWFUL interview! We do NOT fight from this low and difficult position in some of fantasy or delusion we are CERTAIN of our FACTS and proclaim the TRUTH, as we have LEGALLY DECLARED in our Statutory Declarations and our NEW expert witness evidence that is also LEGALLY supported by our NEW expert witness evidence! THAT ALL DOES REQUIRE TO BE LAWFULLY ADDRESSED AND, CLAIM THE OVERRIDING PRINCIPLE OF FAIRNESS IN ADDITION TO OUR LAWFUL HUMAN RIGHTS PLEASE!

We again submitted our further petitions and update dated 26th August 2014 to (a) The I.P.C.C. secretariat (b) Ms Cindy Butts I.P.C.C. (c) Mr Dave Jones Chief Constable North Yorks Police (d) Sir Keith Vaz Chair Home Affairs (e) Ms Julia Mulligan North Police Crime Commissioner (f) The York Office of the C.P.S. (g) Tom Blenkinsop M.P. for Julie Watson (h) Jenny Chapman M.P. for John Harker (i) Peter Hitchens Mail on Sunday (f) Jason Lewis of K2 Intelligence London with Appenicies of pertinent evidence, as well as exposing the evils of Masonry! Is this the reason why we have NOT had any reply todate, although we requested such, especially to refer to and LEGALLY comment on our AFFIDAVIT and our THREE Statutory Declarations dated 20th March 2012 - 26th July 2012 - 24th April 2013 - NEW expert witness evidence dated 13th August 2013???!!!

On the 20th September 2014 we specifically and deliberately made our NEW LAWFUL very serious crime complaints against mason Chief Constable Dave Jones of the North Yorks Police, concentrating on the LEGAL FACT that our joint signed and oath sworn LEGAL Statutory Declaration dated 20th March 2012, that was made on the A4 page of the FORGED and FABRICATED lease! Plus also, we LAWFULLY refer to the LEGAL FACT that these LEGAL items of pertinent evidence have NOT ever been LAWFULLY addressed and adjudicated thereon, instead, have been continually UNLAWFULLY SUPPRESSED and IGNORED, in a continuing CORRUPT COVER UP! The law states:-"IT IS YOUR LEGAL DUTY AS A PUBLIC OFFICER TO HELP TO STAMP OUT MALPRACTICE AND CORRUPTION WITHIN PUBLIC SERVICES. IT IS A CRIMINAL OFFENCE TO TAKE NO ACTION OR KNOWINGLY DISREGARD INFORMATION AVAILABLE TO YOU IN CIRCUMSTANCES WHERE YOU HAVE REASONABLE GROUNDS TO BELIEVE THAT PHYSICAL, PSYCHOLOGICAL OR FINANCIAL HARM MAY BE CAUSED. YOUR WIDER LEGAL DUTY OF CARE OVERRIDES ANY STATUTORY PROCESS WITHIN YOUR ORGANISATION AND ANY INSTRUCTION FROM YOUR EMPLOYER. A PUBLIC OFFICER WHO WILFULLY NEGLECTS TO PERFORM HIS/HER DUTY AND/OR WILFULLY MISCONDUCTS HIS/HERSELF TO SUCH A DEGREE AS TO AMOUNT TO AN ABUSE OF THE PUBLIC'S TRUST IN THE OFFICE HOLDER, RISKS PROSECUTION FOR "MISCONDUCT IN PUBLIC OFFICE" THIS INCLUDES IGNORING MALPRACTICE! THE OFFENCE CARRIES A MAXIMUM SENTENCE OF LIFE IMPRISONMENT!"

To date, our NEW very serious crime complaints against mason Chief Constable Dave Jones are being SUPPRESSED and IGNORED and therefore, the above, very serious criminal offence, does most definitely apply to the Chief Constable! We are also now therefore, in the LAWFUL process of producing in the next few days, our further exposure of how our very serious crime complaints have and are being CORRUPTLY COVERED UP in a protectionism of the masonic culprits and the collusion by the masonic "brotherhood" for it is very evident that this is taking place, as why else can LEGAL Statutory Decxlarations - NEW expert witness evidence - NEW LEGAL joint signed and oath sworn AFFIDAVIT be continually SUPPRESSED and IGNORED and COVERED UP as they are in our case?!

We are genuinely and sincerely and passionately seeking honourable, just, unafraid, stand up and be counted professional individuals, who are rock solid ADVOCATES for JUSTICE! We pray without ceasing you can and will help us INNOCENT - DECEIVED - ABUSED and criminally COERCED and CORRUPT Police COVER UP victims? PEACE BE WITH YOU!

Julie Watson and John Harker, thank you from our hearts, two lone voices crying in this END TIMES wilderness of CORRUPTION for JUSTICE!