Case Management, Application and skeleton argument

for appearance at Chester Magistrates Court on

11th July 2018

REGINA v Tom Dobbie.

1. Application and basis to quash charges.
2. Application and basis for judicial review.
3. Application and basis for bail, if charges are not dropped.

1. Application to quash charges.

Summary. The whole set of involvement by Cheshire police against me have been unlawful. From a negligent start, it spiralled into more and more criminality by Cheshire police. In simplistic terms, they cannot admit when they have gotten things wrong, and then repeatedly carry out abuse of power to have me unlawfully silenced. CPS have obliged Cheshire police through extensive non-disclosure which they have wilfully taken through case management and through trials.

The two last trials were unlawful. After acquittal, CPS applied for an immediate injunction (ignoring the child abuse crimes that were evidenced by the defence) and they knew this was unlawful in case law. The last trial was witnessed by the public to be unlawful – no jury, no evidence for the defence, the defence barrister admitting under oath that she never looked at one bit of defence evidence, while forcefully

History of Police and CPS Criminal Negligence, Abuse of Process, Abuse of Power and Non Disclosures.

Case1. Original assault

Case2. First wrongful charges.

Case3. First unlawful trial and non disclosures.

Case4. First appeal and non disclosures.

**Case1.** Original arrest in 2010.

Police and CPS never investigated, let alone disclose.

This is verified in a document reply from PPS stating the Cheshire police sergeant had said “we did not investigate because we thought he was making up his evidence in response to being arrested”.

Consequence: Aurora was raped as a direct result of Cheshire police criminal negligence. In not investigating the crime, they then put the victim (Tom Dobbie) on bail, thus stopping the victim (Tom Dobbie) protecting the children. That inability to protect the children led to the rape of Aurora and further abuse of the children. (it is stated in the Social Services report in 2009 that Tom Dobbie was made required to protect the children as their primary carer, or the children would have been put in Child Protection by social services. This report was offered to Cheshire police, but they refused to examine any evidence that showed the dad and children were the victims)

**Case2**. The First magistrate’s trial in 2011.
The judges summing up -
2.1. Mrs Dobbie had been violent and abusive to the children and dad.
2.2. Mrs Dobbie was overly physically chastising the toddler.
2.3. Mr Dobbie went to the rescue of the toddler.
2.4. Mrs Dobbie had substantially assaulted Mr Dobbie.
2.5, but,
2.6. We feel Mr Dobbie has overly retaliated.
(point 2.6 was based on a supposed lump on Mrs Dobbie’s head that no one saw other than a Cheshire policeman. The children never saw it. Her friends never saw it. Even Mrs Dobbie said under oath that it didn’t exist.
2.7. CPS never disclosed about the extensive evidenced child abuses and domestic violence by Mrs Dobbie.

3. The first Crown Court with acquittal on appeal.
3.1. The summing up showed exactly the same points as 2.1 to 2.4 above about the violence and abuses of Mrs Dobbie to the family. Now the court found any charge of assault was unsubstantiated.
3.2. CPS never disclosed about the extensive evidenced child abuses and domestic violence by Mrs Dobbie.

4. After Crown Court acquittal, the evidence of all the domestic violence, domestic abuse, child abuse, manipulation, coercive control by Mrs Dobbie was yet again submitted to Cheshire police who refused to investigate.

1. The current arrest was based on abuse of process by Cheshire police and CPS.

There never was a guilty plea, only a conditional plea. See large number of letters, solicitor instructions and direct to the court.

2. The defendant was prevented from addressing the court as to the reality of what was happening and agreed, even though he tried very hard

3. The defendant was misrepresented by the defence, with the defence behaving more like the prosecution. Even the reply to the COB by the barrister was grossly perverting the course of justice. She knew it was acting to cover up child rape, child sexual abuses, child battering’s and many other crimes, but she avoided commenting on these matters.

4. The defendant was coerced to sign a document that did not represent what was agreed in meetings. The defendant repeatedly informed the solicitors, barrister, cps and judge.

5. CPS and barrister worked together to mislead the court to such an extent it is perverting the course of justice.

6. The entire trial is an abuse of process to cover up child rape, child sexual abuses, child batterings and many other crimes.

7. The extensive evidence, supporting the defendants innocence, and the criminality heaped on him by Cheshire Police, CPS, Social Services was ignored in entirety while CPS and defence conspired to coerce the defendant to plead guilty. The police, CPS and defence knew their position was unlawful in misleading the court.

8. Seven NHS psychiatrists verified in writing that the defendant was not deluded, and his beliefs are fully evidenced and witnessed. The defendant’s severe psychological anxiety and distress being fully attributable to years of abusive and criminal treatment of his children and himself.

9. Witnesses on next page.

10. Letters to the defence instructing copies to Judge and CPS.
11. Application parts 1, 2 , 3. All hand written and sent to court.

12. The evidence referred to as evidence against Tom Dobbie, actually describes hundreds of crimes that police and CPS ignored in order to criminally cover up their spiralling criminality. See Queen’s Bench document, see Complaint To The Local Authority document.

13. See Graham Dean video evidence on [www.moralpropositions.com](http://www.moralpropositions.com) of child abuses.
14. See Aurora blogs describing child abuses on [www.moralpropositions.com](http://www.moralpropositions.com)

15. See Rape evidence, and evidence of the criminal cover up on [www.moralpropositions.com](http://www.moralpropositions.com)

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| WitnessesTo the crimes and abuses being covered up by Cheshire Police and CPS  |
| Ref | Crime/event | Witness | Criminals |
| C1 | Rape | A. D. Maya | T. S.  |
| C2 | Rape reported | A.D. Maya, North Wales Police, Cheshire Police, CWAC legals, | T.S.  |
| C3 | Rape cover up | A.D. Cheshire Police, CWAC – all, CPS | Cheshire Police, CWAC – all, CPS,  |
|  | Child sexual abuses | A.D. Primary witness. A.D. disclosed to Tom Dobbie, CWAC ss, Police, Friends, School.  | K.R. CAD.  |
| C4 | Child abuses | A.D. O.D. G.D. T.D. L.B. CAFCASS. CWAC SS.  | CAD, KR |
| C5 | Witnesses to the detailed evidence of the rape and child abuses | Tom DobbieDebra Dean Chadwick: Reported in writingKaren Challinor: Reported in writingApril Butler: Reported in writing7 NHS Psychiatrists: Reported in writingOthers | Cheshire Police, CWAC – all, CPS, CAD, KR,  |
| C6 | Crimes wilfully covered up | Evidence by Tom Dobbie traceable emails and attachments.  | John Dwyer, Nigel ParrStewart Melody, Giles OrtonOthers  |
| C7 | CPS lying to magistrates  | Tom Dobbie, Karen Challinor. Done to falsely imprison Tom Dobbie. Done to torture Tom Dobbie. | CPS would not disclose person and blocked all communications |
| C8 | Defendant excluded from court discussions | Tom Dobbie, Karen Challinor. Discussions in court were different from what Tom Dobbie was saying | Defence barrister |
| C9 | Electricity and water turned off in flat by police | Tom Dobbie, neighbours | Cheshire Police |
| C10 | Flat burgled | Tom Dobbie, Karen Challinor, Crime number 329 4/3/2017 | Cheshire Police |
| C11 | Tortured | Tom Dobbie, 7 NHS Psychiatrists. | Cheshire Police, CPS. |

Tom Dobbie . End of document.

(Header below used for posting from unlawful Incarceration)

3/5/2017. From Tom Dobbie A6570DD Incarcerated Unlawfully

Into Torture On Remand, For Reporting Child Rape

Child Sexual Abuses, Child Batterings And Many

Other Crimes Being Criminally Covered Up And

Assisted By Cheshire Police and CPS

* All While The Children Are Forced To Be
Isolated In The Clutches Of Their Abusers.

To The Clerk To The Court

Chester Crown Court

The Castle

Chester, Cheshire CH1 2AN

Dear Clerk to The Court, I hope you are well – My Children and I Are Not.

1. Please copy all 3 pages to Judges Dutton. Woodward, Thompson
and to the Criminals Running CPS.
2. This Does Not Replace Parts 1, 2, 3, But Is Typed To Clarify Some Main Points; Especially The Witnesses Who Cheshire Police And CPS Say Either Do Not Exist, or Have No Evidence (Reported In Unaudited Reports Of No Substance By Cheshire Police and CPS).
3. I Look Forward To Presenting All Of The Evidence Necessary To Fulfil The Application I Have Made To The Crown Court, As Well As Cross Examining The Criminals In CPS Who Say No Evidence Exists.
4. Please Note: I Am Also Making An Application For The Indictments To Be Quashed, The Defendant Released And The Real Criminals To Be Charged; And A Judicial Review And Judicial Finding Of Facts.

Tom Dobbie