VOMIT UK 34/01 Page 1 of 4

VOMIT UK 34/01

Victims Of Masonic III-Treatment 25 August 2001

Anyone criticised or maligned in these publications has a guaranteed right of reply. JMF or P2 Lodge UK stands for the hierarchies of the Judaeo/Masonic Faction. The ordinary Mason and Jew are as likely to suffer from the machinations of the JMF as non-Masons and non-Jews are. Almost every institution in the UK is corrupt. While the final blame lies with the Member of Parliament and the Prime Minister, Freemasonry is invariably involved along with the courts, the police and local government. Everything we publish is aimed at the detection and prevention of crime especially in the public sector. We act in the public interest.

The Arrest of Geoffrey Scriven (Fax 0161 428 1159)

The next hearing is due at 1030 a.m. on Wednesday, 29 August 2001 and Thursday 30 August at Stockport County Court, Wellington Street, Stockport.

Donald Clifford versus the Ministry of Defence.

Mr Clifford (phone 0207 587 0269) has been informed that his case WO 002558 has been listed for hearing before a jury on Monday 10 December 2001 at the Central London County Court.

Dr Adoko and the Public Cheated Again

Dr Adoko states that he is pursuing this case against the Law Society and the Solicitors Disciplinary Tribunal, both of which bodies acted against his interests because he reported the theft of public money by Michael Lygo, Chief Accountant of the Great Ormond Street Hospital. See Dr Adoko's book "The Most Corrupt British Judges",

At an earlier hearing in chambers the room was tightly packed by members of the public causing the case to be adjourned for a hearing in court number 10, Royal Courts of Justice, on 16 August 2001. The judge was Mr Justice Goldring.

There is a pattern for cases like Dr Adoko's or any case, which might expose the malaise in the legal establishment. The pattern is in fact a non-pattern with all sorts of obstructions and dirty tricks played on the litigants by not only the legal authorities but also by the tinker, the tailor and the candlestick maker who have one thing in common.

Having arrived at the court Dr Adoko found that the case was listed for room E101 and not court 10. In court 10 he was deprived of a microphone so that all the members of the public present could not hear him. When he tried to present his case the judge would interrupt him and tell him that he, the judge, had read his arguments or required time to read them. The arguments were designed to show why it was necessary to bring a suit and not apply for Judicial Review.

The judge decided that there was no cause for action and that Dr Adoko should have sought Judicial Review.

Dr Adoko informed Goldring that he would be appealing to the Court of Appeal. His grounds are 1. The judge denied him a public hearing. 2. The judge acted as Defendant, pleading issues of fact not pleaded by the Law Society. 3. The Law Society had no jurisdiction to punish him for reporting a crime. 4. Since his case was based on frauds by the Law Society, it could not, in law, be brought by Judicial Review but by claim with the judges of fact being members of a jury and not a single judge.

Comment: - We have stated repeatedly that charity scandals are always swept under the carpet lest the public get wise to the fact that charities are milch cows for parasitic layabouts. The regulators of charities do not regulate when there is a scandal but join in the persecution of anyone who attempts to expose the scandal.

Poisonous Masonic Controlled Westminster City Council

Letter dated 18 August 2001 to Mr Colin Buttery, Environment and Leisure Department, Westminster City Council, 64 Victoria Street. LONDON SW1E 6QP

*** Dear Sir, Your ref. EL/CB/51 Your fax 020 7641 2959 Email cbuttery@westminster.gov.uk Thank you for your copy letter dated 6 August to Brian Holmes and your compliments slip dated 8 August and both posted First Class on 17 August 2001.

It is noted that officers of your council are investigating the criminal offences committed against Mr Holmes, that the police are involved and that Mark Fisher, Principal Services Manager will contact Mr Holmes if he requires further information. You have copied the letter to Councillors Duncan Sandys and Justin Powell-Tuck and to Mr Mark Field, MP and to VOMIT, which you insert in

VOMIT UK 34/01 Page 2 of 4

brackets after "The Campaign Against Corruption".

VOMIT has no connection with and has never had any connection with CAC.

Clearly Westminster City Council Lodge is running scared on account of the involvement of the National Criminal Intelligence Service. Your reference to CAC indicates that you have complete records for James M Todd going back at least 10 years. You had better tell the City Solicitor, C T Wilson, about this. Fraternally,

pp VOMIT ***

Christianity versus the Dirty Brigade

In Vomit 33 Michael Disney E-mail Address newspost@ttfn35.freeserve.co.uk
posed the question about Freemasonry being compatible with Christianity. His Web page reference should have read http://www.members.aol.com/ http://www.members.aol.co

Watertight cases – there ain't none

- (1) A company had a watertight claim against Bucks County Council for £150,000 plus about £50,000 costs. Bucks claimed to be agents for Chiltern District Council, which fabricated a case against the company. With the assistance of the District Valuer and Ordnance Survey Chiltern District Council corruptly made the company insolvent for a very small sum. An officer of the company purchased the company assets including the claim against Bucks County Council. The Official Receiver, the insolvency practitioner and Chiltern District Council frustrated the claim a second time. The IP did not lodge a document in court in time. The officer of the company still doesn't accept that his solicitors sold him out on the view that the insolvency meant that they would not be paid. We believe that the crooks, having been saved, £200,000 could have done a deal with the solicitors. Alternately the solicitors would be given an ultimatum to protect Bucks. County Council or face problems. Solicitors are no longer free agents.
- (2) Norman Scarth had a watertight case for libel against a party. According to Norman it was watertight because the case had to go before a jury. Norman's case was effectively struck out before a jury got near it. If Norman had been defending a libel action his defences would have been struck out and judgement obtained against him.

Let us repeat together "There is no law in this lawless country".

Letter dated 16 August 2001 to Three Stooges -

John Abbot, National Criminal Intelligence Service - Fax 020 7238 8112 Rosalind Wright, Serious Fraud Office – Fax 020 7833 5479 & 020 7839 1689 Sir John Stevens, International Organised Crime Branch – Fax 020 7230 3131

You three public servants have apparently permitted the wholesale importation of drugs into the UK and have done nothing to protect those who stood in the way of the corruption behind the drug trade. On 14 August 2001 you received a copy of the 2-page letter from "A true Mason" to me. On 15 August I received the following email.

<<< 15th August 2001

Back from holiday.

Still no response as to the phantom Paul Burton, e mail address and the Coventry number. Do your best to right a wrong, especially to the much wronged Bob, or are your injustices selective.

Your fraternally as always. Paul >>>

I have no doubt that you have been fully aware of what is happening and may well have notified the Burton (Bedford) scoundrel that you had been made aware of the "A true Mason" letter. His 2-page letter is a threat of violence by drug dealers if I don't shut up. More significantly it provides a cover for anyone who cares to assault or otherwise harm me.

Since some recipients of this letter may not be aware of the evidence I should explain that Burton's email is intended to suggest that, since he was on holiday, he did not send the anonymous letter. Further there is no justification for the email. Finally all those emails, phone calls and letters show that the bottom line is drugs.

Yours fraternally, (VOMIT) Copied to the Prime Minister et os. Sent with this "A true Mason" letter (reproduced below).

VOMIT UK 34/01 Page 3 of 4

Duquesne Lodge No48 Dieppe, France. Part 3 – The Anonymous Letter from "A true Mason".

*** Your courageous expose of the illicit drug trafficking, money laundering, the indiscriminate Moral and Masonic corruption, and the Bacchanalian debauchery of members of the Duquesne Lodge, No 48, in Dieppe, have exceeded our wildest dreams. Single-handedly, you have identified and discredited these loathsome individuals for the Charlatans and Manipulators they truly are. Honest and Just Freemasons abhor their abominable and odious shenanigans.

Be ever cautious and vigilant for they will seek retribution!

Alas, David Maughan (the ex-son-in-law of Paul Burton, Green End Farm, Green End, Maulden, Bedford MK45 2AB. Tel. No. 01525 860239), was incautious, he failed to appreciate the dangers he was to face. Despite surviving the consequential murder attempt on his life, ordered by Burton, Maughan is forever and irreparably brain-damaged.

Maughan, an honest man, is an initiate of Duquesne Lodge who naively threatened to inform the authorities regarding Burton and his 'Marionettes' criminal activities. In August 1998, before he could 'Tell All', Maughan was involved in a professionally orchestrated, two-vehicle road accident, outside Peterborough and received horrendous physical and psychological injuries.

Zammit, Burton's Enforcer and Executioner, who inexplicably accompanied Maughan at the time of the 'accident' was miraculously uninjured. The driver of the second vehicle, a French national, has since fled the United Kingdom and cannot be traced. The pervert criminal Lawson, who masterminded and planned the 'accident', had a watertight alibi for the day in question. As did the 'Godfather Wannabe', Burton. Coincidence? We think not!

Paramedics who happen-chanced upon the 'accident' scene incredibly saved Maughan's life, thus thwarting Burton, Lawson and Zammit's plans. Maughan was later cold-heartedly divorced by his wife, Rachel (nee Burton), after they 'Raped and Pillaged' his compensation payments, leaving him destitute. Lesson Taught!

Zammit, a dangerous, uncontrollable psychopathic mercenary dispenses mindless and wanton violence on command. The Psychopath Zammit openly terrorises the law-abiding citizens of Tamworth, where he resides. Why has Zammit never been prosecuted for his thuggery? Why have Zammit's violent and unprovoked attacks upon local police officers gone unpunished? Is Zammit protected by the same senior police officers that are his Masonic brothers?

Zammit gives his address as P.O. Box 3752, Tamworth, however he actually resides at Bank House, Watling Street, Staffordshire. B77 1EL, tel. No. 01827 289385. How did Zammit afford to purchase the £750,000 palatial Bank House, coincidentally situated close to the offices of Glanbia Foods, the Company managed by the Lothario, Hearn. Hearn, the illustrious womanising Don Juan readily accepts venal and corrupt payments to maintain his licentious life-style. Hearn makes regular use of Zammit's 'expertise' to destroy business competition. It is these payments that allow Zammit to enjoy his lavish, playboy existence and, will an audit of Glanbia accounts reveal Hearn's misfeasance?

Lawson, the pervert and well-documented criminal, is an ex-Hong Kong Police officer, whom, through his established network of contacts in the Chinese underworld, arranges the supply and shipments of drugs from Hong Kong to warehouses throughout mainland Europe. With the connivance of Paul Goldbrough, (a close friend of Burton and Hearn), who is Director of Hellmanns Worldwide Logistics, based in Lichfield, Staffordshire, (near Tamworth), cocaine is smuggled into Europe by Lawson's henchmen.

Goldsbrough, who resides at 129 Wellingborough Road, Finedon, Northamptonshire, NN9 5LG, is able to visit Hong Kong, ostensibly for legitimate business reasons on behalf of Hellmanns. In reality Goldsbrough is in furtive liaison with Lawson's Triad contacts, paying for the drugs and coordinating transportation arrangements.

Now you know why Goldsbrough travels to the Far East, why Burton visits his million pound villa in Spain, why Lawson and Zammit sojourn to Malta and Italy with alacrity and monotonous regularity; and, why Burton, together with his 'Unholy Trinity' of Goldsbrough, Lawson and Zammit are often observed wining and dining at the Carlton Club, London, (that Bastion of Conservatism).

Fraternally 'A true Mason'.***

Email from Ann Mallaby ann_mallaby@lineone.net

I have received advice from an expert.

The e-mail was sent from pressoffice@taz.dera.gov.uk. The attached file was results.doc.z13 (161KB)"

The Zonealarm Mailsafe Warning on my computer stated: "STOP: this e-mail attachment is quarantined by Zonealarm Mailsafe."You should delete this mail and attachment immediately: it lets its sender have remote access to your computer. It will also lock your PC so that you cannot

VOMIT UK 34/01 Page 4 of 4

even start it up. It is irreversible after it strikes."

Please pass this advice to others, Ann Mallaby, Edinburgh.

A hoax Ann?

Dorset Police Ignorance.

On Gerry Coulter's (Phone/Fax 01923 262726) order we publish this letter dated 14 August 2001 to him from Assistant Chief Constable Gorgeous George Pothecary. (Fax 01202 223987) We have agreed to do so because the letter demonstrates that Chief Constable Stichbury is entirely dependent upon a man who is not only morally defective but also intellectually bankrupt. Needless to say Mr Coulter saw fit to reply to the letter with the same sort of Punch and Judy knockabout technique. We will spare you that.

*** I write with reference to your letter of 8 August and confirm that I will continue to send correspondence to you by registered post that I may wish to rely on in any subsequent criminal or civil proceedings.

Your comments indicate that your understanding of the criminal law is poor and undoubtedly influenced by your lack of objectivity in respect of the claim you believe you have against Dorset Police. That your claim lacks any merit is a matter of record; it was struck out when you attempted to pursue it in court. You, or your legal advisors, clearly appreciate the paucity (sic) of your claim in that you have failed to make any further recourse to the courts.

Therefore before continuing to assert that Mr Brazier, me or any other members of Dorset Police, have committed criminal offences I would strongly recommend that you seek legal advice. By doing so you may avoid the increasing risk of criminal or civil action being taken against you.

If your wife believes that a member of Dorset Police has made an abusive or a racist telephone call to her I will ensure this is investigated if she provides details. However, the officer that you name has been retired for a number of years now and the passage of time will obviously be a constraint and any subsequent proceedings may be time barred. Yours faithfully, Squiggle Assistant Chief Constable (D) ***

Mr Coulter took the bait and cleverly replied shooting George down in flames. One night the Coulter fellow visited a caravan park in the wilds of Dorset. He heard someone whistling in the dark. When the wind changed he noticed the fragrant smell of beer and found George in tears and being comforted by the busty barmaid who has supplanted his wife in his affections. Why oh why did Mr Coulter not reply saying "Either put up or shut up, Romeo" or "Do piss off you mentally retarded legover cretinous tramp with a head that's too big for your boots"?

(Repeat) WE hoped to deal with Filkin, Berg, Gowing, Wardle, Lord Harman, Pollard, two corrupt Local Government Ombudsmen, Wright of the SFO, Pervert Harvey and the drugs trade

Published by J M Todd, B.Sc., Misbourne Farmhouse, Amersham Road, Chalfont St Giles, Bucks. HP8 4RU

Phone 01494 871204 Fax 01494 870031 Email vomit@vomit.cc Web page www.vomit.cc