
CPS response in Regina v Tom Dobbie

3 messages

Tom Dobbie <anima.tom.dobbie@gmail.com>
To: chester.enquiries@chester.crowncourt.gsi.gov.uk

23 May 2018 at 15:00

Dear Clerk to the court, I hope you are well.

Can you please forward this email to the CPS and judge involved in this case.

1. I have received by post an envelope with the first response from the CPS. This is two days later than agreed, and I need to type out a reply, so, can you send a copy of your documents electronically to me at this Email address to enable my response in the timely manner required.

regards,

Tom Dobbie

Since 2010,

A father tortured by English government employees to silence him
while fighting to rescue his children from abusers
and being criminally prevented from rescuing the children.
even when there is lots of evidence
and witnesses -
one of the children -

- https://drive.google.com/file/d/0B7_LZMUGYpMmWkhOZTikODIrUFk/view?usp=sharing

- https://drive.google.com/file/d/0B7_LZMUGYpMmZkpsRXdydTZKU1E/view?usp=sharing

the children's older step brother -

- https://drive.google.com/file/d/0B7_LZMUGYpMmWHVwa3VJdVJmeW8/view?usp=sharing

- https://drive.google.com/file/d/0B7_LZMUGYpMmdlI5eExObGNIZmc/view?usp=sharing

and so much more

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Tom Dobbie <anima.tom.dobbie@gmail.com>
To: chester.enquiries@chester.crowncourt.gsi.gov.uk

23 May 2018 at 15:17

Dear Clerk to the court,

Please pass this on to the judge and CPS in this case,

1. As it stands, while I was preparing for a court case in Chester Magistrates, Cheshire Police arrested me and ensured I was remanded into custody after another nights assault and torture at Blacon Custody suite. (they knew perfectly well Crewe Magistrates could not deal with the case, and that forced Crewe Magistrates to have me remanded. Any school child can see this was a deliberate abuse of process to harass and torture me.

1.1. They not only criminally assaulted and tortured me, but they interfered with the course of justice.

1.3. As it stands, if I reply to the CPS as required by the Crown Court appearance on 9th is to be accomplished, then Cheshire police could arrest me into torture and assault yet again.

1.4. To prevent the crimes of torture, assault and interfering with the course of justice, I made an application (N244) for an injunction to prevent crimes against me, and to prevent crimes against the course of justice.(which Cheshire Police have demonstrably carried out so far) .

1.5. So, can you please deal with the application for the injunction so that I can respond to the CPS reply without fear of being assaulted again.

Regards,
Tom Dobbie

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Tom Dobbie <anima.tom.dobbie@gmail.com>
To: chester.enquiries@chester.crowncourt.gsi.gov.uk

23 May 2018 at 22:14

Dear Clerk to the court,

Please pass this on to the judge and CPS in this case,

1. My previous email reporting crimes of assault, torture, harassment, interfering with the course of justice, and requesting an injunction to prevent even more criminality may sound a bit bizarre to you, but please look at the history -

1.1. Assault of Tom Dobbie by Cheshire Police 2006. All the cava entry says Tom Dobbie was irritated !

1.2. Cheshire police assist Catherine Avril Dobbie in committing a crime with powers of arrest, but instead of arresting her, they compliment her in the cava entry.

2. Cheshire police admit they never followed procedures when investigating the lies by Catherine Avril Dobbie in her act to get the police to assist her cover up her assaults on the children, steal occupancy of the house Mr Dobbie solely paid for, and for the police to help her destroy the infrastructure of the DrRheology company (www.DrRheology.com) and destroy Mr Dobbie's finances and assets.

3. Cheshire police, in writing , state they will not investigate the crimes and harassments of Catherine Avril Dobbie and Ken Redman because it is too complicated for them.

4. Cheshire police cover up child rape, child sexual abuses, child battering at the CIN meeting in 2011 (all evidenced in professional reports).

5. big jump as there is a very long list of negligence, wilful negligence and deliberate crimes of lies and cover ups.

6. In 2015, Cheshire Police arrested Tom Dobbie into custody and ongoing remand - assaulting and torturing him with abuse of environment and missing medications on the night before the start of the Crown Court trial. They made sure Mr Dobbie was destabilised and distressed for the 4 day trial. Judge Woodward had to apologise to the jury for the distressed state of Mr Dobbie which Judge Woodward said he was mislead about.

So, the next move is for Cheshire police get an unlawful trial; (no jury, no evidence, defence barrister who admits looking at zero evidence and orders her client the defendant to be guilty - and Judge Dutton (whose mistress Vanessa Whiting was already involved in an abortive Queen's Bench case to try and gag Tom Dobbie from exposing Cheshire West's part in all this child abuse and criminality) Dutton says the trial is lawful in the face of extensive evidence showing the trial is being used to cover up crimes. acts does the opposite arrest Tom Dobbie for reporting crimes. Based on this unlawful trial, Judge Berkson grants a CBO to Cheshire police so they can get an extra layer of criminality and abuse of power to cover up these crimes.

Then Cheshire police arrest Tom Dobbie for reporting crimes to the attorney General (full explanation on the final submissions).

Tom Dobbie tells the Attorney General, and Cheshire police not only arrest Tom Dobbie, but they disingenuously organise that Tom Dobbie is forced into remand in prison (I told the police in Blacon custody suite that Crewe couldn't handle this, and I should only be sent to Chester Courts , but they ignored this as they were desperate to interfere with the course of justice as well as criminally assaulting, abusing and torturing Tom Dobbie again).

All through these arrests, remands, trials, assaults, torture, there has been copious non disclosure by Cheshire Police and CPS.

All through these arrests, remand, trials, assaults, torture, there has been copious wilful non disclosure by the above.

All through these arrests, remands, trials, assaults, torture there have been deliberate lies by Cheshire police and CPS.

7. So, we need the injunctions stated in the N244 application put in place if we want to stay within a lawful framework for these issues.

regards,
Tom Dobbie

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