Documents by the defendant in Regina v Tom Dobbie 2018 Crown Court V4p1

Administrative matters.

1. For those who do not like web type structures, the main pages in the Crown Court submission by Tom Dobbie are copied into a contiguous PDF file (THIS PDF DOCUMENT).

2. The original hyperlinks may not work properly in this version, because it is a moving document.

2.1. Please use the web version, or ask for the hyperlinks in this single document type to be repaired.

2.2. Historically, Cheshire Police, CPS and judges like Judge Dutton have refused the electronic bundle

with all of it's evidence for disingenuous reasons that break the overiding objective of justice, and thus

they have perverted the course of justice and participated in a conspiracy to cover up child rape and many other crimes.

3. If there are any conflicts between versions (clerical errors or simply time delays between updating), then the web version takes precedence.

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Start : BetrayedByJudges.pdf file copy.

Everyone Betrayed by judges

The actual submission skeleton argument is '2018 CrownV4p1' on the left menu.

In the simplest of summaries possible.

In all of the 116 (or nearly) appearances of Tom Dobbie's in courts in Chester, the executives of the state - judges, cps, magistrates, police, social workers are ALL evidenced as acting criminally in the most vile ways.

Mostly, because they are covering up previous crimes by executives of the state; and, in all cases, because the money in their pocket is worth more than -

- the well being of the children involved
- the stopping of child rape abuses
- the stopping of child sexual abuses
- the stopping of child battering
- the stopping of child emotional abuses (coercion, manipulation, threats)
- the stopping of the torture of a dad
- the torturing a dad so he cannot rescue his children
- the torturing of a dad so he cannot report crimes against the children and him
- the stopping of the harassment of a dad
- stopping theft
- stopping the destruction of property
- stopping the destruction of a high tech company

The money in their pockets is being obtained by vile criminality ... and the judges in Chester County, Chester Magistrates, Chester Crown Court are all protecting the criminals, because the criminals are executives of the state and because the criminals are part of their Machiavellian wonderland of power.

ALL THE ABOVE IS EVIDENCED (Tom Dobbie is a physicist, and physicists don't like hearsay).

ALL covered up by the judges in a gross demonstration evidencing the extreme self centrism of the executives of the state.

These cover ups require these judges to break statute, to break law and they act with the mentality of clerks who dress it all up with disingenuous arguments that fool simple souls in the public.

In the case of Dutton, he is so cocksure, that he commits extraordinary criminality in plain sight - he was helped into his psychopath role of 'recorder' by his mistress, who he carries out crimes for - Vanessa Whiting of CWAC, a woman who defrauded Cheshire West Council.

The more you investigate here, the worse the acts of criminality you discover, and that is why CPS and judges want no reporting of evidence.

IT IS IN THE PUBLIC INTEREST TO HEAR ALL OF THE EVIDENCE AND REMOVE ALL OF THE CRIMINALS

.....

The judges in Chester have demonstrated criminal creativity to repeatedly mug and torture Tom Dobbie simply for reporting vile crimes against his children and himself. These judges have acted repeatedly beyond statute, beyond the limits of their remit (see essay below) and entertained crimes covered up, crimes propagated and crimes created against the children and Tom Dobbie.

Essay (by a specialist in law): Areas Which Judges Make Law

This essay seeks to establish several areas in which judges do make law.

Presently a judge's role is not to make law but to uphold the laws which are made by the parliament. Each law which is made by the parliament must be clearly defined and applied by the judges in accordance with the cases. While making decisions about a case a judge must follow the precedent set by higher courts with respect to the situation and conditions applicable, as this also helps the one involved in the case as they know they will be treated alike and not randomly. There are various laws which are judge made like the contract ad tort law and many other important developments like the development of negligence as a tort. Though later statues were passed on these subjects too and parliament attempted to include the common

law in statutory law but still the original principles created by judges are followed. Airedale NHS Trust v Bland (1993), here the House of

Lords have to consider the fate of Tony Bland a

football supporter left in a coma after the Hillsborough stadium disaster. The court had to decide whether it was lawful to stop supplying the drugs and artificial feeding which kept Mr Bland alive, even though it was known that stopping medicine would lead to his death. The courts had only option to make a decision one way or the other, and they decided that the action of stopping the medicine and artificial feed was lawful in patient's best interest as per circumstances.

What opportunities do judges have to be creative?

In 1345, an English lawyer argued to the court, "I think you will do as others have done in the same case, or else we do not know what the law is." "It is the will of the Justices," said Judge Hillary. Chief Justice Stono rebroke in: "No; law is that which is right". The controversy is still ranging amongst judges. Presently the problem arises on the part as to how exactly do judges play role in law making, "Do Judges Make or Declare Law". This is believed that in "hard cases" judges can and do create new law. While talking about the judge's role, during creation of law which takes place especially in two fields:

1. In the development of the Common Law

2. In the interpretation of Statutes

Their freedom is restricted by the rules of precedent and the supremacy of Parliament & by the rules of precedent and the rules of statutory interpretation. The courts cannot move out of there shoe of legislature and make decisions or create laws but they have to be confined to their territories and the guidelines given by them is to be followed until the legislature steps in to make law. There has to be some means under which the law is created like high and low parameters. 'Judicial activism' should not become 'judicial adventurism' and lead a judge going in pursuit of his own notions of justice, ignoring the limits of the law. The courts must be confident in giving the effect to constitutional policy like equality, socio- economic justice, liberal interpretation and recognition of rights of the individuals giving effect to a more meaningful life etc.

Donogue V stephenson is the best example of case (Judges do make law). It is known as Case Law or Judge Made Law. To eradicate the inequality and unfair decisions, The Court of Appeal set law every day, their decisions become law which creates flexibility and a progressive judicial system. The statute cannot be altered as it is literally written. The law on suicide and murder cannot be dealt by the judges

(Terminally ill people are aided to die) because of the statute law and this can only be changed by the government who itself is the creator of law and is hence the most powerful law maker.

Do judges make law?

According to the official line of course the judges do not make law but they do make laws in three circumstances:

(1). Interpretation: Parliament cannot define each and every possibility or define and explain every term in statute, so there arises a need for the judge to interpret the statute such that it can be applied to the case before courts. Example: Bennion criticises is DPP v Jones (1999), which concerned a demonstration on the road near Stonehenge. In this case the Lords looked at the rule, that the public have full right to use the highway for purpose like walking, passing and re-passing and else uses related to it but not demonstrating and picketing. In Jones, the House of Lords stated that the rule levied unrealistic and unwarranted restrictions on everyday activities, and that the highway is for public, and public has full right to use the highway for

reasonable purposes.

(2) Filling in the Gaps:

The situation may arise in which there is no express law. Example, the Factor tame cases, there was no law as to UK statutes were to be dealt with when they conflicted with EU law. As a result of decisions in EU courts, the House of Lords developed a new doctrine to allow the statute to answer the question without completely abandoning the principle of parliamentary supremacy. The development of new doctrine which lead to political instability leading to fundamental changes like break up of UK constitution with European Court of Justice.

Example: This case represents that the judges must be careful while changing the decisions or making any law. However the judges sometimes fail to do so .we hence have an important criminal case of R v Dica (2004) the Court of Appeal overruled an earlier case of R v Clarence (1888) and held that criminal liability could be imposed on a defendant for infecting another person with HIV. This change in the law was made irrespective of the fact that the Home Office had earlier decided that such a legislation should not be introduced which would impose liability in this situation. The Home Office observed that this was a case of social and public health policy. Considering the case of R v DICA ; this case illustrates that , The convict was sentenced a four and half year imprisonment which was not sufficient for the offence which was committed. The complainant was inflicted with bodily harmful HIV through sexual intercourse with the applicant . The applicant sought leave to appeal against the offense of inflicting, he did so that the original decision of the Court of Appeal could be reconsidered in the House of Lords. But the appeal was dismissed because the Court of appeal was bound by its own decision and also by the decisions of similar cases. Therefore the Leave to Appeal to the House of Lord was refused. (3) Common Law

There are various areas in which there is no statute law. In such a condition the judgements built by judges on existing cases are influenced by previous cases in a way that could be called law making. For example, the rule in Rylands v Fletcher and it's amalgamation into nuisance in the Transco case. Since 1966 it has been possible for the House of Lords to reverse its own previous legal decision - the obvious case is R v R (not A v A) concerning rape within marriage. Secondly, In R v Ahluwalia the wife in this case suffered from continuous threats like physical and mental from her husband and was brutally beaten up. One evening after being molested again she couldn't fall asleep thinking about her husband's behaviour so she went downstairs and poured petrol into a bucket and set fire to her

husband's bedroom. He died from his injuries, though her intentions were not to kill but only to inflict pain. Provocation was pleaded as a second line of defence based on her ill treatment throughout the marriage, but she was convicted of murder. It was followed by an appeal.

Kleinwort Benson ltd v Lincoln City Council(1998), the case illustrates about the rule which existed for nearly two and a half centuries that if the payments were made by mistake they did not have right to get money back. In this the judge held that he was bound by the restrictions of rules that money paid under mistake of law was not recoverable. KB appealed for the recovery of money. Allowing the appeals (Lord Browne - Wilkinson and Lord Lloyd dissenting), the law should not be practised any more and it should changed, so that the money can be recovered by KB. Therefore, the change in the law is desirable but it should be left to the law commission and Parliament such that the new cause of action can be introduced.

Lord Denning 'The Reform of Equity' "The judges do every day make law, though it is almost heresy to say so" A famous quote by Lord Denning mentioning about the making of the law by judges but it is usually not mentioned every time that the law has been created , changed or reformed. Normally in very hard cases the judges mention that the law has been created or changed , but the law cannot be reformulated according to the wish of the court. The law is to be defined and reformed under certain necessary norms as per the steps of legislation. Above we have many cases in which the gaps were to be filled; the interpretations were to be made like the case of DPP v JONES. So the judges do make laws but almost heresy to say so. Hence, judges have been upholding, declaring and making law. Therefore "Although judges have traditionally seen themselves as declaring or finding rather than creating law, and frequently state that making law is the prerogative of Parliament, there are several areas in which they clearly do make law" the statement holds true in almost every sense ; that judges declare law and create laws also.

End of page ' Betrayed By Judges '.

Hiding.pdf file copy.

The hiding

The actual submission skeleton argument is '2018 CrownV4p1' on the left menu.

Why are Cheshire police desperate to gag Tom Dobbie ?

Why have John Dwyer, David Keane, Janette McCormick and many others in Cheshire police carried out a reign of terror over Tom Dobbie and his children ?

Answer - they are covering up their own crimes and mistakes.

The more you research into this truth, the worse it gets; so I will just give an example of how evil these people are.

[Using code names of 'Alice' and 'Ben' here to assist in protecting the victim children].

The children and dad have a long history of physical and mental abuses by their mum. This is evidenced in social service and other reports. When mum assaults her toddler Ben yet again, dad stops her. In retaliation mum phones Cheshire police and lies saying she has been assaulted. Cheshire police have a policy of believing women in all cases of domestic violence (I have copies of their posters and policy at that time which even included the Dulluth wheel to spread hatred of men). They arrest dad, do not investigate and put dad on bail not to go near his own home. Dad tells them they are putting the children into harms way, and he can show social services reports with this in it. The police laugh at dad, and subsequently the children are abused more by mum and her new paedophile boyfriend. The police removed the protection of the children that social services had said was necessary. (read the report). This directly resulted in Alice being raped (TS) and sexually assaulted and sexually harassed (KR) and both children physically and emotionally abused.

Alice's mum was known for battering her children and had carried out vile acts like holding alice down, after battering her, and then spitting in Alice's mouth. Alice, Graham, dad, CAFCASS all reported this. Cheshire police say no such things happened - all because Alice refused to talk to the new social workers who wanted to force her to live with her mum only (CWAC social services spread man hatred, and the courts assist them in destroying families and taking children away from dads).

Cheshire police follow the policy of social services and spread hatred of men in matters of domestic violence. Janette McCormick openly pursues this.

Having gotten it all wrong at the start, because they are breaking policy and procedures in investigating and reporting crimes, Cheshire Police set out in a spiralling of crimes against Tom Dobbie. The police cronies in CPS, CWAC, judiciary, freemasons all join in putting the boot into Dobbie.

This and much more is hard evidenced. That's why Dutton criminally arranged to prevent Dobbie's evidence being heard. That's why time and again they remanded Dobbie into torture to try and suicide him. That's why the magistrates court declared the trial ultra vires. That's why the judges want almost no evidence to be heard.

End of page ' The hiding '.

End: The Hiding Page......(return to index in this pdf page)

Start : HomePage and Case Blog.pdf file copy.

Dobbie 2018 Case blog (home page)

Blog summary.

The core skeleton argument is [2018 CrownV4p1] on the left menu. The left hand menu items [Betrayed by judges] [The hiding] [Case blog] [Crimes] [Witnesses] [Documents] [Non Disclosures] [Questions] [Control] [Byrne] [HR Breaches] [Harassment] [Poems] are all hyperlinked to documents constituting the broader argument, and all of this fits within CPR, CPS , audit ability and legibility requirements. This case involves the CPS and judiciary assisting criminality by Cheshire Police on a large scale of serious crimes. The more you investigate the truth here, the more criminality by agents of the state you will find. These criminals are so arrogant about their power to carry out crimes, that they get corrupt judges to approve orders to gag people from reporting crimes. This trial is about the police, CPS and judiciary gagging Tom Dobbie from -

- his obligations to his children,
- his obligations to society,
- his obligations to the Crown
- his reporting of crimes.

The evidence by the defendant is extensive, as are the witnesses. The CPS and judiciary want no evidence and no witnesses - just like they did in 2017 in a very unlawful and corrupt trial (if you care to examine the evidence).

This page is administration matters and case blog..

28th Sep 2018. Attended Crown Court today with a friend - you ALWAYS need witnesses, because these Chester judges, barristers, CPS and police cannot be trusted.

The above statement is based on recorded and evidenced acts by these corrupt authorities -

- 1. evidence of multiple acts of corruption in 116 court appearances in Chester,
- 2. 16 unlawful arrests into overnight custody,
- 3. 5 times unlawfully incarcerated on remand adding up to over 2 years,
- 4. 5 weeks sectioned to prove I was telling the truth,
- 5. 322 days on tag preventing contact with family and friends,
- $6. \sim 1,000$ days of forced isolation,
- 7. \sim 2,000 days of torture, of which over \sim 900 forced close to suicide,
- 8. multiple acts of criminality by Cheshire police, including cover up of their crimes,
- 9. too many acts of wilful non disclosure by police and cps to count,
- 10. victims of crimes Cheshire police are desperate to criminally cover up,
- 11. many witnesses who report the same crimes I am reporting,
- 12. and, I have top NHS psychiatrists written reports stating that
 - 12.1. I am not deluded, and
 - 12.2. I am reporting evidenced truths.

In simple speaking, evil, criminal people pervade and control the executive branch of the state in Cheshire and Chester.

I was surprised there was yet again a different judge, saving the last one from publicly recusing himself. The new judge seems a nice chap at face value, but you have to take into consideration that my mind thinks a bit slow nowadays because of all the torture, abuses, harassment and subsequent medications that I am subjected to.

This judge wants new applications from me and CPS by the 12th Oct. I must take mine on paper to the Crown Court and pick up a paper copy of the CPS prosecution case. This judge then went on at length as to if or not the CPS prosecution was in the public interest. He described how my 'crime' constituted something not terribly serious at face value, and if I was found guilty, that any sentence would likely be rather lenient based on how little I had actually done (because I reported crimes by Cheshire police, and it was Cheshire police who got their cronies in CPS and Chester judiciary to make it a crime for me to report crimes. The fact that this gagging is not just unlawful, but is being used criminally by the police to cover up child rape, child sexual abuses, child battering and a myriad of associated and consequential crimes, seems of little relevance to all the crooked judges , CPS and police in Chester and Cheshire).

It seems to escape these judges that they have a job described in statute that says they cannot wallow in criminality, nor can they reinterpret the law completely different from how it is stated and historically interpreted. Judges Barnett, Pearce, Dutton, Berkson and many others are trashing the law in plain sight and relying on public stupidity to allow them to do this.

So, this new judge seems to have already joined the evil judges in Chester. He is ignoring the serious evidenced crimes in front of him. He is effectively assisting in covering these serious crimes. He is assisting in keeping abused children and a tortured father in criminal perpetuity. This is more of the breaking of the overriding objective of justice as well as breaking the statute behind judicial conduct.

When reality has occured, and the recorded tested evidence of that reality is wholly sufficient, then why do these judges in Chester Courts believe they can repeatedly create a fictitious version of reality? Is it a mark of stupidity, or criminal stubborness? Whatever it is, it shows contempt of court, contempt for the justice system, contempt for decency, contempt for public morals. The Attorney General, Lord Chief Justice, Lord Chancelor, Director of CPS, Home secretary are all in on this, they have been informed, they choose criminally to wilful ignorance.

So, it leaves the tortured Tom Dobbie to speak up for justice, moral decency, truth; onwards with yet another retyping of the defendants case and evidence; an act that is mental punishment and torture yet again.

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27th Sep 2018. I discovered at teatime from a friend contacting me that I am in Chester Crown Court tomorrow. Over three weeks ago they had emailed me saying that the date of the next appearance in court was not fixed, but they would contact me. They never informed me. This happens lots. The authority of the court rests with the chaos of its maladministration - which is contempt of court.

26th Sep 2018. Dear Clerk to the Court, Chester Crown Court, please pass this on to CPS and (yet to be recused) judge.

1. Further to my previous emails regarding this scandal.

2. I have had over over 114 appearances in Chester Courts, arrested into overnight custody 16 times, remanded into HMP Altcourse 5 times totalling 2 years, put on electronic tag for 322 days ---- injunctions against me reporting crimes, CBO against me reporting crimes.

3. For what ?because I reported crimes

4. Crimes against who ?crimes primarily and originating against my children and mesubsequently crimes against the Crown by executives within the justice system.

5. What kind of crimes ?

Child rape, child sexual abuses, child physical assaults, child emotional abuses, theft, fraud, harassment, torture, abuse of power, misconduct in public office, contempt of court and more.

6. Why are police covering it up ? because they were extremely negligent at the start in 2010, and it spiralled into more and more criminality as they did everything to cover it all up.

7. Why have judiciary not sorted it out ? because these judges in Chester are hard evidenced as acting criminally to assist police, CPS, barristers all carrying out crimes..

8. Why have higher authorities not sorted it out ? already, Theresa May as Home secretary said it was a matter for police and she replied abdicating all responsibility. already, the Attorney General and Amber Rudd also abdicated responsibility

9. What am I (defendant Tom Dobbie) trying to achieve ?

9.1. The rescue of my children who are forced to be with abusers.

9.2. The exposure of a corrupt system using vast amounts of taxpayers moneyto run a literal gangsterland.

10. More than sufficient evidence of crimes is being continually and wilfully ignoredby the police, CPS and Courts in Chester.

11. I am currently on charge for reporting crimescrimes by Cheshire Policereporting them to the Attorney General ! andthe police in Cheshire have made it a crime to report crimes by Cheshire police.

12. Who let Cheshire police do this ?it is their cronies in Chester CPS and judiciary.

13. The trial for these charges was refused to be processed after being declared Ultra Viresby the judge in Chester Magistrates on 11th May 2018.

14. Identical charges are still now running towards a full jury trial in Chester Crown Court in January 2019.

15. The judge in the Crown Court is already evidenced as -- acting unlawfully, criminally, andopenly acting as a prejudiced advocate against the defendant.and he MUST recuse himself.

16. This judge must now be a witness in this trial which evidences the necessity of reporting crimes by Cheshire police to the Attorney General, Lord Chief Justice, Lord Chancellor, Home Secretary.

17. One Chester judge has already recused himself over all this.

18. This is a SUPERSCANDALagainst the judiciarycreated by the collective judiciary in Chester.

19. This is a SUPERSCANDAL against the government.

20. I am a consultant physicist with global business experience,and a lot of friends across the globe backing up all of my evidence.

21. Eventually the truth (highly evidenced and with witnesses)will get out fully.

22. See the links in the forwarded file.

and just in case - http://www.moralpropositions.com/downloads/a6570dd/TomDobbie/twenty18/Twenty18Home.html

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23rd Sep 2018. Yet another Email (immediately below) to Chester Crown Court and to the people at the top of the executive chain who are responsible for the justice system, and it's current lack of moral decency and extensive criminality in Chester.....

Tom Dobbie <anima.tom.dobbie@gmail.com> 21:28 (2 hours ago)

to chester.crowncourt, Ian.Dobbie, Contact@iiCSA.

Dear Clerk to the court, Chester Crown Court,

Please pass this on to the judge and CPS in the case already declared ULTRA VIRES

by a previous judge. (this has also been submitted to Ministry of Justice for forwarding to the Attorney General,

The Lord Chief Justice, The Lord Chancellor and Secretary).

1. Yet another week of the criminality and and abuses of my children and I has been allowed to pass.

- 1.1. Judges, CPS, and other executives of the state are involved,
- 1.2. and contrary to their job descriptions,
- 1.3. contrary to statute,
- 1.4. contrary to lawfulness
- 1.5. contrary to moral decency,

they have allowed these extensive crimes to be covered up and some kept running.

2. The facts in all of this are written, recorded, planted all over the place in duplicates.

2.1. Current and future auditors and students can and will read these facts.

2.2. Since these executives of the state are holding on to some kind of 'Mexican Standoff', they are wilfully promoting these crimes

3. The judges and CPS must resign and submit themselves to police for arrest and charging.

3.1. That's what real judges who are honourable would do.

3.2. That's what real judges who would not bring the judiciary into gross disrepute would do.

3.3. Only fake judges would plough on trying to keep covering up and propagating these crimes.

4. How far up the ladder of authority does this criminality run?

4.1. This has previously been copied to the Home Secretary, The Attorney General, The Lord Chief Justice, The Lord Chancellor - and -

that they also have hidden themselves, pretending it all doesn't exist. ,

surely makes these executives part of the conspiracy.

4.2. There are various replies from various executives of the state,

but none that show adherence to job descriptions and the expectations of such jobs.

4.3. It is hardly surprising the country is saturated in crimes,

but this is proof that the worst vile crimes resides happily right at the top of government.

So much for all the petty excuses to give vile judges freedom from possible interference.

.....the Devil walks freely in Chester.....

5. The history is hard written.

The walls will fall down.....eventually....

and the severity of end response must be proportionate.

18th Sep 2018. It was confirmed yesterday that the Crown Court has not ignored my submissions and evidence.

This raises very serious problems for the Ministry of Justice

about the unlawfulness and criminality being created by the Chester Courts.

In response, I emailed Chester Crown Court, with copies to the Attorney General

(because this is extensive evidenced contempt of court - amongst other things ,

and , it is supposed to be within the remit of the AG to investigate and stop contempt of court,

but so far he is happy to let the Chester Courts be run unlawfully),

copied to The Lord Chancellor and Lord Chief Justice because they have a responsibility

for judges to behave lawfully and decently (which they are evidenced as not doing).

Email -

Dear XX YYYYYY, thank you for your reply. (admin name redacted)

(also submitted to Ministry of Justice, AG, LCJ, LC)

This reply raises more questions than it answers.

1. Why did judges and clerks in both magistrates and Crown courts tell me they did not read all documents submitted by me?

2. Why did the judge in the Crown Court try to hold a summary judgement by not acknowledging the latest relevant submissions, but by only looking at the much earlier submissions sent from prison ?

3. Why have the police, CPS and judges in both courts repeatedly ignored the rape, sexual abuses, physical abuses, psychological abuses of my children, when it has been repeatedly submitted in unambiguous evidence ?

4. Why have the judges repeatedly ignored the evidenced crimes against me by police, CPS, judiciary?

5. Why have there been evidenced repeated serious breaches of the human rights of my children and me?

6. Why have both courts ignored the evidence of torture, and simply marched on regardless submitting me to more torture ?

7. It is not tenable that all these police, CPS and judiciary did not know they were carrying out crimes on a biblical scale.

8. The Crown Court in Chester cannot handle this case as it is being institutionally run by vile criminal external parties.

9. The current judge must immediately recuse himself, and the whole case be passed over to the Lord Chancellor, Lord Chief Justice and Attorney General.

12th Sep 2018. On emailing the magistrates court to get details of what is recorded for the 11th July (I have witnesses, so it will be interesting to see what they try to hide), the court server (computer) reports it is bouncing emails from my Email address. So, I have emailed them from another account requesting an explanation why they are wilfully acting in contempt of court.

11th Sep 2018. Page links here updated and made more compact. This must be used now instead of all previous. The previous structure is fully archived following our audit trail requirement.

In the light of the Crown Court moving the date of the next trial management hearing, after receiving the email outlining the requirement of the judge to recuse himself based on impropriety and bringing the judiciary into disrepute, then it has now become necessary to also include the FSO within their remit from the Attorney General. Soon, there will be no honest, or competent, or morally decent people left representing the British Government. It is hardly surprising this cabal want to get far away from having outside authorities poking their noses into this very dirty English laundry.

6th Sep 2018. Submission to the highest legal people in UK.

Dear Ministry of Justice, please pass this on to -The Rt Hon David Gauke MP Ian Burnett, Baron Burnett of Maldon The Rt Hon Geoffrey Cox QC MP Robert Buckland QC MP

.....

Dear All,

I am a British subject whose children have been raped, sexually assaulted, physically abused, emotionally abused, falsely imprisoned and the judiciary in Chester have assisted in these crimes against my children, and in they have assisted and propagated a myriad of crimes against me - for exposing these crimes. The evidence has more integrity than needed to back up what I am reporting.

I ask your intervention as specified below.

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Dear Clerk to the court (Chester Crown Court),

Please pass this on to the CPS and judge in the ULTRA VIRES case of Regina v Tom Dobbie.

- 1. The current judge must recuse himself.
- 2. He is evidenced as showing prejudice against the defendant.
- 3. He is evidenced as permitting and assisting in multiple breaches of Human Rights against the defendant.
- 3.1. Unfair trial.
- 3.2. Torture.

3.3. Right to live without fear.

3.4. Right to know his children are ok for the moment.

4. He has shown contempt of court in favour of criminality towards the defendant and his children.

5. The entire court and its infrastructure are evidenced as being repeatedly in contempt of court - hiding applications, hiding evidence, working from arbitrary documents - admitting they frequently lose emails and submissions.

6. I request the Lord Chancellor, the Lord Chief Justice, the Attorney General all to intervene as this is not only within their remit, but is essential to their role within statute.

regards, Tom Dobbie

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31st July 2018. The events below recorded under 19th July leave the current Crown Court case needing considerable changes and a good dose of certainty. The application of the defendant will now have to be expanded to include the evidence, issues and witnesses that were going to be dealt with in the Magistrates Court. This means a much bigger trial than was envisaged by the judge on 26th June. The defendant makes his application to cover these new circumstances and includes actions to try and reduce the requirement for the extra witnesses.

19th July 2018. The CPS documents arrived in the post today. There is nothing different from all previous; yet again they have not disclosed the large number of highly evidenced crimes against my children and me. They have not taken any notice of the bizarre events at Chester Magistrates on 11th July, where the judge declared the charges against me as ultra vires and could neither hear the case or dismiss the case. He said all he could do was to send these facts back to the judge who had created this ultra vires situation, and told CPS that it had to go back to judge Dutton. There were a number of reasons that I knew of, that show why these acts by Cheshire Police are unlawful, but the judge in the Crown Court (a man above the law in his own court) made his ruling why he says these did not amount to abuse of process.

26th June. Hearing for abuse of process at Chester Crown Court.

[Link to judges brief notes for 26th June.]

Defendant's notes below.

1. The judge started working from my earliest submission made from prison. He said he would make a summary judgment based on that. 1.1. This was not the case I was here for based on the submissions I made.

2. I informed the judge and cps of the multiple communications which I had made after that first submission. The last one was the correct submission for the hearing. I also informed him that I had printed out copies of the main pages, annotated them, paginated them and handed these in to the Crown Court (receipt evidenced).

3. The judge and court staff now found my submissions by email and hardcopy.

4. We now turned to the primary matter on hand - the Abuse of Process Hearing.

5. This new judge seemed to be acting as an advocate in coming to the following directions -

5.1. This judge directed that even though this case by CPS is built on multiple evidenced acts of criminality of willful non disclosure, this is irrelevant in law in this court in this case.

5.2. This judge directed that even though it is evidenced that children have been raped, sexually abused, battered, and other abuses, and, it is being assisted by police, is irrelevant in law in this court in this case.

5.3. This judge directed that even though the police are evidenced as having carried out theft, fraud, misconduct, torture, harassment etc, these are all irrelevant in law in this court in this case.

5.3.1. This judge directed that the police had not stolen my computers, but had legally taken them. This was a peculiar thing for him to say. He has seen no evidence from the police and my evidence trail with crime numbers shows distinct burglary and theft by Cheshire Police This judge says evidence of police criminality is irrelevant in law in this court in this case.

5.3.2. This particular comment from the judge is important, because it shows he is not acting as a judge, but is acting as an advocate to the benefit of the conspiracy with these police; covering things up for them.

5.4. This judge directed that the CBO being used as an instrument of crime, is irrelevant in law, in this court in this case.

5.5. This judge directed that the police refused to examine evidence offered to them by the defendant the judge says is not abuse of process.

5.6. This judge directed that even though the documents identified by the defendant to the interviewing police were the wrong documents, and that the police ignored this, this judge dismissed as 'they have the correct documents' and had no idea what documents the police used in the interviews. Worse, even he was using the wrong documents in this Crown Court at the start of today and the defendant had to point this out to him. We are in Kafka land yet again.

6. The abuse of process is dismissed, even though it sits on over 200 willful non disclosures perverting the course of justice and propagates crimes.

7. The judge directed that all that matters in this case is if the prosecution can prove 4 things -

7.1. That such an order as the CBO exists.

7.2. That Dobbie has been served with it (the CBO is an order by the court preventing Dobbie from reporting crimes and abuses by Cheshire police - granted in the unlawful trial in 2017. That trial is accepted and evidenced as having no defence evidence at any stage. That trial had no jury. That trial had the defendant pronounced guilty by a judge who is an interested party to have the crimes covered up).

7.3. That Dobbie wrote the emails reporting crimes by Cheshire police to the Attorney General.

7.4. That Dobbie sent the emails.

8. I informed the judge that Archbold states that the charge is correctly 'did these things without Reasonable Cause'. (sending emails reporting crimes)'.

8.1. There was then a period of bum scratching and looking at legal references by judge and prosecutor, followed by various reading out the legal definitions.

8.2. The judge went back to defend the prosecutors case, saying all the prosecutor had to do was prove the 4 things above.

8.3. I challenged the judge again on the charge of without reasonable cause'. It is stated as a primary requirement in law, that if the prosecutor brings the charge, the prosecutor needs to prove the charge.

8.3.1. The prosecutor needs to prove there was no reasonable cause.

8.4. The judge responded that all the prosecutor needed to do, was the 4 points he made previously.

8.4.1.I say this is unlawful, and the judge is wrong in law. However, this is a game of shadows and the judge is above the law in his own court.

8.5. The judge says it is up to a jury to decide if or not there was reasonable cause.

8.6. I'm happy with this as proceeding now, as I have over a hundred reasonable causes to report crimes by Cheshire Police.

8.6. The judge knows I have a hundred or so reasons for putting forward as 'reasonable cause'. So, he warns me that any evidence from previous trials and events will almost certainly be excluded in the allowed evidence.

8.6.1. The history cannot removed if bad character evidence is introduced.

9. The rest of the time was taken up with planning the trial with various events and submissions before the real trial taking place around January 2019.

10. I felt very sick on the way home, and had to let myself pass out on the bus (people just think your sleeping).

10.1. Why was I ill? All these people, all their effort - all to keep my children and me in criminal abuse.

10.2. This is what it feels like having my children abused a thousand times over 8 years - all while these people get highly paid and dress up in batman cloaks and wigs - all to cover up crimes and child abuses.

10.3. I truly am in an occupied territory; just like millions previous and current, but, at least I have a fighting chance in a game of shadows.

22nd June 2018. The Crown Court has for the first time since 11th May sent an Email to Tom Dobbie. Dobbie has sent a number of Emails previously without any replies; even using resolver to try and chase up any response from the court.

The court now wishes to consider moving the abuse of process hearing to Warrington on 29th June. The defendant fully opposes such a move on the grounds of -

1. The defendant is unwell physically and mentally, to such a degree that getting to Warrington and back is too distressing. He very rarely comes out of his tiny flat; this residence situation being forced on him by the abusers destroying his business, destroying his personal

finances, stealing his home, making him homeless - all these acts evidenced as criminal, that Cheshire police assisted in. The defendant is a primary mental health patient, with this situation being caused by the abusers acting criminally.

2. The defendant has no money and lives hand to cap, he is currently worried as his last pair of trousers are coming apart at the backside. The journey to Warrington is excessive wear and tear on this last pair of trousers as well as more expensive than the journey to Chester Crown Court.

3. The evidenced history over the ~ 100 cases involving Tom Dobbie in Chester courts shows these courts as being repeatedly brought into gross disrepute by acts of the executive. It is essential for the Chester Courts to demonstrate that they are no longer tolerating unlawfulness or putting their cronies above the law. Justice must be done and be seen to be done. This case is a chance for Chester Crown Court to show it has moved away from what has been evidenced so far as bringing the judiciary into gross disrepute. 4. The bulk of the witnesses are much closer to Chester Crown Court, and this not only is much less disruptive, but cheaper for all involved.

5. The defendant had noted the day of the abuse of process hearing as the 26th June while on videolink from HMP Altcourse. The trial day seems to have moved to the 29th. There has been no mention previously of the trial date from Chester Crown Court moving to the 29th - I don't oppose this date of the 29th at Chester Crown Court. Although there is the issue of there being no trial preparation; the defendant tried to communicate with the court, cps and police, but nobody has replied to anything - apart from my bike being stolen, which generated a visit from Cheshire police.

In trial preparation, I have submitted a list of witnesses, but the arrangements for witnesses has not been addressed - especially the witness who previously has been threatened not to tell anyone about these crimes.

6. The defendant has submitted an N244 to have the case stay at Chester Crown Court.

7. The previous N244 submitted to Chester Crown Court to apply for an injunction to stop Cheshire Police interfering with the course of justice is also outstanding, with no responses after a month.

20th June 2018. Please excuse any duplication. The defendant is forced to be a litigant in person because of the previous unlawful trials with currupt defence solicitors and barristers. While forced to be a LIP, the defendant's mind is always in a state of anxiety because of the abuses of his children and himself; forced repeatedly to type all this stuff out, the defendant faces a torrent of distress - which is mostly because he cannot understand how it is possible for overt criminality by the authorities against his children and himself to just keep spiralling on.

Due to the critical update on 13th July, a lot of restructuring of the defendants application, notes and skeleton arguments has had to take place. The previous applications still hold in content, and both old and new, address [h-001] <u>CPR requirements for abuse of process</u>, but are now dispersed inside the new structure, with neccessary additions and clarifications. The CPR requirements for the content of the application, as described in [h-002] <u>Annex 2</u>, are met here, albeit in a non contiguous manner. The current content on this web type structure is the master copy.

The older version of this 2018 submission in the abuse of process and any downstream cases is still available for audit and referencing. The 2017 bundle, and it's audit trail, are still available. This is the bundle that judge Dutton refused twice, and the barrister and solicitor for the defence admitted they never looked at any defence evidence, and never carried out any signed instructions from their client, the defendant. This is evidenced as without a proper trial, and the defendant guilty for reporting crimes, and guilty for reporting police who are evidenced as covering up crimes. The 2017 trial with no evidence allowed, no jury, and on the say so of a judge whose mistress wanted the defendant silenced is available for public scrutiny as required by statute.

In simple terms, if Chester judges want to be evil, the public must be allowed to see their evil acts; and in particular, their abuses of a defendant who is exposing them and their conspirators.

The 2015 bundle, and it's audit trail, are still available. This bundle shows extensive abuses of the children and Tom Dobbie, by the primary abusers, the police and cps. That CPS applied wrongfully for an injunction immediately on acquital in 2015 was not just [h001] <u>unlawfully granted</u>, but a deliberate abuse of process and perverting of the course of justice by the CPS prosecutor. These are some parts of the extensive abuse of process and abuse of power and misconduct in public office that has resulted in us being in these 2018 trials.

CRITICAL UPDATE. on 13th June 2018.

To date, [h002] <u>no responses</u> to emails and [003] <u>applications</u> to Chester Crown Court, Chester Magistrates, Cheshire Police have been recieved, other than Cheshire Police arresting me twice and remanding me in order to stop me exposing crimes; and also to stop me attending the [004] <u>Simon Byrne</u> hearing.

This has necessitated a more comprehensive layout and linking of eveidence etc. as no doubt CP (Cheshire Police) will arrest me again to stop crimes being evidenced. CP arrest Tom Dobbie again and again to stop him exposing the crimes that CP are determined to act criminally in covering up. CP and Chester CPS then repeatedly pervert the course of justice by saying Tom Dobbie is commiting crimes. The CPS prosecutor at the last Crown Court appearance was saying to the judge that Dobbie should not be given bail because he will not stop reporting these crimes; crimes that the prosecutor is criminally covering up completely against what is evidenced. The previous application to the court is fully archived and available, in line with my auditing policy.

.....

There is some very sensitive evidence that will not be shown on these pages or links to these pages. This evidence will only be shown in court and on request without the public seeing it. CPS will not be given this evidence because they are evidenced as criminals perverting the course of justice all through these trials. If the judge sees it necessary, then a copy will be given to CPS on the condition it is never

.....

1. All of this miniature set of internally linked html files, is the electronic version of any PDF documents sent to the courts in Chester, as skeleton arguments, submissions, applications, evidence, notes.

1.1. There is a [005] <u>PDF</u> file that has this page and those on the left hand menu assembled as a contiguous document. The text in the pdf copy will always be seen, but depending on where the pdf version is accessed from, some of the hyperlinks may not work. If you are accessing the pdf via the live url's, or from the CD/DVD copy local on your computer, then the links should work. If not, you can get back to this web structured version.

1.2. The defendant has over forty years of high level presentations across the globe, mostly to academic level audiences. It was originally typed documents, acetates, chalk and board markers in the early days. As technology enabled more efficient resources, the defendant used all modern means to communicate.

The move from linearly contiguous documentation, to highly branched using hyperlinks was considered the highest level. However, there was the penalty of ambiguity increasing as the hyperlinks count went up, and the audiences ability went down.

Hyperlinked documentation, including web based systems, have a very high efficience for saying things that can easily get garbled as the number of ideas or facts or propositions get higher. So, hyperlinked documentation is much preferred, as long as there is always someone available to act as a guide when things get very complex.

This current case before Chester Crown Court and Chester Magistrates Court has a ten year history involving hundreds of thousands of documents. However, it is an auditor's dream on the defendant side, because he records and files everything due to his historical position as a consultant physicist and CEO. This is evidentially not the case with Cheshire Police or Chester CPS who repeatedly hide evidence that damns their case and exposes their criminality in abuse of power, abuse of process and perverting the course of justice.

2. Any media files and documents (e.g. evidence) can be downloaded from here, or from CD roms/DVD roms sent to the court. 2.1. The defendants application is incomplete without the linked documents being included. Cheshire police repeatedly follow hyperlinks if it can be used against a defendant, and they ignore hyperlinks in documents as a method of deliberate and wilful non disclosure. This is repeatedly evidenced in all of Tom Dobbie's submissions, and even in the emails and web pages they download as prosecution evidence. This non disclosure behaviour by Cheshire Police and CPS is endemic [h006] across all 10 years of their involvement in the Dobbie cases. This demonstrates criminal behaviour and a large number of acts of perverting the course of justice.

2.2. To stop these wilful non disclosures, all of the more important hyperlinks here in this application and it's main supporting pages, will be numbered inside square brackets e.g. [003]. The numbers will be contiguous, but not necessarily in page order. Some hyperlinks may be added later, but the [h007] hyperlink audit trail shows when they are added.

3. This work is additional to the previous application and does not replace it.

Corruption, abuse of power, abuse of process.

A. Tom Dobbie has repeatedly informed both the Crown Court and Magistrates Court that -

A1. There has been no traceable hardcopy documents or traceable feedback from the Crown Court or Magistrates Court.

A2. There has been no receipt of any electronic documentation from the court or CPS, even after requests for copies by email for everything.

A3. It was presented and explained by Tom Dobbie in his Emails that traceable electronic copies were wanted to ensure an audit trail and to ensure we are all using the same document.

A4. CPS from the Crown Court appear to have posted some hardcopy documents, but these cannot be verified as there are no electronic copies or traceability or responses to requests to clarify.

A5. Repeated requests, and an [008] N244 application to Chester Crown Court to - -

......A5.1. to prevent further interference with the cource of justice by Cheshire Police on Tom Dobbie's court documents and reporting of evidenced crimes,

- - have been completely ignored by the Crown Court.

A5.3. The defendant is left yet again put in a state of anxiety, not knowing if he will be arrested into custody yet again for reporting evidenced crimes, or arrestsed for frivolous matters like 'arrested into overnight custody for having made a possibly sinister laugh'. I have [h009] <u>asked Cheshire police for copies of all arrest interviews</u>, and still they refuse. If you check the records, there are a lot of frivolous actions by Cheshire Police designed to harass Tom Dobbie.

A5. The magistrates sent documentation, but Cheshire Police made sure I could not respond to it in a timely manner by arresting me, <u>assaulting me</u>, <u>keeping me overnight in distress and anxiety</u>, and sending me the following day to Crewe Magistrates knowing full well the matter could not be dealt with there, and that I would yet again be [h010] <u>assaulted</u>, [h011] <u>health deteriorated</u> and made more anxious while gagged and remanded to Altcourse. Before being forced to leave Blacon and attend Crewe, I asked the police not to send me to a court knowing full well that court could not attend to the matter and they were merely abusing police power to have me remanded again.

A5.1. When I was bailed from Altcourse 30 days later, my medications at zero and a delay of almost a week to get new supplies (with resulting distress and anxiety), my bike was stolen, all of my food wasted in fridge and freezer (electricity ran out) and my benefits (ESA) stopped, and benefits lost, and a new application meant a reduction from ESA to Tax Credits. All caused by the abusive and reckless acts of Cheshire Police.

A5.2. The documents sent by the magistrates are scanned [h012] and <u>available for your inspection</u>. There are multiple problems with the magistrates documents and new documents requested. Nothing is acknowledged or has arrived.

A6. The police were requested to reply to the validity of their investigations into these matters. This is a very serious matter, as the truth is evidenced that Cheshire police have repeatedly refused to demonstrate that their investigations and actions fall within policy and guidelines, and that is how highly evidenced crimes are being covered up by Cheshire police.

A6.1. The police have [h013] <u>repeatedly refused to demonstrate</u> or reply on the issue of their non compliance. They have refused every single request for meetings to go over the evidence, and blocked communications.

A6.2. Cheshire police even assisted the paedophile, [h014] by telling the victim to stop telling people about the paedophile or her mother's abuses to the children.

A6.3. Cheshire police admitted on numerous written documents that they never investigated. Even with documents originating from

Cheshire police that say [h015] <u>investigations never happened</u>, their [h016] <u>PPS insist there were investigations that found no crimes</u>; they say this without proof, and without a single bit of evidence to show that they followed procedures.

Corrupt Cheshire police say this[h017] CAFCASS report doesn't exist.

Corrupt Cheshire police say this [h018] statement by the abuser doesn't exist.

Corrupt Cheshire police say this [h019] witness and [xxx] transcription doesn't exist.

Corrupt Cheshire police say this [h020] SocialServices report doesn't exist.

Corrupt Cheshire police say this [h021] is Graham not reporting assault

Corrupt Cheshire police say Graham never reported anything and [h022] kept his evidence hidden, as did CPS when applying for the unlawful injunction in 2015,

and there are many more documents and media and witnesses that show Cheshire Police have behaved criminally to assist and propagate crimes and hide evidence and torture Tom Dobbie, the man trying to rescue his children and having to expose these criminals in doing so. A6.3.1. There is also the issue that a number of psychiatrists report that they have examined me, accessed the evidence, talked to witnesses, and they say everything I am saying is true.

So, [h023] highly intelligent psychiatrists say yes, while[h024] IQ of evidenced low abilities police say no.

The evidence suggests that these Cheshire police are -

1. not up to the intelligence required to do the job, or

2. are up to the intelligence, but are grossly incompetent, or

3. they are criminals, or

4. some combination e.g. stupid, incompetent criminals.

My opinion is 4, but you can take your pick bearing in mind the copious evidence of repeated, wilful, obtuse, criminal acts.

A6.3.2. The people wilfully authorising the crimes against Tom Dobbie, his children and the Crown are [h025] D.Keane,

[h026] J.McCormick, [h027] J.Dwyer, [h028] Nick Bailey, [h029] Kevin Bennett, [h030] Inspector Dodds, [h031] Christopher Freeman-Dean, [h032] Miles Dignam, and others (to be supplied along with the evidence).

A6.3.3. Of course, they couldn't have done it alone if CPS were not corrupt. Of course they could not do it alone without the wilful help of people like judge Dutton. So, according to UK law, we have a criminal conspiracy.

A6.4. A request to the Crown Court for the Court to issue the instructions to Cheshire Police[h033] to supply evidence that they followed procedures in these matters has also been ignored.

A6.5. Cheshire police burgled Tom Dobbie's flat and stole evidence that showed Cheshire Police acting criminally. They have been investigating themselves on this for over a year. A recent development was that Cheshire police lied about this burglary and the computers stolen to another witness, who is the actual owner of the stolen laptop. Cheshire police replied with lies, and when informed of evidence showing they are lying, they say they will investigate on a[h034] very long timescale.

A6.6. One of the primary witnesses - Graham Dean - reported the abuses to Cheshire police on a number of occassions. He was a witness in the 2015 Crown Court hearing where Tom Dobbie was acquitted of stalking, because Tom Dobbie reported the crimes by the child abusers. CPS, having already covered up [h035] evidence, listened to witnesses, seen [h036] some of the evidence of [h037] child rape, child sexual abuses, child battering, theft, harassment, threats to kill and more, then acted criminally in order to gag Tom Dobbie from reporting these crimes and exposing CPS and police as having victimised the victims. CPS had an injunction unlawfully applied [h038] (case law) immediately in a 5 min ad hoc meeting after the last day of the case). Cheshire police deemed it so serious, they video interviewed Graham and said they would follow up. Cheshire police buried the [h039] video evidence.

A6.6.1. A recent complaint as to the vanishing evidence, again had Cheshire police lying about what had happened. They said they asked the assailant child abuser if what Graham was reporting was true. Of course the criminal said no and Cheshire Police accepted the criminal's answer - even though Graham's evidence tied in with the children victims and with [h040] <u>CAFCASS</u> and with [h041] <u>social</u> <u>services</u> and with the assailant child abusers own [h042] <u>previous admissions</u>. Graham was so disgusted by Cheshire police he made [h043] <u>a version of his statements</u> public, and will be a witness at the next Chester trials.

A7. The police all the way through this have victimised the victims. The arrests, the [h044] <u>court cases</u>, the hiding of evidence, the hiding of witnesses, the [h045] <u>unlawful injunction</u>, the false malicious communication charges (notice how they got this without these police being questioned, or even stating that they had told lies), the CBO are all evidenced as designed to cover up the criminality by Cheshire police and Chester CPS, and[h046] <u>CWAC</u>. [h047] (<u>example</u>)

This is a genuine evidenced conspiracy and must be dealt with as serious crimes by the real police. Crimes commited include the perverting of the course of justice, interfering with evidence, misconduct in public office, torture, and many more. The abuse of the process of the court, along with the scale of the contempt by this consiracy, is very large in depth and breadth.

Legal position of current police, cps and court actions

There is no integrity to the acts of Police, CPS and Chester Crown Court in these matters. There has been no trial preparation that resembles a reasonable working court of law.

It all resembles exactly how Cheshire police go about their business. When they arrested Tom Dobbie and interrogated him, there was evidence Tom Dobbie was carrying with him that would have addressed the police concerns. The Cheshire police officers on both instances refused to let any evidence, other than what they had, to be on the table or seen. They both even refused to acknowledge evidence against their case on the very emails they were using as prosecution evidence.

On Tom Dobbie informing these officers that they did not have the correct version of documentation, they made grunty noises at Tom Dobbie and carried on regardless.

These were acts of clear abuse of power and process.

There is no lawfulness in the construction of this case, and the charges against the defendant should be dismissed. However, a judicial review must be understand how such a state of incompetence and non compliance is possible.

The judiciary need to ask themselves how 10 years worth of criminality, involving around [h048] <u>110 court appearances</u> in Chester, has just been rolled up and rolled over - right in front of their noses. In ALL cases, there was [h049] gross inequality of arms. The matter needs sorting out now. These cover ups and criminality have dragged Chester judiciary into gross disrepute.

Lets be clear, Tom Dobbie is the one who is standing up for truth and lawfulness, and the people hell bent on stopping him are covering up crimes; nasty, vicious crimes. That is why Tom Dobbie has been forced into communicating with the Attorney General, The Lord Chancelor, The Lord Chief Justice and the Home Secretary. The iiCSA is involved because right at the heart of all of these crimes lies the repeated covering up of child sexual abuses and child abuses.

I am still having the case in the magistrates continue, because there will be hard evidence and witnesses that Cheshire Police and Chester CPS have carried out a multitude of criminal acts.

In the event that the Crown case continues, I will supply all of the evidence and witnesses showing why it is not only reasonable to have reported acts by Cheshire constabulary to the higher authorities, but is evidentially necessary. It would be unlawful not to have reported these matters; the conspiracy across Cheshire police, CPS and CWAC would have included Tom Dobbie if he had not reported them.

2017 Bundle contents of previous submission

This link is currently disabled here, and will only come into use if and when the current case goes past the abuse of process hearing. The previous appearance in the Crown Court was and is evidentially unlawful - no disclosures, no evidence, no jury, corrupt defence barrister paid off to act as prosecution. Judge Dutton accepts the defence evidence was missing throughout the entire trial and that the defence barrister and defence solicitors admitted under oath that they have never looked at any defence evidence. Judge Dutton refuses the bundle - twice. He was witnessed as slamming down the screen with some of the defence evidence on it.

Judge Dutton was an interested party, and should never have been given the power to adjudicate if or not Tom Dobbie's equivocal plea was irreversibly unequivocal. It is evidenced that Judge Dutton went in the opposite direction to the evidence, and went in the direction to please his mistress and other CWAC cronies ([h050] <u>Vanessa Whiting</u>who not only got [h051] <u>Dutton his position of the recorder</u> of Chester, but she was party to defrauding the public purse to get an injunction to stop Dobbie reporting CWAC's parts in the crimes against his children and him. This particular abuse of process ended with Judge Pearce recusing himself and all traces of the set of hearings to vanish.).

All of this needs to go on TV in front of the public; it is the only way to stop this endemic corruption of the justice system. Statute says it should be open and transparent to the scrutiny of the public - and Cheshire police, Chester CPS and Chester Judiciary have done everything to cover it all up.

My 'legals' and I still have copies of everything safe on secure servers and in secure locations.

End of Case blog (Home page)

Start: Crown Page pdf file copy

2018 Crown Court application 4v1

Case Management

To, the clerk to the court, Chester Crown Court.

CM.0. Before proceeding further, please ensure that you have read the 'home page' detailing the broad administration matters and the

necessity of recusing judges and necessity of involving the Attorney General, The Lord Chief Justice, The Lord Chancellor, The head of FSO.

CM.1. Please copy this to the Judge and the CPS in the case of Regina V Tom Dobbie first heard on 26th June 2018.

CM.2. This skeleton argument and its layout is the application and the essential contents of reporting as per CPR and <u>CPS requirements</u>. CM.3. I am a litigant in person, and the court has not acknowledged receipt by email or hardcopy of my submissions. The judge has asked CPS if they could arrange for me to be given a user account to be on the courts electronic forms system. The CPS man gave me a telephone number knowing I have no outgoing telephone. I asked for an email address to progress this, and was told that was not

possible. Having walked 3/4 of a mile a few times to use a public telephone box with all the windows broken and next to a busy road and not getting the ringing out answered, I gave up. So, back to my emails.

It cost me £31 to print out the previous documents. However, thanks to Cheshire Police deliberately organising that I would be remanded for administrative reasons, my benefits were stopped, all of my freezer food wasted, my bike stolen and lost benefits and reduced to $\pounds73$ /week as a 'new' application - so, I cannot afford to print any more documents.

CM.4. This is the skeleton argument for the application by the defendant.

CM.5. The previous applications are not replaced or superceded, but are treated as supplementary information and evidence. The current application acts as a skeleton argument and summary.

All applications from all cases are evidence of a trail of extensive abuse of process in these cases, and are attached in electronic form as an index for reference and future legal action.

What would God do ?

How do you get proportionality when all of these criminals have caused such dreadful torture and abuses of children and their dad for years ?

How do you get proportionality when all of these criminals have not only betrayed the institutions employing them, but have brought the entire MOJ into gross disrepute ?

How do you get proportionality when all of these criminals have stolen from their employers in salary and expenses ?

How do you get proportionality when all of these criminals have infected and afflicted society and their institutions with evil ?

If it was up to me, I would remove all proceeds of crime from them, and then hang all of them on gibbets at the front of their courts with notices of the crimes they have carried out; but I am a man whose children they have all abused for years and I have suffered torture at the hands of these vile criminals

What would a real judge do ?

1. Continue the case with all evidence allowed, and no cover ups, and all crimes evidenced put forward for a real investigation of all of the crimes (there has been such a mountain of lies already by Cheshire police, that the task should be put forward to an inquiry run by iiCSA or by the Hillsborough solicitors);

or

2. Drop the case, but only on the basis of instituting a real inquiry as above.

3. I have not the slightest doubt that the crimes I am reporting will yet again be corroberated as they were by the highly educated and capable psychiatrists (who said I was not deluded and was reporting the truth).

Brief history of this case

FACTS.

[these are real facts, tested by evidence and witnesses; not like MOJ facts, created by writing anything on a printed form with header MOJ Fact Sheet. Probation and CPS and police believe that anything they write on one of these pre printed sheets makes things factual. This childish and abusive practice is commonplace across the MOJ. I have direct evidence.]

F1. The defendant and his children have suffered extensive criminality and abuses, even what constitutes torture.

F2. The authorities reported the violence and abuse of the children and Tom Dobbie right at the start - 2006 through 2011.

F3. Cheshire police ignored policy, procedure, integrity and were wholly negligent in 2010 in responding to a domestic violence incident. The police were under pressure to convict only men, and convict by whatever skulldugery they needed.

F3. Cheshire police created a fabricated case, which CPS and magistrates followed the prejudice and skullduggery of (above). However, this was remedied in Crown Court where cheap skullduggery by CPS and a single judge was not available to promote the miscarriage of justice further.

F4. 2009. CWAC social workers, reported on Mrs Dobbie's violence being at a level necessary to remove the children if dad was not present to protect the children.

F5. 2010. After the Cheshire Police deliberate miscarriage of justice, CWAC had all previous reports hidden, changed the social workers, changed the truth to a new fiction that fitted their femminist policy of 'men are violent and bad', 'poor women are the victims', and 'the children suffer from PAS'.

F6. 2011 Child 'Alice' raped (TS and reported by police), sexually abused (reported by 'Alice', social services buried report) children physically and emotionally abused and terrorised v(2009 CWAC report, 2010 children reporting, 2011 children and CAFCASS reporting).

F7. 2011. Dad gets full custody of children based on CAFCASS and family court.

F8. CWAC repeatedly smear dad (lots of hard evidence and witnesses) to try and cover up their negligence, and achieve their long term objectives of creating single mum families. Lots of meetings with previous rape, sexual abuses, physical and emotional abuses covered up.

F9. After 26 (or so) family court appearances and lots of evidenced smearing by CWAC, judge Barnett covers up rape, sexual abuses, physical abuses and gives children to CWAC and mum.

Barnett is highly evidenced as corrupt to please Helen Jones.

F10. Tom Dobbie examines the appalling route of appeal offered to remedy this. As a CEO who writes strategies and policy for companies, projects and products, it is clear the system is weighted very heavily against honest people. There are thousands of documents and people across the globe reporting on the corrupt and vile family courts.

There appears to be a remedy: judge Munby states that the defendant who has suffered a miscarriage of justice can publicly report the acts in these courts, as long as the identities of the children remains hidden.

F11. Dad sets off following Munby's remedy. Websites, social media, visiting parliament, writing to MP's, networking.

F12. There is a strong learning curve. Most people are not well prepared, trained or resourced for what is a dreadfully one sided fight. Complaints are discussed from hundreds of cases, with most highly distressed, even psychologically damaged. One of my psychiatrists tells me that if it was up to the NHS Mental Health, they would close social services down immediately. The numbers of children and adults mentally damaged by their encounter with hard faced social workers is very high.

F13. CWAC are desperate to silence me, rather than remedy the problems I am reporting. Threats against people assisting me are commonplace - 'stop supporting Dobbie, or we will make sure you never see your children'amongst the many tactics CWAC use (I can produce the witnesses).

I am threatened with prison for challenging the Chief Executive of CWAC to a public debate about the criminality and abuse employed by his social workers and legals.

I am threatened with prison for writing political poetry about how callous social workers are.

There are many documents of evidence showing smearing and threats by CWAC.

F14. CWAC inform Mrs Dobbie that I am reporting the crimes against the children and that she should report this to the police who will help her. She writes complaints that I am harassing her. Cheshire police, both to silence me, and to promote their femminist 'hatred of men' policy, have me arrested into remand. The charge is increased to stalking and harassment - because I am reporting crimes against my children. CPS told lies in the magistrates court to ensure I was remanded.

F15. While on remand, the prison psychiatrist thought that I must be deluded because of the horrendous criminality I am reporting against the children and me. I invite her to section me and have me tested. 4 weeks in Clatterbridge secure psychiatric ward has the doctors reporting that I am not deluded and everything I am reporting is verified by evidence and witnesses.

(this is an interesting point; it took psychiatrists 4 weeks to work out that all I was reporting is true. It has taken 8 years of Cheshire police, CPS, judiciary to desperately keep criminally abusing me and criminally abusing my children. All invites to Cheshire police to sit at a table and go over the evidence have been refused. Cheshire police simply write back saying, 'we don't believe you'. So, highly intelligent psychiatrists take 4 weeks, while 2 gcse PC plods keep criminal for 8 years).

F16. To try and ensure they got a guilty verdict, Cheshire police arrested me into sleepless overnight custody without medications on the night before the 4 day trial at Chester Crown. Thus, I am greatly distressed, isolated from friends and supporters, and presented in the worst possible light to the jury.

They took me back to Altcourse each night to keep me disturbed at extreme anxiety with my ICD10:F43, no meds, no sleep, isolation. When I told judge Woodward at that trial what was going on, he chastised me saying I was wrong. The following days appearance I produced a letter from the prison nurses who stated clearly what I was reporting. Judge appologised to the jury but not to me.

F17. With only limited evidence allowed for the defendant, we showed serious child abuses and other serious crimes had taken place, just as I was reporting. How CPS had ignored all the evidence of serious crimes was deliberate wilful non disclosure. F17.1. I was acquitted, because I was reporting crimes; crimes evidenced to the judge and CPS.

Immediately after the jury had left, the criminal CPS asked judge Woodward to make an injunction.

F17.2. Now,

CPS had just heard about the abuses of the children

- by hard evidence and witnesses,

and here he was,

not only asking for an unlawful process to get the injunction,

but an injunction -

- to keep the children in abuse,
- to allow the child abusers continuing to abuse
- to stop the reporting of the children's abuses.

F17.3. How utterly vile, malevolant and evil are these acts by CPS.

F17.4. Judge Woodward even told me not to write or report the child abuses and other crimes to him after the trial. It begs the question - should that CPS, and judge Woodward be hanged by the neck outside of the Crown Court ?

F18. Now that they had failed to falsely convict Tom Dobbie, the cronies in authority tried another route. The cronies are the top executives of Cheshire West and Chester Council, Cheshire Police, Chester CPS and judiciary. There are strong links to freemasons and lots of evidenced corruption, but we will stick to the Dobbie case.

F19. CWAC criminals stole from the public purse to pay for a private prosecution through the Queens Bench to gag Dobbie. Dutton's mistress Vanessa Whiting stuck her neck out as one of the criminals.

F20. This Queens Bench case involved judge Pearce having to recuse himself after telling Tom Dobbie in public proceedings that a penis forced into a child's mouth and into contact with her vagina was not a sexualised event. He also wilfully avoided the hard evidence and witnesses on the assaults of the children (as evidenced in police and CWAC's own documents that they tried to hide).

F21. Having failed through the Queen's Bench, CWAC informed and advised Mrs Dobbie to make police complaints of harassment again by Tom Dobbie. Cheshire police having failed to gag Dobbie in Crown Court, now malevolantly brought about charges of malicious communications against Dobbie - because he was reporting the truth about Cheshire police officers who knew about the child abuses, and were acting criminally to cover them up.

F22. To improve their chances of a conviction, Cheshire police ensured Dobbie was arrested into remand. They came at night, turned off his electricity, broke down the door without giving Dobbie any necessity to open the door to them.

F23. With Dobbie in remand, Cheshire police burgled Dobbie's flat and stole a tablet and laptop computers. (plenty of evidence of this).

F21. With Dobbie in prison, the defence solicitor and barrister acted fully independant of Dobbie's written and signed instructions. These two acted criminally to misrepresent Dobbie and make a claim for a guilty plea. It is evidenced in hardcopy that there never was an unequivocal guilty plea. This matter was put before the criminal 'judge' Dutton, who's mistress wanted Dobbie convicted to cover up her crimes and CWAC's crimes. As expected, a pitiful Dutton refused the evidenced equivocal plea.

F22. With CWAC getting the boot in, Cheshire police were encouraged to increase the criminality stakes and they created a CBO making it a crime for Dobbie to report crimes by Cheshire Police.

F23. Even a half wit would smell the criminality when executives of the state make it a crime to report crimes by them. This is the sort of stuff the state uses to smear and slander those it wants to be considered as rogue states like North Korea. However, the criminal judges of Chester were so far up to their knecks in the proverbial, they ploughed ahead with the criminal acts.

- F24. These criminals had put Dobbie into a special position -
- F24.1. A witness to extensive vile criminality of the executives.
- F24.2. A man deemed criminal by statute, if he does not report crimes.
- F24.3. A man deemed criminal by a vile CBO, if he does report crimes.
- F24.4. A man deemed a bad dad, if he does not report the crimes.

F25. Dobbie reports this all to Attorney General, iiCSA, home secretary, Lord Chief Justice, Lord Chancellor, Director of CPS, and acting Chief constable of Cheshire police.

F26. Cheshire police arrest and charge Dobbie as having no reasonable cause to make such a report. Released on unconditional bail to prepare for magistrates trial.

F27. Dobbie reports all this to Attorney General.

F28. Cheshire police arrest and charge Dobbie as having no reasonable cause to make such a report. Cheshire police ensure Dobbie is remanded for 30 days to Altcourse by forcing him to Crewe Magistrates and not Chester Magistrates. This forces the case to the Crown

and causes more torture of Dobbie and loss of benefits.

F29. Chester Magistrates case declares trial Ultra Vires and puts on hold.

F30. Chester Crown suggests dropping case, as this would suit the executive better and keep evidence of the executive criminality under wraps.

F31. However, all of the crimes of the executive are valid reasons why the communications to higher authorities are required. So, all of these crimes need to be witnessed by a jury to ensure if or not a crime has been commited because it is reasonable to report crimes (nay, necessary to report crimes).

Case

Additional to all of the above, the previous skeleton arguments are below, to show that there is reasonable cause for Tom Dobbie reporting crimes by Cheshire Police to the Attorney General.

1. Skeleton argument for reporting non disclosures.

1.1. I am inherently reporting crimes; the actions of reporting these crimes to the Attorney General in line with the <u>Attorney General's</u> guidelines to do so.

1.1.1. I am also reporting crimes in the extensive abuses of process by police, cps and court staff.

1.1.2. Many of these crimes have been enabled, caused, propagated and carried out by Cheshire police and Chester CPS.

1.2. These matters are of necessity being reported to the Attorney General, the Home Secretary, the Lord Chancellor, the Lord Chief Justice, the Director of CPS due to the interference of Cheshire Police and Chester CPS acting criminally in order to stop these crimes being reported and dealt with lawfully.

1.3. The second arrest of Tom Dobbie in April 2018 by Cheshire police. Was because Tom Dobbie was communicating more details to the Attorney General showing the interference to the course of justice by Cheshire police and CPS. So, Cheshire Police acted to yet again to stop the exposure of their crimes.

1.4. In both arrests and interrogations (these were interrogations more than interviews. Listen to the interview, the police woman was very nasty in her behaviour and attitude to the defendant), the wrong CBO document was used in the arrest and interrogation.

1.5. In both arrests and interrogations, there was blatant non disclosure of the evidence of child abuses that was evidenced in the emails. 1.6. In both arrests and interrogations, the witness evidence by Graham Dean was not disclosed, even though it was part of the Cheshire police evidence. He is a witness who Cheshire Police previously deemed his evidence so serious, that they interviewed him on video. Currently there are complaints against Cheshire Police as to why the interview and video evidence by Graham Dean has been covered up and vanished.

1.7. Cheshire police burgled Tom Dobbie's flat and stole computers. This was done in order to hide evidence against Cheshire police crimes. There are two crime numbers for this burglary. Cheshire police have been investigating themselves in this burglary for over a year.
1.8. Cheshire police are in contempt of court from the Crown Court case in 2017. They were ordered by the judge to return computers to assist Tom Dobbie remove some web content. The computer equipment stolen by Cheshire police has still not been returned.
1.9. See diagram 'Non Disclosures History 1' for a summary overview of unlawful non disclosures.

2. Skeleton argument for abuse of process.

(As defined by the Attorney General : "using that process for a purpose or in a way significantly different from its ordinary and proper use" : Attorney General v Barker [2000] 1 F.L.R. 759).

2.1. Extensive history of multiple non disclosures by Cheshire police and CPS.

2.2. This case is a result of the cascading historical non disclosures.

2.3. The unconscionable behaviour by the executive in multiple acts involving torture and many other breaches of human rights.

2.4. The unconscionable behaviour by the executive in allowing cascading crimes against the Dobbie children and their dad.

2.5. The defence of 'reasonable excuse' is applied across all of the crimes reported here in the manner of joint and several.

3. Skeleton arguments for reporting crimes.

3.1. Additionally, it would have been reasonable cause to communicate with the Attorney General based on:-

3.2. all of the reasons stated above in 1 through 1.8.

3.3. all of the reasons stated in the summary history of non disclosures.

3.4. all of the crimes described in summary that have been carried out and criminally hidden by Cheshire police and CPS.

- including - child rape, child sexual abuses, child battering, torture, assaults, harassment, theft, destruction of property.

3.5. having asked Cheshire police to investigate their own police force, they are evidenced as behaving criminally and reatedly acting in a conspiracy to cover up these crimes.

3.5.1. The defendent calls his witnesses to show serious crimes were carried out.

3.5.2. The defendent calls the various police, CWAC and others to show they knew about these crimes and acted criminally to cover them up with the others in this conspiracy.

Witnesses

Now moved to Witnesses Page (to stop ambiguity and errors)

Non Disclosures Summary

Now moved to Non Disclosures page (to stop ambiguity and errors)

Logical note

The defendant identifies that it is up to the prosecution to prove beyond reasonable doubt, that the defendant is guilty.

In this case, that amounts to the prosecution to prove beyond reasonable doubt, that there was no reasonable cause for the defendant to report crimes by Cheshire Police to the Attorney General.

This is logically impossible, and the defendant asks the prosecution to demonstrate the logic of the prosecution case in a proven mathematical (logic) manner.

Appendix: Application for abuse of process.

This was heard on 26th June, with the judge then deciding there was no abuse of process (I did not agree with him, but he has the bigger stick and lots of uniformed muscle).

Then, the identical charges were declared ultra vires by the judge in the magistrates version of this case. So, I keep this abuse of process application here as an appendix for future events.

App1. I am applying for the charges to be quashed based on multiple irregularities that follow the descriptions of abuse of process as stated in CPR and <u>stated within CPS</u> rules and procedures. The layout here, contains the essential contents of reporting as per <u>CPS</u> requirements.

A1.01. All of this, while noting that it is acknowledged in Attorney General v. Barker (2000) 1 FLR 759, that there is no definition, (there was not then and still is not now), of exactly what constitutes an abuse of the court's process. It is not defined in any rule or practice direction. It has been explained within the Civil Procedure Rules as "using that process for a purpose or in a way significantly different from its ordinary and proper use."

Given that it is not the proper use of the courts to have allowed and assisted in the crimes and abuses against Dobbie, his children and the Crown, both previously and now, then there is clear abuse of process on an extraordinary scale that demands a significant response in order to be proprtional.

App1.1. I am inherently reporting crimes; the actions of reporting these crimes to the Attorney General in line with the <u>Attorney General's</u> guidelines to do so.

App1.1.1. I am also reporting crimes in the extensive abuses of process by police, cps and court staff.

App1.1.2. Many of these crimes have been enabled, caused, propagated and carried out by Cheshire police and Chester CPS.

App1.2. These matters are of necessity being reported to the Attorney General, the Home Secretary, the Lord Chancellor, the Lord Chief Justice, the Director of CPS due to the interference of Cheshire Police and Chester CPS acting criminally in order to stop these crimes being reported and dealt with lawfully.

App1.3. The second arrest of Tom Dobbie in April 2018 by Cheshire police. Was because Tom Dobbie was communicating more details to the Attorney General showing the interference to the course of justice by Cheshire police and CPS. So, Cheshire Police acted to yet again to stop the exposure of their crimes.

App1.4. In both arrests and interrogations (these were interrogations more than interviews. Listen to the interview, the police woman was very nasty in her behaviour and attitude to the defendant), the wrong CBO document was used in the arrest and interrogation. App1.5. In both arrests and interrogations, there was blatant non disclosure of the evidence of child abuses that was evidenced in the emails.

App1.6. In both arrests and interrogations, the witness evidence by Graham Dean was not disclosed, even though it was part of the Cheshire police evidence. He is a witness who Cheshire Police previously deemed his evidence so serious, that they interviewed him on video. Currently there are complaints against Cheshire Police as to why the interview and video evidence by Graham Dean has been covered up and vanished.

App1.7. Cheshire police burgled Tom Dobbie's flat and stole computers. This was done in order to hide evidence against Cheshire police crimes. There are two crime numbers for this burglary. Cheshire police have been investigating themselves in this burglary for over a year. App1.8. Cheshire police are in contempt of court from the Crown Court case in 2017. They were ordered by the judge to return computers to assist Tom Dobbie remove some web content. The computer equipment stolen by Cheshire police has still not been returned.

App1.9. See diagram 'Non Disclosures History 1' for a summary overview of unlawful non disclosures.

End of page ' 2018 Crown Court application '.

End: Crown Page......(return to index in this pdf page)

Start: Crimes Page pdf file copy

2018 Crimes page

Administration

A1. A complete re allocating of the hyperlink numbers on this page was carried out on 24th June to improve readability and auditing.

Overview.

1. There are a large number of crime types, crimes, victims and perpetrators in this case. Dobbie invented a method of laying out a clear summary for this kind of situation which he names [c001] 'the Chester Matrix' - a device useful for clearly understanding not only the crimes and abuses here, but those found in multi victim situations like Rotherham, Rochdale, Wrexham etc.

By linking the Chester matrix, the theorem of probable causes, and considering both discrete and continuous measurements/descriptors, we have the most elegant way of [c002] <u>describing the multiplicity of crimes</u> carried out by the corrupt employees within Cheshire authorities against Dobbie, his children and the Crown.

Dobbie has previously tried to make a simpler version of this layed out [c003] <u>like the scales of justice</u>, but judge Dutton et al failed to comprehend this simpler layout.

If this is far beyond the intellectual comprehension evidenced in the police and cps reporting, then to make use of it, we need to remove both the criminals and the people from the dark ages, and replace them with both moral people, and better value for money people.

2. The primary original criminal operated over the last 20 years in [c004] <u>domestic violence</u> and domestic [c005] <u>abuses against her</u> <u>children</u> and her husband. She was then joined by a [c006] <u>pedophile</u> with criminal intent in late 2010. Together, they ensured they covered up the child abuses, destroyed [c007] <u>Tom Dobbie's business</u>, and used the police to act as a proxy in carrying out <u>further</u> <u>harassments</u>, theft and abuses. The police obliged for two main reasons -

2.1. Cheshire police had made a huge mistake in victimising the victims based on their [c008] prejudice in domestic violence. Cheshire police pps reported that they had spoken to social services (report CO\195\11 : almost a year later) who said Mr Dobbie was never considered to be the primary carer and no previous violence had been recorded by the mother. That social services lied to the police (or the police just made it up ; as they are all closely self protecting) as can be clearly seen from the [c009] previous social/workers report, and the violent abusive mum's own [c010] initial admission in writing, and later [c011] CAFCASS reporting, and, even the [c012] child's reporting and the older brother Graham reporting these crimes since 2010. Cheshire Police were given a copy of the document showing almost a hundred criminal acts by CWAC, which they ignored (CWAC complaint is restricted because it is difficult to protect the childrens names, but a copy is available to the court). CPS and Cheshire police knew of Graham's evidence at numerous points, including the 2015 Crown Court trial. Cheshire police later considered Graham's reporting [c013] so serious in [c014] 2016 they videod him, and then they buried the evidence. When a complaint was raised a few months ago about why nothing had been done in over two years, Cheshire police subsequently lied. When the lies were demonstrated to them, they have now said they will investigate again, but it will take a very long time.

With so much evidence available showing clearly this mum was a prolific abuser, how did Cheshire police get it all so wrong? One answer is that they are not just dishonest, but lazy. It is easy for them to follow the popular prejudice spread in hating men.

2.2. Cheshire Police are evidenced as having had a [c015] <u>policy of spreading hatred</u> of men in situations involving domestic disputes or domestic violence. These police, amongst many things, act as a political body that spreads its own [c016] <u>propaganda</u> in preference to [c017] <u>reality</u>. They find it easy to get 'brownie points' from piggybacking the femminist hatred of men. They deny [c018] <u>reality</u>even when it is well documented by nearly all credible [c019] <u>modern reporters</u> and researchers.

3. The authorities got involved primarily starting in[c020] 2009, with their criminality starting and escalating from July 2010 with Cheshire Police not investigating a domestic violence situation. They never followed procedure, but simply followed their standard procedure of assuming the man is the perpetrator - thus victimising the victims; victimising children and their dad. With the police getting it wrong, social services now buried their previous reports, changed the social workers, and completely reversed what they were recording. Compare social services first report [c021] CH2010 and [c022] CAFCASS, with the later [c023] HJChronology. It is quite evident that Helen Jones (CWAC social worker) lied in almost totality. She did this again [c024] and again, even ignoring [c025] other professionals requesting proper investigations. [c026] All of the CWAC social workers repeatedly perjured, lied and abused.

this last hyperlink is to a document of extensive crimes by CAD/KR/CWAC.

In the most bizarre fashion, Cheshire police used this extensive evidence of crimes, to abuse the reporter of the crimes. This is non disclosure of evidence by Cheshire police and Chester CPS on a scale hard to imagine. How is it possible that this went to trial and judges approved it going to trial? Here is the hard evidence of the criminal conspiracy of the executives of the justice system. Note to Cheshire Police. You cannot rush round and arrest me yet again for having this evidence. It was in the 2015 trial in the Chester Crown Court and was public evidence, in a trial in which I was acquitted, and you, Cheshire Police and CPS are evidenced as going beyond wilful non disclosure and into gross misconduct. Let's chat about that with the judge.

The document is also the evidence of misconduct in public office by Steve Robinson and Gerald Meehan. The chief executive of CWAC cleverly lied to [c027] <u>MP Andrew Miller</u>, by saying they had stopped investigating the complaints, but implying the complaints had been dealt with properly;[c027] <u>which the chief executive knew to be lies</u>. MP Justin Madders was lied to by Gerald Meehan of CWAC in

exactly the same way; however, Madders had an interest to assist CWAC cover up because they are his wife's employer. CWAC lied to the police at the Janet Pattison PPS level and all the way up to the most senior officers of Cheshire police. Cheshire police were clearly [c028] <u>informed about the lies</u>, but simply sided with their cronies in CWAC and Freemasons and perverted the course of justice. It is reported frequently about social services perverting the course of justice in the family court free for alls.

Note: It is not possible for Cheshire police to say that they have investigated in line with policy and procedures while all of the child abuses and other crimes are reliably evidenced. Cheshire police are saying the evidence does not exist, or worse, what is evidenced is acceptable to Cheshire police making them wholly authors of child rape, child sexual abuses, child battering, theft, fraud, threats to kill, torture, harassment etc.

When Cheshire police gave full protection to CAD to abuse her children, this created the environment where the children were now in harms way, and the [c029] <u>rape</u> and further assaults now took place as a consequence of the police negligence. This initially was fought in the courts and [c030] <u>dad got full custody again in 2011</u>. Dad got full custody previously in 2006 when mum was evidenced as abusive and lying lots in the courts.

All of this was now a big problem for Cheshire police and CWAC who were both now evidenced as not only having got it all wrong, but viciously abusing dad and allowing the children to be abused. Cheshire West now criminally harassed dad dragging him through 26 court appearances until Judge Barnett wilfully sided with the authorities, [c031] covered up the rape and assaults, and put the children back with the abusers. The crimes spiraled out of control with police, CWAC and courts all trying to bury that they had victimised the victims. [c032] Cheshire police repeatedly covered up, and their pps simply lied (an easy example, they say DI Nigel Parr investigated everything when it is [c033] documented by him in a number of different emails that he did not). Cheshire police repeatedly perverted the course of justice and the upper management formed a wilful conspiracy to bully and harass and abuse Dobbie and his children. These authorities demonstrated self serving as their primary activity.

4. There was a brief period of police abuses in 2006 that sets the flavour of how Cheshire police go about behaving criminally [c034] (see cava, which is full of errors, but starts in 2006 with police assisting CAD in a crime with powers of arrest, but they don't arrest her, instead, they assault dad, before discovering they have made a mess, and then they return daughter to dad).

5. The primary abusers and the authorities crimes have continued through to date with -

5.1. Over [c035] <u>110 court appearances</u>.

5.2. Over 15 arrests into overnight custody.

5.3. Remanded into Altcourse 5 times totaling around 2 years - all to gag the victim from reporting these crimes.

5.3.1. Cheshire police arrested Dobbie on the night before his 2015 Crown Court trial. Overnight detention, assault and torture at Blacon, followed by each night of the trial with Dobbie remanded into assault and torture at HMP Altcourse. Judge Woodward was lied to by the authorities when Dobbie reported the assaults. Judge Woodward later had to appologise to the Jury for misleading them over Dobbie's state of detention. This was Cheshire Police yet again abusing power to assist CPS in trying to cover up the exposure of their conspiracy of crimes.

5.4. Malicious and unlawful injunctions and CBO designed to stop the victim exposing these crimes. The original [c036] <u>CBO</u> application by Cheshire police is an extraordinary document for abuse of a victim.

5.5. The [c037] <u>burglary and theft</u> by Cheshire police to steal evidence exposing their criminality.

6. The authorities put the children into [c038] <u>coercive control</u> and [c039] <u>manipulative control</u> by their abusers. This was to stop the children reporting these crimes. The police knew of all of this, and more, evidence, but they covered this up in non disclosures, abuse of power and abuse of process.

6.1. My daughter was taken out of school[c040] <u>because she was telling people</u> about her abuses. It was explicitly stated in family court orders that my daughter must not be taken out of school.

6.2. The children have been isolated and gagged for over 3 years.

7. Many of these crimes are perpetrated in order to[c041] silence the victims.

8. iiCSA and other bodies have had an extensive reporting of all this, but remain helpless in the face of Cheshire police, Chester CPS and judiciary, CWAC all conspiring to keep all of this covered up.

The extensive list of wilful non disclosures.

Overview of non disclosures.[c042]

One mistake is possibly excusable, but hundreds of mistakes are wilful, and can only be a conspiracy of crimes. Cheshire police, Chester CPS and Chester Judiciary are fully systematised to participate in non disclosures and cover ups; that is the conclusion from a very well recorded history of these cases over 10 years. The documents are all

available for anyone to see. That's how they get their convictions rate increased.

They con the public into thinking that they are doing a good job, when the reality is that these authorities are saturated with criminality and wilfully perverting the course of justice.

The above statement is based on [c043] <u>10 years</u> of interacting with a bunch of con men in power, and facing absurdities in numerous courts and meetings. There are many similarities to [c044] Rotherham, Rochdale, [c045] Wrexham, Hillsborough and all the other cases - thus showing the repeated excuses 'lessons learned' is folly at best, but more likely a boilerplate escape for criminals. These systems exist, not because they cannot think correctly, they exist because the endemic culture is self centred. When Judge Pearce was saying that a penis forced into a child's mouth

is not a crime, who was he but a disgrace to the judiciary. He was putting his mates first and the child is just a casualty.

The [c046] Rotherham, the [c047] New South Wales and all the other enquiries seek to pander to powerful people, by blaming 'the system'. These matters of failure are not about systems, they are about what is carried culturally by the individuals employed.

One of the scary things over these last 10 years, is the number of times the public have been conned, even though these criminally and abusive disingenuous arguments being used by those in power, are really easy to see.

Let me make it clear, I am the one exposing criminality, and I am the one trying to stop the judiciary being dragged through gross disrepute. These corrupt people in power tried to con everyone into believing I was deluded. So, I asked to be tested. Top psychiatrists examined me and were allowed to see the evidence and talk to witnesses. Their conclusion in writing was I am not deluded, and what I am reporting

has more than sufficient evidence. The corrupt police and corrupt judges just shrug

their shoulders, smirk and say 'inadmissible'. There is the power of corruption easily demonstrated.

Theorem of Probable Causes $P(A_k \mid A) =$ $\frac{P(A_k)P(A \mid A_k)}{\sum_{j=1}^{n} P(A_j)P(A \mid A_j)}$ The theorem of probable causes is a precise and concise way of looking at what ' reasonable causes' could be considered in necessitating any possible action. [c048] Cheshire police in their desperation to gag Tom Dobbie from exposing the criminality of Cheshire police, make an absurd claim that they have tested all possible causes. Their ignorance should worry you greatly, because they are doing this horror story all over the place.

The law states that - the burden of proof is on the one making the charge, and so Cheshire police and CPS have brought a man before these courts by stating they have looked at every possible cause; a statement that shows extreme arrogance as well as stupidity. However, in the defence of Dobbie, he goes further than depending on the logical nonsense of the argument put forward by Cheshire police, and evidences high levels of abuse of process, and high levels of criminal acts against him and his children by the very police bringing the charges, and that necessitates invoking higher authorities above Cheshire police.

More detailed reporting of some of the crimes.

Can be demonstrated immediately to court and other authorities by Tom Dobbie and his audit trail of evidence. Police already have much of it, but they have buried it.

Particular evidence to be added here as required.

End of page

End: Crimes Page......(return to index in this pdf page)

Start: Witnesses Page pdf file copy

2018 Witnesses

Administration matters.

Witness Protection

Priority : Witness Protection.

One of the witnesses has previously been sexually assaulted, physically assaulted and threatened to stop her speaking out; both by her mum, mum's paedophile boyfriend and Cheshire police officers.

This witness needs to be protected so that her evidence can be given without further assaults or risks of abuse to her. Cheshire Police were one of the bodies who [w001] threatened this witness.

A. Originally, two witnesses were agreed with the magistrates court. However, after interference in the magistrates case by Cheshire Police, Tom Dobbie informed the magistrates court that the witnesses and evidence would need to be increased. A first idea of the required witnesses was presented to Chester Crown Court and was not objected to.

A third level of witnesses is introduced here, in response to the repeated non compliance in lawful court protocol and silence by both Chester Crown Court and Chester Magistrates Court.

A1. Some witnesses can be considered only to appear in person, some need only reply with sworn statements of truth to required questions. If the courts, CPS and police cannot supply certain witnesses, then current documents and media will be used.

A2. So far, Cheshire Police have refused all requests for evidence.

A3. So far, both courts have not carried out requests to Cheshire Police, or, Cheshire Police are already in contempt to both courts. A3.1. Cheshire police are already in contempt of court for not returning the laptop and tablet computers they stole from Tom Dobbie's flat while Cheshire Police had arranged for Tom Dobbie to be incarcerated in torture on remand.

Witness List : All below in W1, as previously agreed, but also including :-

Cheshire Constabulary: - Simon Byrne, David Keane, John Dwyer, J. McCormick, Nick Bailey, Christopher Dean, Miles Dignam, DI Nigel Parr.

Cheshire West and Chester Council (including people moved on): -

- Steve Robinson, Gerald Meehan, Helen Jones, Judith Griffiths, Vanessa Whiting, Sarah Hughes. (there are others, but this is for starters and brevity).

Chester CPS :- The prosecutor with the bald head at Chester Magistrates, is evidenced as perverting the course of justice by wilfully misleading the court with non disclosures and falsities.

The CPS prosecutor who not only wilfully and criminally hid evidence, but wilfully and unlawfully applied for an injunction after acquital in the 2015 Crown Court trial.

The CPS prosecutor who objected to my bail on the 11th May 2018 on video link to Chester Crown. This man spoke definitively saying ALL of the crimes Tom Dobbie was reporting had been investigated and nothing criminal found - HE LIED to the Crown Court and was perverting the course of justice.

The list of witnesses has been sent previously to the Crown Court and no objections made at that time by court or CPS is as follows:-

Witnesses requested to Crown Court List W1.

Witnesses

W1. Aurora Dobbie - Rape, sexual abuses, batterings, child cruelty.

W2. Graham Dean - criminal child assaults and child cruelty

W3. Debra Dean-Chadwick - police cover up of crimes.

W4. Interviewing police woman in first arrest in April 2018 - non disclosures.

W5. Interviewing police woman in second arrest in April 2018 - non disclosures.

W6. CPS decision maker in first charge in April 2018 - non disclosures.

W7. CPS decision maker in second charge in April 2018 - non disclosures.

W8. Attorney General - non disclosures responses. (this is needed as the second policewoman said very nastily and sarcastically to Tom Dobbie - "think you've ever had a reply from the Attorney General?"

W9. A representative from **iiCSA** (head - Professor Jay). Child sexual abuses and their cover up reported to iiCSA. This case is lodged with iiCSA in detailed evidence showing the mechanisms employed to cover up the crimes against my children by Cheshire authorities). W10. **Judge Woodward** – the unlawful granting of an injunction IMMEDIATELY after acquittal, and why he did nothing after hearing witnesses and evidence of the crimes against the children and Tom Dobbie. He actually told Tom Dobbie not to write to him about these crimes he had just heard evidence of.

W11. Judge Dutton – Judge Dutton – the unlawful finding of Tom Dobbie as guilty, in a trial with no evidence, no jury, and a 5 month case management where not only was there total non-disclosures, but no defence evidence whatsoever (even though there was copious evidence showing the defendant as not guilty on all accounts). Judge Dutton agreed, and approved, that the defence barrister had never once looked at the defence evidence, nor followed the written instructions of the defendant (barrister testified to this in Dutton's court under oath).

W15. **Judge Berkson** granting an unlawful CBO from Cheshire Police designed to stop the exposure and reporting of crimes. Cheshire Police subsequently arrested Tom Dobbie for reporting crimes. Judge Berkson was aware of the extensive crimes and abuses by Cheshire Police and Chester CPS and made his decision wilfully in the knowledge that not only was he was going against the overriding objective, he was keeping children in abuse and a dad in torture.

W12. Judge Pearce – before recusing himself, stating that (evidenced by professionals reporting) a penis forced into a child's mouth was not a crime. He repeatedly refused to look at evidence legally submitted showing his cronies in CWAC were criminals.

W13. Judge Barnett – stating that lengthy and repeated child battering leaving marks was acceptable to the family court. Given proof of repeated and extensive perjury by CWAC solicitors and social workers he said it was not his business if they were criminals perjuring the court.

W13. Judge Sanderson – CAD made a fraudulant ex parte application to have Tom Dobbie's assets awarded to her. CAD then fraudulantly uses the Helen Jones Chronology in it's full perverting the course of justice form, as part of CAD's lies to the court in order to obtain the assets (mainly the house) for herself.

W15. **Tom Dobbie** – witness to the covering up of extensive crimes by Cheshire Police, Chester CPS and Chester Judiciary. Many more witnesses are available who can testify to the many crimes across this lengthy case.

End of page

Start: Documents Page pdf file copy

2018 Documents page 3v5

A convenient index for accessing various documents. Documents are accessed via their hyperlinks, and grouped by category to make human eye searching effective. If you are computer proficient and have the dvd rom, or live web link, then you can browse the files directly, while giving acceptance to the sometimes acronym or code rich naming. All documents have an audit trace to source. Cheshire police, Chester CPS and Chester judges have all previously found it a disengenuous way to avoid evidence in the Tom Dobbie trials and interrogations by ignoring the defendants hyperlinked document, all while following some hyperlinks to suit themselves. The rule here is that if you have trouble accessing, negotiating or understanding the documents, then please ask. As of 20th June, a lot of hyperlink references on this documents page have not been added yet.

	Doct	uments and media			
	1. PDF files of the	e application by the defendant	t		
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[yyy]	NonDisclosures [d006]	Questions [d007]	Control [d008]		
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	2. Some case documents (there are a lot more available)				
	Defendants notes in police cell [d] We don't torture you [d011i] [d0] Make your way home carrying y Cheshire police Inadequate [d01 Cheshire police we investigate [d] Cheshire police 'to serve and pro Cheshire police 'transparent' [d0 Cheshire police 'blocked' [d011c] Cheshire police 'we help child ab	11j] our big bin bag [<u>d011k</u>] [d011L <u>1m</u>] 0 <u>11n]</u> ttect' [d0110] 11p] 1]			
	AuroraOrion[d012]	AuroraGraham [d013]	Orion [d014]		
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	AuroraBadPolice [d018]	AuroraBlogs [d019]	FilesOfAurora [d020]		
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	CrownV3_htm [d024]	CrownV3_pdf[d025]	CrownV3_doc [d026]		
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	McCormick Byrne [d030]	Keane Byrne [d031]	CheshirePolice [d032]		
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	[d066] none	[d067] none	AmberRudd b[d068]
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	OROJ_17117Ba [d075]	OROJ_17117Bb [d076]	170418Part3A [d077]
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	CAFCASS7	CAFCASS8	CAFCASS9
	CAFCASS10	CAFCASS11	Cruella Deville
		. Witnesses need as having assisted in cri	mes)
	Aurora A blogs	G GrahamVideos	Debra
	Tom	PoliceInterview1	PoliceInterview2
	JohnDwyer	NigelParr	NigelWhelan
	DavidKeane	JMcCormick	NickBailey
	ChristopherDean	MilesDignam	
	JudgeDutton	JudgeBarnett	JudgeWoodward
	JudgeBerkson	JudgePearce	JudgeSanderson
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	HelenJones	JudithGriffiths	SusanneLeece
	AlanRawlinson	<u></u>	
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	2016	161112Arrest1	161112Arrest2	161129Po0611hrs
	i	11.1. Origi	nal (extreme gagging abuse) C	BO
	2017	CBO1	CBO2	CBO3
		CBO4	<u>CBO5</u>	<u>CBO6</u>
		CBO7	<u>CB08</u>	
			12. Images	IL
			e mental distress after being to	
		and some she	ow attempts to analyse the cau	ises)
		<u>Orthodox</u>	OrthodoxSC	OrthodoxSG
		<u>Theodicy</u>	MasterEquation	ChesterMatrix
		<u>EyeInEye</u>	WeAre	ScreamInside
		<u>UncannyValley</u>	Colour	<u>snoopy</u>
		<u>AuroraOrion</u>	<u>AuroraGraham</u>	Orion
		<u>Tom2018</u>	KoestlerAward	ChessLevel10
		Sheldon		

This audit trail of hyperlinks is essential, given that Cheshire police, CPS and Chester judiciary have previously ignored

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Start: NonDisclosures Page pdf file copy

2018 AG non disclosures

Attorney General - his words

"As guardian of the public interest, I have the power to intervene in legal proceedings in the public interest. For example, most recently in the sad Nicklinson case as to the law on assisted dying. I will also, from time to time assist the courts by acting as an impartial friend of the court, either in person or by appointing advocates to the court to help with questions of law.

"And, in another distinct part of my role as guardian of the public interest, I have responsibility for bringing contempt of court proceedings. As part of this, I receive referrals from judges, the police and **members of the public** where it is thought that the conduct of some individual, company or organisation is prejudicing or impeding the fairness of court proceedings and the course of justice; and it is my responsibility to decide whether to bring an action to protect the court proceedings from such interference.

"As a result of these varied functions, I have a role to play in Parliament, in government, in assisting the courts, and in defending the rule of law; and it is something of the fruits of this perspective which I hope to share with you today."

https://www.gov.uk/government/speeches/parliament-and-the-judiciary

Non Disclosures Short History 1

	Non Disclosures Short History 1	
	sure as defined by A.G. guidelines on disclosure 28th June 2017. The evidence of NI	
court document	nts with the evidence supplied by both defence and prosecution. In it's commonest for	
	mostly clear ommissions, and the disengenuous ignoring hyperlink evidence when it	suits the prosecution.
	closure. $CP = Cheshire police CAD = abusive mum$	
Dad = TWD =	= Dobbie CPS = Crown Prosecution Service	
Date	Event	Non Disclosures By
Feb 2006	CAD lied and manipulated CP (Cheshire Police) to assist her in the crime of	ND of CP assisting in crime of
	abducting a child who was protected from removal by a Prohibited Steps order	abducting child.
	with power of arrest for anyone attempting or carrying out the abduction.	ND of CP assaulting Tom Dobbie.
March 2006	TWD gets full custody of daughter. CAD leaves.	
CAD returns p	pregnant. TWD takes extensive actions to assist her fitting back into the family, but situ	ation gets more and more volatile and
abusive from C	CAD to children and dad.	
Nov 2009 Dao	d reports CAD child abuses to Social services. Social services report CAD as violent	and abusive against her children.
	nerself. Dad made primary carer to protect the children. However, CAD gets more vo	-
children and da	ad.	
July 2010	Having yet again assaulted her toddler son and her husband (TWD), CAD lies and	No investigation by CP.
2	manipulates CP to assist her covering up her crimes, and falsely accuse the victim	CP ignore evidence.
	(TWD) of assault. CAD abuses children now with CP protection. CAD steals	CP ignore witnesses.
	occupancy of family home, abuses children, her husband, and sets about destroying	
	company records. CP act as wilful proxy to abuse.	CPS ignore evidence.
		CPS ignore witnesses.
		ND by CPS
July 2010 Che	shire police originally offered Dobbie a caution. Dobbie refused and asked them to in	vestigate properly. Cheshire police
•	stigate a lengthy list of abuses and assaults carried out by CAD. CP refused to intervi	
	e marks on them. CP refused copious reports by professionals copied onto Dobbie's	
	bie is being interrogated. CP refused to interview the older child, or friends of the fam	
	g her children. Clear refusal to follow investigation rules set by CP.	
Jan 2011	Magistrates court. Victim (TWD) found guilty of over reacting in defence of toddler	ND by CP.
	and himself from substantial assaults by CAD.	ND by CPS
		Both ignored evidence and
		witnesses.
May 2011	Victim (TWD) cleared in Crown Court on appeal from above miscarriage of	ND by CP
2	justice. CAD still has stolen occupancy of home and destroyed Dobbie's business,	ND by CPS.
	had his car destroyed and all with assistance from KR, CP, CWAC.	
May 2011	Full re submission of crimes and evidence to Cheshire police – including evidence fi	rom Crown Court. CP refuse to
	investigate lengthy list of crimes carried out by CAD. Blatant refusal by CP to follow	
May 2011	With TWD being prevented from protecting his daughter, she is raped and assaulted	
101ay 2011	mum's house. <u>CAFCASS</u> report abuses of the children by mum and her new partne	•
	recommended to have psychiatric help because of her extreme abuse (spitting in da	•
Nov 2011 Ch	reshire West cover up the <u>rape</u> , <u>sexual assaults</u> and abuses of the children. Cheshire po	-
	ents showing this cover up is the 2011 CIN meeting report. Cheshire police input says	1 7
	his showing this cover up is the 2011 of the needing report. Chestine power input sub-	1
	v carry out extensive applications to the court until a family court judge (Barnett) wilfu	
	sychological abuses. Munby said judges and professionals can be criticised as long as	
-	es the cover up of the children's abuses by family court, social services and police. W	-
	er, abuse of process, unlawfulness and criminality by police, cps, and judiciary to cove	
2014 Feb	For publicly reporting the crimes that Cheshire Police are assisting in, Dobbie is	ND by CP.
	charged and remanded with stalking and harassment of the child abusers by	ND by CPS.
	Cheshire police.	
2015 April	Acquitted in Crown Court.	ND by CP
2010 APIII		ND by CPS
	Injunction unlawfully applied for immediately on acquittal by CPS and unlawfully	ND by CPS
2015 4		
2015 April		
2015 April	approved immediately by Judge Woodward. CPS never investigated all the crimes	Ignoring extensive evidence by CPS
2015 April	approved immediately by Judge Woodward. CPS never investigated all the crimes they had just heard in the trial evidence, let alone the entire evidence they were	Ignoring extensive evidence by CPS Ignoring witnesses by CPS.
2015 April	approved immediately by Judge Woodward. CPS never investigated all the crimes	Ignoring extensive evidence by CPS

2016	Dobbie arrested and charged by CP into ~6 months remand yet again to gag	ND by CP.
	Dobbie.	Ignore evidence CP
	Evidence supplied by CAD/KR has been obtained by stalking Dobbie and hacking	Ignore witnesses CP
	his information systems. Documents contain evidence of crimes against Dobbie by	Ignore procedures CP
	CAD/KR/CP, that CP and CPS simply ignore.	Abuse of process CP
		ND by CPS.
		Ignore evidence CPS
		Ignore witnesses CPS
		Ignore procedures CPS
		Abuse of process CPS
2016	CAD, haven stolen occupancy of the house, now steals the equity in a fraudulant	CP not following procedures and
	claim to the county court in a fraudulant ex parte hearing.	rules.
	Tom Dobbie reports this to CP who tell him they do not deal with fraud and theft.	
2017	Unlawful trial with no evidence, no jury, no witnesses - not even all the way through	as above, but now including trial
	trial case management.	judges
2017	Unlawful granting of CBO (abuse of process, abuse of power, perverting the	as above, including trial judge
	course of justice).	
2018	TWD arrested and charged for reporting the ND's and unlawfulness by Cheshire	ND by CP.
	Police and CPS to the Attorney General.	ND by CPS.
There are n	nore than 20 SETS of Non-Disclosure by CP/CPS/Judiciary - not including the trumped	up evidence of the CPS. If we
	servatively that each set of non-disclosures has 10 significant items, this gives 200 signific	-
	non-disclosures, then these acts by police and cps are criminal.	C

End of page ' 2018 AG Non disclosures '.

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Start: Questions Page pdf file copy (edited 14th June)

2018 Questions page

2018 Questions

This is an area that will keep being updated as relevant questions are asked or come to mind. Especially important for clarifying any misunderstandings or ambiguity.

Is there abuse of process and/or abuse of power here ?

When you collect all of the information about this case and it's 8 year history, there is a staggering amount of abuse of power, abuse of process, unlawfulness and crimes (simple overview - [q001] see NonDisclosures). It started off with prejudice against men by Cheshire police, and escalated into more and more criminality in order to cover up. This is a biblical 'Mexican Standoff' as the self protecting system of authority batters Tom Dobbie to cover up the crimes against them that he is reporting.

Is Tom Dobbie in contempt of court?

Exactly the opposite. Tom Dobbie is exposing that the power of police, courts, council are all being used for criminal purposes. The police, judiciary and social services are all highly evidenced as acting like a private fieldom for corrupt people carrying out crimes. Much of the criminality arises from people reacting to what is essentially whistleblowing. Modern government employees are experts at destroying people who expose corruption in the system.

CLARIFICATION. It is not the system that is corrupt, it is the corrupt people inside the system. No amount of rules or regulations will stop vile selfish people who are abusing power.

Is Tom Dobbie actually being tortured?

Yes. You cannot get to being distressed and anxious at battle fatigue level because you are being treated nicely. The abuses creating this level of anxiety and distress are recorded. They fit the CPS, the UN and many other descriptions as to what constitutes torture. THE ENGLISH GOVERNMENT IS SUPPORTING ACTS OF TORTURE BY ITS EMPLOYEES. Theresa May was informed of this and shrugged her shoulders. As did Alison Saunders, Amber Rudd, Justin Madders and many others.

Why do you think Rotherham, Wrexham, Rochdale and all the other multiple abuses and multiple crimes took place ? - because people were tortured and abused not to speak out.

Is what is happening to Tom Dobbie's children a rare event?

No, ultra sadly, the numbers of children put into abuse by the authorities runs into hundreds of thousands. These courts, police, social workers behave very nasty and criminally to lots of children, parents, grandparents.

With so many afflicted, the analysis states clearly that it would be better to do away with family courts and social services.

"What about Baby P events" people usually cry out. Baby P had lots of social workers and police and and and and and they ALL failed.

'Lessons learned' is the great excuse again and again and again - and they just keep happening.

The system creates more abuse than it solves, and it batters anyone reporting the failures. Tom Dobbie had imprisonment documents served on him for exposing social services using poetry as the medium. No laws were broken, no children's names, just a vicious nasty act by Cheshire West and Chester Council to help gag Dobbie from exposing their CRIMINAL failings.

Can Cheshire police prove they have investigated properly here ?

Neither Cheshire Police, PPS, PPU, safeguarding, CPS can demonstrate they have an audit trail showing that they are truthful, moral, or even followed policy or procedure.

In simple terms, they shoot from the hip, make things up as they go along, and abuse power to criminally assault and abuse anyone exposing their criminality.

Not a single senior officer from those selected for witnesses can demonstrate a proper working auditable system that stops them covering up their own crimes.

One of their nasty games is getting things wrong at the start, and then pretending that result is correct, so everything downstream of the error or crime is considered valid. It is how con men and gangsters work.

Is there a trick Cheshire police use to stop evidence ?

Yes. A number, but the main one is - always arrest the VICTIM !

Now, if you arrest the real victim V1, then the courts disallow the evidence that shows the the supposed victim V2 is in any way guilty. Neat ! You only select evidence to make the real victim V1 look guilty.

Is there prejudice against men by Cheshire police ?

Yes. In domestic violence, Cheshire police almost always arrest the man. Then, no matter how nasty, vile, violent the woman is, all the evidence gets hidden - voila guilty man !

In domestic violence cases the cps managed to get the government to let them disallow virtually all of the man's evidence. By doing so, they would get more convictions - even if they were putting the real victim in prison.

Are the statistics on male/female violence wrong ?

Yes. Since police target men, then you get many more male convictions than female convictions - voila, a femminist dream to prove men are always the bad ones.

However, in detailed domestic violence government figures in UK and USA show it's almost 50/50 male and female perpetrators - so, how come all the men arrested, charged, imprisoned ? (femminists in powerful places ?)

Worse, in matters of child abuse, the main perpetrators are women (NSPCC, CDC, US Gov reporting, UK Gov reporting), but [q002] <u>adverts</u> and [q003] <u>police campaigns</u> always promate hatred of men.

How about all the repeat offenders ?

Arrest a man because his wife is assaulting the chidren and her husband (yes, that's my case and well evidenced), don't do a real investigation (still my case), charge the man (still my case), get him convicted with one sided evidence (my case), put him (the victim) in prison, put his children into abuse (my case), and give the woman an injunction to enable her to beat up the kids without interference (in my case Cheshire police also helped her destroy my company business, destroy my finances and steal the house).

THEN,

when the man sends a birthday card to his children, he gets convicted of breaking the injunction (In my case they put me on remand for six months and lost the case in Chester Crown court. The CPS and police ignored all [q004] the evidence of her violence and abuses, and immediately after they lost the case, they put an injunction on me to try and stop it getting out they had victimised the victims).

I have met lots of these victimised victim men. It happens to women, but much less frequently.

So next time you hear about reoffending, think of the kids dad getting imprisoned for the birthday card - all while the crime commissioner and chief constable smile while they say they are hard on crime and reoffending; they just got big salary payments from your tax money to abuse children and parents.

That's why they have arrested Tom Dobbie so many times - because he is exposing their criminality with evidence.

Do Cheshire police need Sherlock Holmes ?

I need to be abrupt, or I will suffer another fit. What is evidenced here is that the public are being conned on an enormous level. Having accidently read the Crown Court Evidence 16/05/2018 supplied by the prosecution, again, it is difficult to comprehend that it has not been put together by primary school children. There is no significant level of intellectual input or ability. The greatest sense of analytical capability is by people stating they can track Tom Dobbie's email and phones - after the emails have already been sent to them; yes, primary school kids can do this easily.

Now, do these people have a reasonable understanding of human behaviour, especially with respect to how people with power over others behave ? If you are not going to be simply running a gang of thugs, then it is important to have an understanding how these peculiarly power laden collectives of people actually behave.

Can we be informed about such behaviour without always watching a posteriori? Well, yes we can. There is all of history, as long as we recognise history is written by the victors, and take precautions to understand the validity of the data. Easier, is the study under controlled conditions of human psychology. We have some well accepted understanding of the individual and the collective through such endevours. Essential classic experiments in psychology which portray the behaviour of groups having power over others can be found - [q005] Zimbardo ([q006] live, [q007] video, [q008] videolive), [q009] Millgram ([q010] live), [q011] Ash ([q012] live). [q013] Peterson ([q014] excellent graduate level lectures in psychology)

When you look at modern scandals, Wrexham, Rotherham, Rochdale etc then these behaviours reported by the psycholgy experiments are obtusely evident. Now, are Cheshire Police, CPS and Chester Judiciary informed in these deep level behaviours of people and collectives ? or do they just run on prejudice, or worse, gangster style self serving. In the extensive evidence collected by Dobbie over ten years, there is abject and criminal failure by Cheshire Police, CPS and very sadly, Chester Judiciary (especially Barnett, Pearce, Dutton).

It would be wrong not to bring this up. Nobody should defend a system with over paid people that can, and does, destroy people's lives, while it floats on a mess mostly made of trite drivel. Why should people get paid to destroy lives and carry out dreadful miscarriages of justice ?

We really need to have all of this case televised to let the public know how bad these people are, and show how viciously destructive these abusers in the system can be when getting away with it.

I am despondant that my children's abuses, and almost certainly many others, are continued for years by such a justice system as evidenced here over 10 years.

End of page ' 2018 Questions '.

Start: Control Page pdf file copy

Control Page

This page has not been updated for some time, as the resourcing 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

		Tou couldn't make this up		
Item/date	Links	Comments below.(Last updated 12th June 2018)	Non Disclosures	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	<u>Magistrates</u>	'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	<u>Crown</u> <u>reply1</u>	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 cause' hearing 11th July 2018 Witnesses : Aurora, Graham, Debbie , others . (Prototype application V1 as <u>PDF</u> , as <u>Doc</u> , as <u>html</u>)		
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.	Unlawfulness	
180501	Altcourse	Application by post, and copied in email via Ian Dobbie and included in <u>web</u> 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	
		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	<u>Application written in Altcourse in 2017</u> 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			

Start: Byrne Page pdf file copy

2018 Simon Byrne page

Administration matters, for Crown Court.

This page is being updated.

Preamble.

Simon Byrne is currently under chages of [s001] <u>misconduct</u> brought by David Keane. This bizarre situation needs addressing. Keane and his predecessor [s002] <u>Dwyer</u> are both evidenced as [s003] <u>knowing about</u> and [s004] <u>covering up child rape</u>, child sexual abuses, child battering, threats to kill, theft, fraud, false imprisonment, abuse of police power, perverting the course of justice and rather a lot more.

.....below is copied from the 'home page'

Here we see the same people against Byrne wilfully authorising the crimes against Tom Dobbie, his children and the Crown; these are [h024] <u>D.Keane</u>, [h025] <u>J.McCormick</u>, [h026] <u>J.Dwyer</u>, [h027] Nick Bailey,[h028] <u>Kevin Bennett</u>,[h029] Inspector Dodds, [h030] <u>Christopher Freeman-Dean</u>, [h031] Miles Dignam, and others. These people are perverting the course of justice, acting in misconduct in public office, and bullying their victim Dobbie.

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Dwyer viciously retaliated when he was [s005] <u>being exposed as a criminal</u> by getting the police to abuse power and get false charges of malicious communication and an obscene CBO designed to gag Dobbie from exposing these crimes by Dwyer et al.

To ensure they got their CBO, Judge Dutton (mistress [s006] <u>Vanessa Whiting</u>, cronies with [s007] <u>Dwyer</u> et al) allowed an unlawful guilty decision in a trial with all defence evidence hidden, no jury and corrupt cps and barrister).

Dwyer/Dutton/Keane/McCormick all fail, in that it doesn't matter that they used corruption to pervert the course of justice, because the Dutton trial never contested any evidence, and the evidence of the conspiracy and criminality still stands.

Now, Keane also knew all about this and took action to support Dwyer's criminality.

The conspiracy got worse with J. McCormick joining in and getting Dobbie arrested and remanded to stop Dobbie attending the Byrne hearing.

Across the top of [s008] <u>Cheshire Police</u>, they wilfully took action to pervert the course of justice in hiding witnesses and [s010] <u>hiding</u> evidence and going the extra mile to torture Dobbie.

Skeleton Argument.

I do not believe Byrne knew about the criminality that Dwyer, Keane, McCormick and others had created. This is gross abuse of process and abuse of power by Keane, Dwyer, McCormick et al. The Byrne hearing cannot progress as it did with all this evidenced criminality by Keane et al hidden from consideration. More to follow.

...below .. Cheshire police, as published to the public by themselves....below...

Cheshire Police.

Acting Chief Constable Janette McCormick

Acting Deputy Chief Constable Darren Martland

Temporary Assistant Chief Constable Nick Bailey

Temporary Assistant Chief Constable Sacha Hatchett

Assistant Chief Officer Julie Gill

Head of Human Resources - Nicola Bailey

Head of Communications and Insight - Lynn Marsh

Force Solicitor and Monitoring Officer - David Bryan

Head of Finance - Wendy Bebbington

Head of Procurement and Contracts - Anita Gibbs

Head of Estates - Steve McGlade

Head of Planning and Performance - Paul Woods

Head of Information and Technology - Andy Robson

Crime Commissioner case against Byrne.

GROSS MISCONDUCT HEARING: CHIEF CONSTABLE SIMON BYRNE

Posted on Wednesday 7th February

The Police (Conduct) Regulations 2012 Regulation 27A Notice -

Gross Misconduct Hearing concerning Chief Constable Simon Byrne.

The hearing is to be held in public.

Date of hearing: Following an adjournment on 24 April 2018, the hearing will recommence from 2 July 2018 to 13 July 2018 (excluding 7,8 and 9 July). Any updates will be added to this page in due course.

Time of hearing: 9.30am (with the exception of 2 July, when the hearing will begin at 10am)

Venue: Warrington Town Hall, Sankey Street, Warrington, WA1 1UH

Details of Charge

Conditions of entry:

Members of the public are asked to adhere to the following conditions when attending the hearing.

Conditions of entry (pdf)

Further information:

Further information can be found in the misconduct hearing key facts (pdf)

Panel decision on Chief Constable Byrne's stay application (pdf)

End of page

End: Byrne Page......(return to index in this pdf page)

Start: Human Rights Breaches Page pdf file copy

2018 Human rights breaches

Extensive breaking of HUMAN RIGHTS ACT. Carried out against the children and Tom Dobbie. Originally by the abusers, and then taken over by the abuse of power of the executive of the state.

Human Rights Breaches

Cheshire police authorities are evidenced as forming a conspiracy to cover up their negligence, and then carry out spiralling acts of criminality in order to prevent the exposure of all this. The initial criminal abusers have encouraged the authorities to pursue all of this, as they have gained considerably with their own crimes covered up, and the accumulation of substantial stolen goods (including the family home), and destroyed all of the remaining assets and property of Tom Dobbie. They have encouraged these authorities to repeatedly harass, abuse and imprison Tom Dobbie for refusing to be a silenced victim.

HRB1	Having a right to live. See my psychiatrist's reports.
HRB2	Having the right to respect for private and family life. See my psychiatrist's reports.
ПНККА	Having the right to personal liberty - for the children, and dad. Children isolated and gagged by abusers. Dad repeatedly abused and incarcerated for reporting crimes.
HRB4	Having the right not to be tortured or treated in an inhuman way - multiple breaches by Cheshire police, CPS and Chester Courts. See psychiatrist's reports.
HRB5	Having the right to freedom of religion and belief - stopped for daughter and dad.
HRB6	Having the right to a fair trial - multiple breaches by Chester Courts.
HRB7	Having the right to freedom of speach. Producing works of art or music, publishing articles, books or leaflets, broadcasting, right to express political views.
пнкнх	Protection of property. The original abusers, assisted by police, social services and Chester Courts stole, destroyed and prevented Tom Dobbie from running <u>his business</u> , owning his car, owning his house, the destruction of some £50,000 of various assets - not including the joint venture value of the company. CAD destroyed Tom Dobbies hardcopy only writings of stories, poems, technical articles, patents.
No mor	e or I'll cut my own throat.

End of page

End of page '2018 Human Rights for Dobbie and his children'......(return to index in this pdf page)

Start: Harass Page pdf file copy

2018 Harassment of Dobbie

Total breaking of human rights of the children and Tom Dobbie - originally by the abusers, and then taken over by the abuse of power of the executive of the state.

A Possibly Sinister Laugh

Cheshire police, in their desperation to harass, abuse, gag, torture and isolate Tom Dobbie, have arrested him on separate

1	Making <u>a possibly sinister laugh</u>
<u> </u>	
2	Inviting the public to a public trial
3	Visiting his GP to pick up urgent medication.
4	Having private conversations using the internet (no criminal content or immoral or ?? , just talking to a friend)
511	and many more arrest incidents that Cheshire police refuse to investigate or even release the charging reports and interviewing recordings of these.
	Cheshire police repeatedly arrested Tom Dobbie and had CPS to tell lies in order to have Dobbie incarcerated on remand.
12	6 months in 2014 to gag him after judge Pearce failed to abuse process.
13	2 months in 2014 to gag him from reporting crimes.
14	4 nights starting the night before Dobbie's Crown Court trial where he was acquitted. This arrest was simply to ensure Dobbie was unprepared, isolated, without medication or rest for the duration of the trial.
15	6 months in 2017 after Tom Dobbie was reporting crimes by Cheshire police
16	30 days in 2018 after Tom Dobbie was reporting crimes by Cheshire police.
17	320 days on electronic tag not allowed out between 6pm to 6 am. The tag people were repeatedly phoning Tom Dobbie to see if he was still alive, simply because he was like a prisoner and almost never left the flat.
18	ALL of these for reporting crimes against his children and himself.
19	COMPAREall of the above with A recent suspected multi baby murderer from the Countess of Chester hospital was arrested into custody for two days and then free on bail.
20	All of the above by the same Cheshire police, cps and courts.
	Cheshire police caused, assisted in and propagated -
21	Child rape - (they forced the child into harms way).
22	Child sexual abuses. (they forced the child into harms way).
23	Child battering (they forced the children into harms way).
24	Child emotional abuses (they forced the children into harms way).
25	Wrongful arrest
26	Assisting a violent woman abuse her children and husband.
27	Assisting a violent woman steal occupancy of the home paid only by Tom Dobbie.
28	Assisting a violent woman to destroy family
29	Assisting a violent woman to destroy a business
30	Assisting a violent woman to destroy all of Dobbie's personal finances
31	Assist a violent woman to make Dobbie homeless
32	Assist a violent woman to hunt Dobbie from address to address
33	Assist a violent woman to gag Dobbie by repeated imprisonments on remand.
34	Assist a violent woman steal the equity of the home paid for only by Tom Dobbie - lying to get an ex parte hearing, lying to the court and using fraud.
35	Assisting a violent woman to isolate and gag the children she abused
36	Assisting a paedophile to isolate and gag the children he abused.
37	Assisting a violent woman to gag the ex husband from reporting these crimes.
	Repeated stealing of assets used for research, creativity, communications.
38	Repeated removal of all assets
39	Burglary by Cheshire police to steal laptop and high value tablet.

End of page ' 2018 Harassment of Dobbie '.

End: Harass Page......(return to index in this pdf page)

Start: poems Page pdf file copy

2018 prison for poems

A few poems written [p001] while in prison by Tom Dobbie These reflect the despair, anxiety, torture of a man criminally abused by police, CPS, judiciary torture towards suicide....being repeatedly punched in the face and locked up - all to stop me rescuing and protecting my children.

Matthew 18:6 - But whoso shall offend one of these little ones which believe in me, it were better for him that a millstone were hanged about his neck, and [that] he were drowned in the depth of the sea.

In prison, for reporting crimes....

I used to write lots, poems, prose, essays, philosophy..... Then, Cheshire Police started their abuses of my children ofme and the total destruction of my world. It affected my mind, my very soul. [p002] Psychiatrists report ICD10:F43 at battle fatigue level. That's just a fancy way of saying -- Tom Dobbie is not coping with being tortured. Now, I try to cope, but this is the worst abuse that can be done to me ... putting my children into more abuse .. and stopping me from rescuing them every second, of every hour, of every day and every horrible long night, for 8 years, and while this goes on Cheshire police are putting the boot in, into my children, into me and then putting the boot in even harder, every time the[p003] children report it, every time [p004] I report it. Surely, the devil walks freely in Chester and... every one of these police, cps, judges, social workers are his bestest friends because so says the EVIDENCE

Hatred crime

Wait ! ,
is there hatred crime here ?
Yes, people hate me, for exposing their crimes.
Yes, people hate me, for exposing the truth about their vile nature.
Yes, social workers hate men, and damn their children.
Yes, police spread the hatred of men, in domestic abuse situations.
Yes, the family court spreads hatred of men, and puts their children into abuse.
Yes, the judges of Chester hate me, for my evidence being known.
Yes, I am hated,
by criminals

They Ripped It Out of US...

used to love my children but they ripped it out of us used to cuddle my children but they ripped it out of us used to teach my children but they ripped it out of us used to play with my children but they ripped it out of us used to read with my children but they ripped it out of us used to cook for my children but they ripped it out of us used to laugh with my children but they ripped it out of us used to make my children feel safe but they ripped it out of us used to read bedtime stories but they ripped it out of us used to protect my children but they ripped it out of us we shared our hearts but they ripped them out of us

Shhhhhhh don't cry...shhhhh.....

Cheap torture in plain sight...

a man put under water drowns a man put in a fire burns a man put in a car crash deforms a man cut open bleeds to death a man put in contact with lightning burns a man put in contact with radiation dies a man put into an explosion is blown apart a man whose children are repeatedy abused in front of him, and he is repeatedly stopped by corrupt police from rescuing them, his mind breaks This ICD10:F43 man -- a man forced into - battle fatigue level anxiety and distress and then put in a cold empty police cell with no watch or clock with no control of needed distractions that would prevent him

from constantly fretting about the abuses of his children about the abuses of himself... this is .. cheap torture, in plain sight deep, dark, vile, destructive torture....

These Chester Courts are the silent enemy of decency ...

114 appearances in the courts in Chester and at every occasion, they abuse my children they cover up and propagate child abuses and they savagely attack the whistleblower. You say that nobody told you these things and then in the turn of your head, we vanish. It is no wonder they won't televise these or broadcast them on radio or dvd Secrecy is a speciality of corruption and secrecy is nowhere greater than in courts with injunctions and gaggings like weeds How can you have 114 court appearances and no one knows about it, hidden from all news Not one judge in these courts is fit for purpose this is rancid meat animated by evil, the devil The sheeple are sold on quiet falsities kept in their role as money producers while their overlords dress up in lunatic costumes What an ingenious trick to play on the masses getting them to be enthusiastic slaves and delight in the destruction of their brethren greed and self centred before all morals. These are not courts, these are the coliseum the concentration camps, the gulags of the powerful That's what the archeologist of Chester will find in the evidence the police and courts want hidden.....

The Emptiness...

late night exhaustion drives me into an internal storm of the mind there's a bed, pillow, quilt, all inviting and yet, a terrible consequence to cross You have to leave all the world empty all the fields of seeds not growing all of the foetuses stagnantly unborn all of the sunrises stuck in darkness This is the world the uniforms put me in This is the world where my children are ghosts This is the world where all of my dreads live So tired, so scared, so sorry, so utterly lost....

To fit, or not to fit ...

it would be so nice and polite if this poem was about shoes and possibly, there's analogy possibly both can be serious but that's not what brought me it was Prince Mishkin's talking to the ladies at the dinner table his total honesty, simplicity and the abyss he stands next to complete beautiful cognition while not terrorised by his fitting This simple, matter of fact, fitting So many times I align with him but my abyss is ruled by tyrants terrorists hidden by their uniforms wounding with children's screams eyes and hearts ripped naked and burned by evil you cannot stop This kind of fitting, on top of the anguish this is torture, torture of the mind as vile as it gets...

Blood from stone, as writing comes out of a rock...

writing the latest court applications is falling off the scales of Herculese leaden arms refuse instructions and the very possibility worthless while great heavy thunderclouds cast cement like into solid rock blocking my mind's existence Scouring the bloody battlfied over and over again, searching every corpse's terrors screaming is no task for flesh and blood and so I freeze into the great rock I am the rock, the battlefield the screaming is me now, for me and the great stone canvas is frozen Who would buy this, eternnity?

All The Sadness Ever

it comes on, out of the darkness, out of the void that's where everything starts, this journey, coming out from, and going back in to this sadness is bitter cold, freezing everything its hardened nausea drools down this brittle soul sadness, how can you measure it as you cry? sadness, how can you describe it as you shrivel? can we stop, or change, or know it's legions ? the clock ticks so slowly, and suddenly, stops releasing the emotional weapons of Pandora's fears the word sad is everywhere, emotional weeds this is the chemical WMD to all hearts the body tries to wash away the sadness with tears and it stings the eyes and cheeks as the heart painfully keeps pumping all the sadness in history, more dead than all the wars and these, are those, who succumb to it's burying

Its got nothing to do with me....

Part 1.

It's got nothing to do with me said Theresa May It's got nothing to do with me said Amber Rudd It's got nothing to do with me said Alison Saunders It's got nothing to do with me said judge Woodward It's got nothing to do with me, me, me said Steve Robinson, Gerald Meehan, Vanessa Whiting.. It's got nothing to do with me they said , on and on, and on ...

Part 2.

The terrified little girl stared at them The terrified little boy cried The children's dad's mind broke some more The family friends looked on bewildered The papers were told 'don't print this'

Part 3.

The social workers lied repeatedly with their cut and paste reports The police lied repeatedly with their cut and paste reports The judges gagged the victims with their cut and paste injunctions

Part 4.

The sheeple were offended at being called sheeple The sheeple were offended that an upstart said they didn't care The sheeple were offended that observers are abusers.

Part 5.

I'm not wearing the King's new clothes said Theresa May and so said all the others.....

Polyphonic thoughts

'I' meditate slowly breath in....1,2,3,4,5,6,7 breath out..1,2,3,4,5,6,7,8,9,10,11 and....again, and....again.... the inside visual screen jumps between images especially with eyes closed this is the garden of visual noises so, I try to force visualising each counted number and the number appears, in unstable 'fonts' the act of trying to have just one 'font' is disruptive so, it's best to just let the variety of forms as long as there is semantic synchronicity and the semantic noise is quietened and then, 'I' can see the noise that modulates this mind's semantic and then, 'I' can feel the music of the semantic's noise and here is, the noise of the noise controlled by some unconsciousness and I feel this symphony, this jazz band jamming but the instruments have no players just the music satisfaction and comfort in the harmony anxiety and distress in the discordant maybe, Bach got it.....

There's more, but this is all I want to type today...

Scrubbing off the bloody flesh of the pains of reality...

this kind of hurting contaminates all humanity my body shakes without knowing or seeing pains enforce immediacy that I have no say in prisoner, patient, are merely my little words My every screaming scared cell wants away to be protected, to be hidden, to be without for this is a place most hallowed in evil. Every time God created a new living creature the reflection through the mirror fed on it producing the inverse of light, the inverse of life that's the problem of mirrors here and there creating the uncreation, the balancing of accounts and the mirror of skin and flesh contains it's message in it's inside world, and its outside world Watch these worlds dragged clumsily around crashing, oozing, sliding, ripping into each other insides stuck together with anger to love outsides stuck together with lust to love and as all of these binaries fly around your two sides the accounts slip in and out of that balance recording it all in the skins, in plain sight that that no amount of scrubbing can erase

Download [p005] 'Dreams of a Dream' which describes how corruption by power causes dreadful things to happen -- just like in the history of the authorities in this case in Cheshire and Chester. Watch for Horus and Isis !

Download [p006] ' <u>Scream Inside</u>' which is evidence of how a person being tortured by Cheshire authorities uses art and poetry as a cathartic method to try and stay the psychological damage resulting from the torture.

Download [p007] '<u>The Justice of Chester</u>' which is evidence of how a person being tortured

by Cheshire authorities uses art and poetry as a cathartic method to try and stay the psychological damage resulting from the torture. End of page ' 2018 poems '.

End: poems Page......(return to index in this pdf page)

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