2018 Witnesses

Administration matters.

Witness Protection

Priority : Witness Protection.

One of the witnesses has previously been assaulted and threatened to stop her speaking out. 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 : - Steve Robinson, Helen Jones, Judith Griffiths, Vanessa Whiting, Sarah Hughes,

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

The prosecutor who objected to my bail on the 11th May 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.

Until full list is supplied, the list of witnesses sent already to the Crown Court and no objections made 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.

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).

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. W13. Judge Barnett – stating that lengthy and repeated child battering leaving marks was acceptable to the family 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