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cc: John Beggs, Peter Weatherby, Marcia Willis Stewart, IPCC, Sue Hemmings, Phil Scraton, James Jones, HFSG and HJC

4th July 2017

HILLSBOROUGH CHARGING DECISIONS

Dear Mr. Duckenfield

My second letter to you herein, concerns the Hillsborough CPS Charging Decisions against you, as announced by Sue Hemmings on 28th June 2017.

"I have found that there is sufficient evidence to charge former Chief Superintendent David Duckenfield, who was the Match Commander on the day of the disaster, with the manslaughter by gross negligence of 95 men, women and children."

It is appreciated that your plea to this charge, is a matter entirely for you, but I believe there may be a strong case for you personally to argue that **there are exonerating circumstances in your case**, which might influence your decision-making regarding your plea and the subsequent strategy for building your potential defence case.

Former Chief Constable Merdydd Hughes of South Yorkshire Police had it right for once, when he pinpointedly gave a clue as to where the blame should lie. About you, Meredydd Hughes said this to the Guardian's David Conn back in 2009.

"He certainly had not commanded an event of this scale, and the officer who had, who was involved in the initial planning, and then was not there at the crucial time. I'd focus on whether that was the right decision. We know now that it was not." So besides, not declaring the unfolding disaster a "Catastrophe", and besides burying the fact that the former Assistant Chief Constable sought solace crying under the control room table, the officer who made that wrong decision about the appointment of an inexperienced match-commander was that protected species Walter Jackson, and there is extra-ordinary compelling recorded evidence from former Inspector Brayford to suggest that Brian Mole knew full well that you, Godfrey, would "fuck it up". It reads like something out of Dad's Army with Jackson as Captain Mainwaring, Mole as Walker, Brayford as Fraser and Andy Hymas as "Don't tell them your name, Pike!".

Contrary to popular belief, when Coroner Goldring at the Inquests over-enthusiastically enquiring about Aston Martin, when meaning to refer to the other semi-final venue, he wasn't showing a kindergarten ignorance of first division football clubs grounds, no, he was using code for letting the real culprits know that things were to be kept well-hidden in plain sight. Goldring was acting, and he was having a laugh, and the joke was at your expense, for your embarrassing reference to "NottinghamSHIRE Forest" at your first match command briefing.

The tragedy is that neither you, nor any of the families of the 96, got Goldring's joke. Goldring was treating the families with utter contempt. At those Inquests, Goldring did his level best to protect Walter Jackson. Are we really so naïve and so blind to seriously believe that a man of Goldring's vast experience and education, who actually came from the Midlands, did not know the difference between an Aston Martin and an Aston Villa? John Goldring's efforts at covering up the truth were every bit as despicable as Stefan Popper's efforts were first time around. The differences being, Goldring was less obvious to spot in going about his objective of covering up the truth, which of course was far more difficult for him to pull off, second time around.

Also, what was known to the Coroner, but is not so commonly well-known to the public, is that your short notice promotion to match commander, was almost certainly done for a very specific purpose. It was done to give the authorities an unsuspecting "patsy" on a platter. This was the essential component for deflecting blame for the "accident" that had secretly been planned behind the scenes, most probably behind your back.

You, David, as the chosen one, fit the bill perfectly, and demonstrated your qualities immediately, by not even knowing the correct name for Nottingham Forest, when briefing your subordinate officers. Arranging that for you, was dear old Walter, and you have played the part perfectly for the powers-that-be for the last twenty-eight years. You have done that by aimlessly dissipating your time walking after golf balls, and worshipping Lucifer/Satan within the Masonic Lodge Halls of Sheffield, instead of using your God-given mind, properly, to work this out for yourself.

Our analysis points incontrovertibly towards the Hillsborough Disaster being a deliberately pre-planned event. While in no way condoning your actions on the day, or your repeated lies afterwards, we suspect

that you were deliberately chosen and set-up as the fall-guy, in a Machiavellian ploy, which your former boss helped to implement. That extra-ordinary well-protected species, Walter Jackson, did that to you in order to deflect blame from the Senior Command Team schemers, who had already made their Faustian Pact with the Tory Cabinet, by successfully covering-up Orgreave.

My main motive in writing to you for a second time like this, is to further attempt to elicit the truth about Hillsborough, for it is obvious to us, the cover-up and deception gets deeper and worse, and in the light of the CPS decisions, JAH deems it in the public interest for you to be encouraged to fight this case, to maximise the chances of you, not only redeeming yourself, but more importantly setting the families of the 96 free, by helping them to lift the lid over the real truth. For your own sake, and theirs, do not keep up the pretence, plead not guilty, and tell the full truth, and you might just come through this with some credit in the sight of The Lord, and the families.

Face facts please, you were used and abused by the powers that be, to hasten in Rupert Murdoch's Sky Sports sponsored multi-billion pound football industry in Britain. Walter Jackson pulled you in and stitched you-up like a kipper, while you, in dutiful thanks-giving to your worshipful masters, have helped protect him, and the beasts that plotted Hillsborough. To this end, I am making available the following Hillsborough related items, which I would encourage you to digest in full, starting with The Hillsborough Ripple Effect film, made by Muad'Dib/JAH.

Hillsborough Related Items

- 1. A DVD of the Hillsborough Ripple Effect Film.
- 2. A copy of the Hillsborough Ripple Effect Film narrative.
- 3. A DVD about The Cover-Up of Jackson
- 4. Inside Out Analysis on JAHTALK: <u>http://jahtalk.thefarrellreport.net/inside-out/</u>
- 5. Witnessing Walter Article on JAHTALK: http://jahtalk.thefarrellreport.net/witnessing-walter
- 6. The Persistent Widow Article on JAHTALK: <u>http://jahtalk.thefarrellreport.net/the-persistent-widow/</u>
- 7. Taking The Michael Article on JAHTALK: http://jahtalk.thefarrellreport.net/taking-the-michael/
- 8. The Black Advocate Article on JAHTALK: http://jahtalk.thefarrellreport.net/the-black-advocate/

My intention, Father willing, is soon to submit an Amicus Curiae brief to the Magistrates Court hearings in Warrington, scheduled for the 8th August 2017 for the benefit of the other five defendants. As far as you are concerned, if you wish, I can expand on the exonerating circumstances, potentially affecting your particular case, should you be of an inclination to plead "Not Guilty". A "Guilty" plea, will probably render this letter obsolete, in your case, and seal your fate.

Your attention is drawn to guidance regarding contempt of court over Hillsborough: http://www.liverpoolecho.co.uk/news/liverpool-news/hillsborough-charges-not-give-suspects-13250526

A final word of warning, do not think for one moment that you and John Beggs ought to try to use this to wriggle out of your transgressions by using unlawful legislation against me, in an effort to help you somehow escape facing justice. It will not work, and here's the reason why.

The fake queen, Elizabeth II continually breaks the promise which she made to God under oath. This promise was to maintain God's Law, to the utmost of her power.

Plainly, Elizabeth's lackeys, who have been under her steer well before 1989 to present, are all too willing to enforce on her behalf, the exact opposite of God's Law. They do this for evil gain, power and control. Instead of doing good and administering proper justice, British judges like Goldring, are operating within Elizabeth's Satanically governed courtroom rules, which in their most symbolic sense, can be seen as the Royal Courts of Injustice, located in the God-forsaken City of Westminster, being guarded by the Temple Dragon called Satan. There, as with Hillsborough, much evil has been enacted out in the sight of The Lord, over the years.

While ever the entire UK judicial system derives its authority from a fake queen, deploying the plethora of UNLAWFUL legislative processes within her corrupt courts, then the notion of displaying CONTEMPT OF COURT, becomes a requirement of me from God, rather than a restraint on me from red-robed rogues. The depths of evil and corruption within The Palace, the Houses of Parliament, the Police Service, and in the UK Courts, which have existed under Regina's fraudulent and unblessed reign, know no bounds. I have news for you, David, Godfrey. God is about to bring Lizzy's reign of evil to a swift end, so that The Rightful British-Israelite King is restored on The Throne. Pike or no Pike, Godfrey, you need to choose sides carefully, as do all concerned with Hillsborough, at this momentous point in time.

Only the truth will set you free.

Elizabeth 2 GO - Ripple Effect: <u>https://mtrial.org/node/133</u> Yours sincerely, Tony Farrell

STATEMENT OF OFFENCE

MANSLAUGHTER contrary to common law

PARTICULARS OF OFFENCE

DAVID GODFREY DUCKENFIELD, on the 15th day of April 1989, unlawfully killed _____ by

gross negligence in that

i. As the Match Commander he owed ______ a duty to take reasonable care for the safety of those attending the Hillsborough Stadium as spectators in respect of the dangers from overcrowding and consequent crushing.

ii. In breach of that duty of care, he failed to take reasonable care:

a. to identify particular potential confining points and hazards to the safe entry of approximately

24,000 spectators arriving from the Leppings lane area of Hillsborough into the designated sections of the stadium;

b. to sufficiently monitor and assess the number and situation of spectators yet to enter within the stadium;

c. in good time to relieve crowding pressures on and from spectators seeking entry to the stadium;

d. to sufficiently monitor and assess the number and situation of spectators in pens 3 and 4;

e. in good time to prevent crushing to persons in pens three and four by the flow of spectators through the central tunnel.

iii. That breach of duty amounted to gross negligence

iv. That negligence was a substantial cause of the death of ______

(As a common law offence, this carries a maximum sentence of imprisonment for life.)