

**Facts that Jeremy Dear and NUJ Lawyers do not want NUJ Members to know.**

**Distribution Proviso**

The author and publisher has restricted access to this series of articles to National Union of Journalists (NUJ) and International Federation of Journalists (IFJ) members (also named parties) pending investigation of alleged criminal activity and legal action under: Trade Union and Labour Relations (Consolidation) Act 1992; Solicitors' Code of Conduct 2007; Solicitors Act 1974; Administration of Justice Act 1985; Courts and Legal Services Act 1990; Fraud Act 2006; Employment Equality (Age) Regulations 2006; Vienna Convention on Consular Relations; and, Universal Declaration of Human Rights.

This proviso in no way restricts NUJ and IFJ members from releasing excerpts (with accreditation) to interested third parties including news media. Separate exposés cover unethical and illegal activities by London Freelance Branch officials in a consort with National Executive Council officers.

Independent investigation by law enforcement agencies involves an alleged pattern or practice of joint and several illegal or criminal activities by: National Union of Journalists (NUJ) executives, lawyers, and staff; National Executive Council (NEC) officers; and, London Freelance Branch (LFB) officials.

The author has little personal knowledge of other branches and chapels which do not form part of intended civil and criminal complaints; therefore, he has no opinion on their activities. Adverse comments, all verified and validated to insure accurate reporting, meet legal requirements.

Repeated insolent and evasive acts of derogation by Jeremy Dear against members with legitimate complaints show an unlawful pattern or practice. The term "derogation" defines as: communication that belittles and deviates or partially takes away the effectiveness of laws or rules and wrongful use of language to evade a responsibility to investigate complaints exhaustively and without bias.

By that, Mincoff and Dear have attempted to conceal unlawful prior restraint and professional misconduct. The number and frequency of those acts reveals a pattern or practice which leaves no alternative but to file a request for investigation under Trade Union and Labour Relations (Consolidation) Act 1992 and other legislation.

Neglect to provide due process under NUJ rules has forced the member to elevate the issues to International Federation of Journalists which justifies a further complaint to the Commissioner for the Rights of Trade Union members and/or a public inquiry into a conspiracy by NUJ officers and officials. In a consort with UK Foreign and Commonwealth Office (FCO), NUJ allegedly perverted the course of justice in violation of Trade Union and Labour Relations (Consolidation) Act 1992; Fraud Act 2006; Employment Equality (Age) Regulations 2006; Vienna Convention on Consular Relations; and, Universal Declaration of Human Rights.

Under normal circumstances, a libelous email excerpt from a published *Associated Press* article would receive the contempt that it deserves. However, circulating false, defamatory, and misleading information as part of a campaign of character assassination, personal vilification, and discrimination calls for definite legal action to curb what effectively amounts to anarchy.

Dear had no reason to investigate the author's credentials other than to support his own perversion of justice with a loaded request for information. If he had a genuine interest in the truth, then he could have found it on the web site<sup>1</sup> and in court documents. He broke one of the first rules of journalism by deliberately not considering the source; however, he had an ulterior motive. [[ContraCabal.us](http://ContraCabal.us)]

Dear could also have read the independently produced FreePaulTrummel website published by National Writers Union (NWU) member Joe Harkins and others while Dear and Kirby allowed the author to languish in jail. Written as a result of Harkins own research, FreePaulTrummel independently rebutted the content of the propaganda article that Dear quoted in an attempt to derogate the NUJ member. NWU stands in the same affiliate relationship with IFJ as NUJ and many other unions internationally.

Hawkins (NWU) wrote:

This web site is built and hosted *pro bono* by Joe Harkins, member of the National Writers Union (Local 1981, United Auto Workers /AFL-CIO). I am an elected Delegate representing the New York Local and a member of that organization's Steering Committee and chairman of the NWU-NY Journalism Division. Those affiliations are noted only to provide disclosure of my background and relationships. While this site contains materials sourced by various parties, including the NWU, this is not the official web site of any organization. The Opinions expressed, except as attributed, are entirely my own. [[FreePaulTrummel](http://FreePaulTrummel)]

If Dear had taken the trouble to read what Aidan White, Jonathan Tasini, and Joe Harkins wrote seven years ago, then he would have known that the jailing constituted nothing more than a frame-up to validate propaganda. It challenged published information by defaming the author, a fact that NUJ Philip Sutcliffe *et al* knew at the time. [*Solidarity Statements*]

When Harkins published FreePaulTrummel Dear did nothing to support his effort; instead, he collaborated in a media blackout with Gopsill. He recently muckraked the same information to find and extract statements out of context that suited his current purpose to derogate the NUJ member and to cover-up his seven-year neglect to provide support in matters that affect all journalists. An ongoing NUJ media blackout forms part of illegal concealment. [*Media Blackout*]

By that, Dear exhibited thoroughly dishonest, unethical, and disingenuous behavior which indicates that he should not hold a high union position. He has manipulated rules to suit his own purposes to the detriment of members. He also has a personal conflict of interest in his association with government which adversely affects union members.

In effect Dear used the excerpt to illegally derogate with intent to coerce an NUJ member into refraining from demanding his legal rights. It forms part of a campaign of humiliation, degradation, ostracism, and alienation to cover up alleged harassment, incompetence,

defamation, and professional misconduct by NUJ officials. Mincoff has repeatedly attempted to delay and deny justice. Email messages represent another attempt to harass and intimidate using false and misleading criteria. [*Associated Press Libel*]

Dear excerpted content (without citation from one of more than nine hundred news articles) then used it out of context. Mincoff used a time warp to give a false impression of recent happenings while disseminating libelous information about events that occurred over a thirty year period. Time warps distort meaning by maliciously moving events from one time period to another. Dear and Mincoff followed a lead by Judge James A Doerty who downloaded unsubstantiated defamatory information from the Internet then used it into evidence.

### *Queer Connection*

A point worth noting. Nowhere in anything published has the author referred to homosexuals as having a sexual dysfunction. That came from a perjured legal declaration by Stephen A Mitchell, Council House administrator who swore:

In article, (*sic*) there are continued accusations of corruption, mental illness, sexual dysfunction, violence, fascism, persecution, military discipline, coercion, faking evidence, racism, bigotry, assault, blackmail, victimization, Islamic terrorism, theft, intolerance, and insidiousness.

Except for the sexual dysfunction, most of those statements amount to verified and validated fact on topics that all journalists write about. The allusion to homophobia relates to two articles about Michael Johnson (40±) a “rent boy” who sexually serviced an elderly, male Council House tenant.

Mitchell later illegally employed him as a Kapo (house thug) to terrorize other tenants and gave him a flat although all tenants should reach age 62 for eligibility. Judge James A Doerty, appointed to the bench with a Lesbian to establish a token homosexual judiciary, turned a routine article about homosexuality (peer reviewed by a leading homosexual professor in Canada before publication) into a homophobic offense.

The author published:

Johnson evidently meets none of the HUD criteria for residency. HUD rules do not allow Audrey Dunbar the rental manager to admit queer partners based upon their sexual proclivity or to avoid criticism from gay political pressure groups. The practice grants unequal rights, privileges, and protections based upon how a person has sex and with whom they have it. Dunbar has evidently extended residency privileges to a violent individual probably based upon Mitchell's alleged sexual empathy and has ignored HUD rules in the process. [[Five Kapos](#)] [[Queer Connection](#)]

The unpublished and misappropriated first draft excerpt used to derogate and support solitary confinement read:

Johnson evidently meets none of the HUD criteria for residency. HUD rules do not allow Mitchell to admit queer partners based upon their sexual proclivity or to avoid criticism from gay rights pressure groups. Mitchell has evidently extended residency privileges to a violent individual probably based upon his own alleged sexual proclivity or dysfunction and

has ignored HUD rules. Outing violent queers essentially warns potential victims about threats to influence or intimidate people with heterosexual religious or moral views. [Lynn Wartrik](#)

Twenty-one people filed perjury and Doerty moved the author to solitary confinement where guards tortured him. An unknown person published the draft and distributed it by mail. Doerty accused the author of mailing it while locked down 23-hours a day in maximum security incommunicado. Kirby and Dear did absolutely nothing about it and have since covered up for dereliction by HM British Consul. [*Without Let or Hindrance*]

*Nmesis.*

1. Contra Cabal <http://contracabal.us>

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