

Ms. A. Wilson
C.C.R.C.
ALPHA TOWER
BIRMINGHAM

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28TH NOVEMBER 2005

Ref: 00439/2005

DEAR Ms WILSON,

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Humility beyond
Comparison
Under the
Circumstance

FOLLOWING OUR TELEPHONE CONVERSATION 22ND AND 24TH NOVEMBER, PLEASE FIND ENCLOSED THE THREE MISSING PAGES FROM THE TRIAL JUDGE'S SUMMING UP, THEY ARE PAGES 5, 6 AND 19. I AM UNSURE IF THESE PAGES WERE MISSING THROUGH MY OWN ERROR OR OTHERWISE, HOWEVER, I'M PREPARED TO ABSORB BLAME, ALTHOUGH, THAT DOES NOT EXPLAIN WHY THE COMMISSION HAD NOT BROUGHT THE MISSING PAGES TO MY ATTENTION.

DURING OUR CONVERSATION, YOU MENTIONED THE FACT THAT I HAD ADMITTED GUILT AND ALTHOUGH THIS WAS LATER CLEARED UP, I FEEL IT NECESSARY TO REITERATE THE FACT THAT INNOCENCE OR GUILT IS NOT AN ISSUE IN MY APPLICATION AND AS YOUR INFORMATION PACK CONFIRMS, IT IS NOT THE REMIT OF THE C.C.R.C.

THE STATUTORY DUTY, AND THEREFORE OBLIGATION, OF THE C.C.R.C IS TO INVESTIGATE AND REVIEW, UPON APPLICATION OR REFERRAL, ALL ALLEGATIONS OF MISCARRIAGES OF JUSTICE. MISCARRIAGE OF JUSTICE IS AN EXTREMELY WIDE REMIT AND INCLUDES ANY EVIDENCE WHICH CAST DOUBT ON ANY CONVICTION OR SENTENCE. IT IS

BASIC COMMON-SENSE, THAT ANYONE WHO IS DENIED THE SAFETY OF THE DUE PROCESS OF LAW WILL, WITHOUT DOUBT, SUFFER A MISCARRIAGE OF JUSTICE.

ONE OF THE MOST FUNDAMENTAL INGREDIENTS OF JUSTICE, IS IMPARTIALITY TO ACT WITHOUT FEAR OR FAVOUR,

SO THAT THERE IS NO MISUNDERSTANDING, THE COMMISSION IS REQUIRED TO REVIEW THE SAFETY AND OR UNSAFETY OF MY CONVICTION AND TO SATISFY ITS SELF THAT THERE HAS OR HAS NOT BEEN A VIOLATION OF MY RIGHTS WHICH ARE GUARANTEED BY LAW.

ARTICLE 5 OF BOTH EUROPEAN CONVENTION AND THE HUMAN RIGHTS ACT 1998 MAKES IT ABSOLUTELY CLEAR THAT NO ONE IS TO BE DEPRIVED OF THEIR LIBERTY EXCEPT IN ACCORDANCE WITH A PROCEDURE ESTABLISHED BY LAW

ARTICLE 6 GUARANTEES THE RIGHT TO A FAIR INDEPENDENT IMPARTIAL HEARING.

IT IS THUS CLEAR, THAT ANYONE WHO IS DEPRIVED OF THEIR LIBERTY BY ANY PROCEDURE WHICH HAS NOT MET THE PRINCIPLES OF ARTICLE 6 WILL WITHOUT ANY DOUBT SUFFER A MISCARRIAGE OF JUSTICE. THE INTEGRITY OF ANY DEMOCRATIC JUDICIAL SYSTEM IS FOUNDED ON THE PRINCIPLES OF FAIRNESS, INDEPENDENCE AND IMPARTIALITY AND ITS ONLY PURSUIT SHOULD BE TRUTH AND JUSTICE. THE RULE OF LAW IS PARAMOUNT TO ANY ALLEGATION OF CRIMINAL ACTIVITY.

AS I HAVE ALREADY STATED IN MY PREVIOUS SUBMISSIONS, MY TRIAL, CONVICTIONS AND SENTENCE VIOLATES THE PRINCIPLES OF ARTICLE 6 AND THEREFORE THE DEPRIVATION OF MY LIBERTY

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IS NOT IN ACCORDANCE WITH THE PROCEDURE ESTABLISHED
BY THE RULE OF LAW

EVIDENCE ALREADY SUBMITTED TO THE COMMISSION CONFIRMS
THE IN-DIRECT INTERVENTION OF HER MAJESTY THE QUEEN
WHEN SHE INSTRUCTED THAT MY COMPLAINT OF JUDICIAL
CORRUPTION BE HANDED DIRECT TO THE FORMER LORD
CHANCELLOR LORD IRVINE. AS A RESULT OF LORD IRVINE'S
FAILURE TO ACT THE WHOLE JUDICIARY HAS BECOME
COMPLICIT WITH THE ONGOING CORRUPTION.

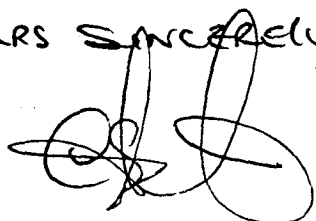
THE COMPLICITY OF THE JUDICIARY IS AN AFFRONT
TO THE MONARCH AND IS AN EXTREMELY SERIOUS
VIOLATION OF THE RULE OF LAW.

THE VIOLATIONS HAVE RENDERED IT IMPOSSIBLE FOR ME,
OR ANY MEMBER OF CAMPAIGN FOR TRUTH AND JUSTICE,
TO BE GUARANTEED A FAIR INDEPENDENT IMPARTIAL TRIBUNAL
WHILST THE MEDIA CONSPIRES TO REMAIN SILENT.

THE COMMISSION SHOULD NOT BE MISGUIDED IN BELIEVING
THAT I CAN EVER BE MOVED FROM MY POSITION
OF TRUTH. MAYBE IT'S THE INTENTION OF THE STATE TO KILL
ME IN THE HOPE THAT THE ISSUES WILL GO AWAY.

I TRUST THIS FURTHER SUBMISSION WILL CLARIFY
THE AREAS OF REVIEW REQUIRED FROM THE COMMISSION.

YOURS SINCERELY



C. GRANT.

C/C

CAMPAIGN FOR TRUTH & JUSTICE
HER MAJESTY THE QUEEN
THE LORD CHANCELLOR'S DEPT
THE PRIME MINISTER