This page has not been updated for some time, as the resource required is difficult.

However, all previous versions and documents are stored in an archive history to give a full audit trail of what was known at any stage.

This will be needed for future action against the criminals in Cheshire and Chester who have abused my children and me.

History Leading To Magistrates and Crown Court Appearances Starting April 2018

The burden of proof is always on the person who brings a claim in a dispute. It is often associated with the Latin maxim *semper necessitas probandi incumbit ei qui agit*, a translation of which in this context is: "the necessity of proof always lies with the person who lays charges."

Tom Dobbie repeatedly reports crimes that have been committed on his children, himself, the Crown.

Stopping him reporting the crimes are - Cheshire Police, Cheshire (CWAC) Social Services, Chester CPS, Chester Judiciary.

Dobbie is standing up against people who are evidenced as corrupting the judiciary.

The latest abuse of power is in charges being used against Dobbie to stop the exposure of these crimes - "Without reasonable cause, reporting crimes by Cheshire Police to the Attorney General".

You couldn't make this up

Item/date	Links	Comments below.(Last updated 12th June 2018)		State
		(CPS rules for CBO breaking justification)		
		(college of policing charging and case preparation)	lots	
181105	Crown Court	If abuse of process fails, then an application to the Crown Court 'with reasonable cause' hearing date tba.	lots	
180711	Magistrates	'with reasonable cause' hearing 11th July 2018 Witnesses: Aurora, Graham, Debbie, others word document, pdf document	lots	
180626	Crown Court	(for Crown Court abuse of process hearing 26th June 2018)	lots	
180620	Crown reply2	Skeleton argument v2 update after reply from v1 by cps.		80%
180614	Crown	Updates. Previous pages archived.		
180608	CWAC			40%
180607	Crown reply1	Skeleton argument v1 : The substance interfered with in the course of justice to abuse process	lots	70%
180604	Appeals	Woodward, Dutton, Berkson		
180604	Magistrates	Injunction Cheshire Police for torture, assaults, harassment, interfering with course of justice.		
180604	Magistrates R	Case management and Skeleton argument for magistrates. 'with reasonable agistrates 'with reasonable cause' hearing 11th July 2018 Witnesses: Aurora, Graham, Debbie, others. (Prototype application V1 as PDF, as Doc, as html)		
180603	CWAC	CWAC/QB/TWD layout evidence trail with comments (<u>Tom copy</u>) (<u>Bob copy</u>)		35%
180601	County Court	Application to County Court to quash fraud in house equity theft.		
180511	Altcourse	Video link bail application granted.		
180509	Altcourse	Video link to disadvantage Tom Dobbie. No possibility to hand the latest version of my application.		

180501	Altcourse	Application by post, and copied in email via Ian Dobbie and included in web format. Specific request for presence in the court and not video link. Ignored.	Unlawfulness	
180411	Cmagistrates	Sent to Crewe Magistrates to ensure I was remanded. I asked them not to send me to Crewe as Crewe could not handle this and this was unneccessarily forcing me into remand and more torture.	Unlawfulness	
180410	Arrested	Overnight and assault and torture. Sergeant was bloody minded about me not having my watch knowing it was a very strong psychological stressor. Same sergeant who did the 2010 phone call!!	Non disclosures unlawfulness	
180405	Magistrates	Arranged for trial on 11th July with witnesses		
180404	Arrested	Overnight assault and torture. Police refused to allow my evidence, and refused to see defence evidence clearly marked on their evidence.	Non disclosures unlawfulness	
	1	Historic Web Evidence Applications		
	Crown Court	Application to Berkson. Everything refused or ignored.	Cover up child abuses unlawfulness	
	Crown Court	Application to Berkson. Everything refused or ignored.	Non disclosures unlawfulness	
	Crown Court	application was updated after leaving Altcourse and being on tag at home (it was fully updated and copied to judge Dutton who refused the bundle and the defence evidence. no evidence, no jury and the judge just said "Dobbie is guilty because I say so"	Non disclosures unlawfulness	
	Crown Court	Application written in Altcourse in 2017 to Crown Court - no evidence all the way through 6 months of case management and hearings and no evidence, no jury and the judge just said "Dobbie is guilty because I say so"	Non disclosures unlawfulness	
161120	Magistrates	CPS lied to get remand.	Non disclosures unlawfulness	
161119	Arrested	O/N assault and custody	Assault unlawfulness	
	Crown Court	Application written in Altcourse in 2017 to Crown Court -		
	Crown Court			