

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-Disclosure as defined by A.G. guidelines on disclosure 28th June 2017. The evidence of ND is evidenced in comparing multiple court documents with the evidence supplied by both defence and prosecution. In it's commonest form in these cases involving Dobbie, it is mostly clear omissions, and the disingenuous ignoring hyperlink evidence when it suits the prosecution.

ND = Non disclosure. 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 abducting a child who was protected from removal by a Prohibited Steps order with power of arrest for anyone attempting or carrying out the abduction.	ND of CP assisting in crime of abducting child. ND of CP assaulting Tom Dobbie.
March 2006	TWD gets full custody of daughter. CAD leaves.	
CAD returns pregnant. TWD takes extensive actions to assist her fitting back into the family, but situation gets more and more volatile and abusive from CAD to children and dad.		
Nov 2009 Dad reports CAD child abuses to Social services. Social services report CAD as violent and abusive against her children. CAD reports herself . Dad made primary carer to protect the children. However, CAD gets more volatile, abusive and violent to the children and dad.		
July 2010	Having yet again assaulted her toddler son and her husband (TWD), CAD lies and manipulates CP to assist her covering up her crimes, and falsely accuse the victim (TWD) of assault. CAD abuses children now with CP protection. CAD steals occupancy of family home, abuses children, her husband, and sets about destroying company records. CP act as wilful proxy to abuse.	No investigation by CP. CP ignore evidence. CP ignore witnesses. ND by CP. CPS ignore evidence. CPS ignore witnesses. ND by CPS
July 2010 Cheshire police originally offered Dobbie a caution. Dobbie refused and asked them to investigate properly. Cheshire police refused to investigate a lengthy list of abuses and assaults carried out by CAD. CP refused to interview the children even though they were told there were marks on them. CP refused copious reports by professionals copied onto Dobbie's computer, which was in the police station as Dobbie is being interrogated. CP refused to interview the older child, or friends of the family who all knew about this abusive mum assaulting 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 and himself from substantial assaults by CAD.	ND by CP. ND by CPS Both ignored evidence and witnesses.
May 2011	Victim (TWD) cleared in Crown Court on appeal from above miscarriage of justice. CAD still has stolen occupancy of home and destroyed Dobbie's business, had his car destroyed and all with assistance from KR, CP, CWAC.	ND by CP ND by CPS.
May	Full re submission of crimes and evidence to Cheshire police – including evidence	

2011	from Crown Court. CP refuse to investigate lengthy list of crimes carried out by CAD. Blatant refusal by CP to follow investigation rules of CP.	
May 2011	With TWD being prevented from protecting his daughter, she is raped and assaulted more. Daughter refuses to return to mum's house. <u>CAFCASS</u> report abuses of the children by mum and her new partner. Dad has 100% custody and CAD recommended to have psychiatric help because of her extreme abuse (<u>spitting in daughter's mouth etc.</u>).	
Nov 2011.	Cheshire West cover up the <u>rape, sexual assaults</u> and abuses of the children. Cheshire police also cover up. One of the many official documents showing this cover up is the 2011 CIN meeting report. Cheshire police input says no rape, sexual abuses, assaults ever took place. Cheshire West having originally reported mum as violent and abusive, then cover it all up after the police negligence in July 2010, and now carry out extensive applications to the court until a family court judge (Barnett) wilfully covers up the rape, sexual abuses, violence and psychological abuses. Munby said judges and professionals can be criticised as long as children's names are not exposed – so, dad exposes the cover up of the children's abuses by family court, social services and police. What subsequently follows is ongoing abuse of power, abuse of process, unlawfulness and criminality by police, cps, and judiciary to cover up.	
2014 Feb	For publicly reporting the crimes that Cheshire Police are assisting in, Dobbie is charged and remanded with stalking and harassment of the child abusers by Cheshire police.	ND by CP. ND by CPS.
2015 April	Acquitted in Crown Court.	ND by CP ND by CPS
2015 April	Injunction unlawfully applied for immediately on acquittal by CPS and unlawfully 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 given access to, but instead, applied for the injunction to bury the evidence of their negligence.	ND by CPS Ignoring extensive evidence by CPS Ignoring witnesses by CPS. Ignoring the victims by CPS. Gagging the victims by CPS.
2016	Dobbie arrested and charged by CP into ~6 months remand yet again to gag Dobbie. Evidence supplied by CAD/KR has been obtained by stalking Dobbie and hacking his information systems. Documents contain evidence of crimes against Dobbie by CAD/KR/CP , that CP and CPS simply ignore.	ND by CP. Ignore evidence CP Ignore witnesses CP Ignore procedures CP 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 fraudulent claim to the county court in a fraudulent ex parte hearing. Tom Dobbie reports this to CP who tell him they do not deal with fraud and theft.	CP not following procedures and rules.
2017	Unlawful trial with no evidence, no jury, no witnesses - not even all the way through trial case management.	as above, but now including trial judges
2017	Unlawful granting of CBO (abuse of process, abuse of power, perverting the course of justice).	as above, including trial judge
2018	TWD arrested and charged for reporting the ND's and unlawfulness by Cheshire Police and CPS to the Attorney General.	ND by CP. ND by CPS.
There are more than 20 SETS of Non-Disclosure by CP/CPS/Judiciary - not including the trumped up evidence of the CPS. If we assume conservatively that each set of non-disclosures has 10 significant items, this gives 200 significant non-disclosures. With this large number of non-disclosures, then these acts by police and cps are criminal.		

End of page ' 2018 AG Non disclosures '.