

This exposé introduces a sub-section of the series of new articles that reveal a decade of alleged criminal activity by a proven psychopath Jeremy Dear, General Secretary, National Union of Journalists who has obstructed justice for political expedience by using delay and denial of due process of law, defamation, harassment, and other unlawful practices.

***National Union of Journalists
International Federation of Journalists***

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 exposes 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.

Introduction

Metropolitan (Camden) and Strathclyde (MC&S) police officers have delayed and denied justice by neglecting to respond to criminal referrals with diligent investigation. They used stonewalling and other aberrant behaviour to evade their duty of care. Moreover, they contemptuously addressed criminal referrals with frivolous and vexatious responses in the way that George Orwell protested and wrote about as an author and journalist. [[Strathclyde Police](#)]

Sixty years ago, Orwell predicted aberrant behaviour would occur in totalitarian states. A long-time member of NUJ, who attacked totalitarianism and lobbied for social justice, he died in 1950 three years after the author started his Fleet Street apprenticeship.

[[Apologia](#)] [[Orwell Biography](#)]

The term "duty of care" has special legal significance when applied to police officers. It describes an obligation imposed by law which applies particularly to them. That obligation forms part of a fiduciary duty owed to the public that they serve. The standard that they maintain must

reach at least the level of responsibility that a reasonable citizen must uphold. Police officers must also exercise reasonable care to protect the public interest from harm by others. They must not violate victims' rights through willful blindness or negligence. In this case, they have willfully denied all allegations in criminal complaints. [\[Duty of Care\]](#)

MC&S has neglected to properly address criminal referrals which name National Union of Journalist (NUJ) officials and officers. That neglect has encouraged NUJ to file more frivolous and vexatious criminal charges against the referrer and an NUJ officer to threaten grievous bodily harm directly attributed to the referrals.

[\[A Patent Stitch-up\]](#) [\[Metropolitan \(Camden\) Referral\]](#) [\[Strathclyde Referral\]](#)

Metropolitan Police (Camden) continues to bury the issues in the same way that other police divisions have buried charges of aggravated assault by NUJ associates (that also implicate misconduct by police officers) and an attempted abduction. MC&S officers, through their unwillingness to act, have effectively allowed NUJ, and the international mafia who originally jailed the author, to again put a price on his head. They have allowed psychopaths to gain control of legal proceedings. [\[The Plod Thickens\]](#)

Aggravated assault defines as knowingly and recklessly causing intentional serious bodily harm to another person with indifference to the value of life. The term "grievous bodily harm" means causing serious physical injury by any means. Both those definitions apply to incidents associated with the police referrals.

At least five police divisions, particularly MC&S, have shown a pattern or practice of arbitrary general denial. That ploy, for which police officers throughout the UK have become notorious, obstructs justice by claiming that criminal issues classify as civil, thereby removing the responsibility for them to investigate.

Court rules do not allow arbitrary or general denial (denying all allegations in a referral) without genuinely interpreting the content and associated statutes. MC&S has effectively supported NUJ political expedience by obstructing due process, thereby delaying and denying justice.

National Union of Journalists (NUJ)

MC&S has delayed and denied due process of law by neglecting diligently to investigate charges of defamation, harassment, and other unlawful practices which include aggravated assault and threats of grievous bodily harm. By using general denial, high ranking police officers have neglected to recognize a decade of alleged criminal actions by a proven psychopathic NUJ general secretary and successive rogue NUJ in-house solicitors who have obstructed justice for political expedience. By that, MC&S neglected its duty of care and arbitrarily refused to investigate criminal referrals solely on information allegedly propagated by an NUJ rogue lawyer.

During the past decade, NUJ solicitors have established a pattern of similar illegal tactics to those used by mafiosi a decade ago to silence the author after he exposed their crimes in the course of his work as a journalist. They have repeatedly denied or manipulated NUJ services and legal representation to members, thereby giving strength to their adversaries. They have

also suppressed publication of a Washington Supreme Court finding by illegal prior restraint then denied legal representation to seek reparations for serious damage to health and property which has effectively granted impunity to an international mafia.

[\[Time-Warp Stratagem\]](#) [\[Prior Restraint\]](#)

NUJ lawyers has arbitrarily denied access to legal services to various NUJ members despite a £250,000 dues-funded retainer to an outside law firm to provide those services. NUJ has also repeatedly withheld documents to frustrate legal process by lawyers independently instructed by members denied legal services by NUJ. That withholding and denial of service has reached criminal proportions. Some members have not renewed their membership in disgust.

[\[Mincoffs Flying Circus\]](#)

As part of an NUJ campaign of derogation and intimidation, NUJ in-house solicitor recently filed trumped-up criminal allegations against the referrer, according to statements by a Metropolitan (Camden) police officer. NUJ also released information protected by Data Protection Act (DPA) to that officer in order to harass the referrer. [\[Derogation\]](#)

Those allegations effectively retaliated against the referrer for filing referrals with MC&S against NUJ and exposed the NUJ member to risk of arrest, imprisonment pending trial, and possible wrongful conviction and sentence. By that, NUJ attempted either to preempt or to evade police investigation of referrals already recorded against them and attempted to pervert the course of justice. [\[The Plod Thickens\]](#)

Solicitors Regulation Authority (SRA) presently has complaints of gross professional misconduct by successive NUJ in-house solicitors under consideration. An update of that complaint will address the latest activity to which MC&S has responded with general denial. The referrer totally rejects the MC&S responses as false, misleading, and a distortion of facts that reflect the true position. They have effectively parroted language presented to them by an NUJ in-house solicitor which follows a distinct pattern of planned deception and disingenuous behaviour to cover up criminal activity during the past decade.

Metropolitan Police (Camden) and Strathclyde Police (MC&S) Divisions

Even a first-year plod should know that fraud, harassment, stalking, computer crime, money laundering, and abuse of elderly people rank as criminal offences. Aggravated assault and threatened grievous bodily harm now figure prominently among other crimes committed by NUJ officials and their associates in attempts to silence the messenger, to destroy the message, and to evade legal process.

Crimes allegedly perpetrated by NUJ officials and officers show a pattern or practice which includes misappropriation of union funds, denial of accounting scrutiny, and bribery. A pattern or practice defines as, and manifests in, two or more organized acts or instances which indicate ensuant activity. To establish a pattern, laws generally require at least two acts within a ten year period which indicate ensuant activity and show a distinctive pattern. [\[Criminal Neglect\]](#)

Reasonable people must ask: Do Metropolitan (Camden) and Strathclyde police officers need a corpse before they investigate NUJ threats of grievous bodily harm and process police incident reports of aggravated assault? [[Aggravated Assault](#)]

Metropolitan (Camden) and Strathclyde police divisions (MC&S) have delayed and denied justice by neglecting to respond to criminal referrals with diligent investigation. They have used stonewalling and Orwellian tactics to evade their duty of care and denied full investigation of criminal incidents with frivolous and vexatious responses. [[Strathclyde Police - Railroading](#)]

Officers at the highest level have responded with arrogance and dumb insolence. They have begged questions and avoided issues using assumptions and general denial when the law requires manifest conclusions.

Metropolitan Police (Camden): Dominic Clout, Chief Superintendent, Borough Commander; Neil Wilson, Detective Superintendent; and, David Cobb, Detective Chief Inspector. Strathclyde Police: Stephen House, Chief Constable; and, Anthony O'Donnell, Chief Inspector, Glasgow Central and West Division. [[Without Let or Hindrance](#)]

A mafia filed false and misleading criminal charges with Washington Superior Court (2000) against an NUJ journalist which resulted in him languishing in jail for 111 days (with 25 days in solitary confinement) where guards tortured him. At the age of 70 he served an indeterminate sentence and experienced several near-death experiences before release on a writ similar to *habeas corpus*. Nine judges in Washington Supreme Court unanimously absolved him of any wrongdoing (30 Mar 06). NUJ and UK embassy officials did nothing to secure his release although constantly aware of the circumstances. [[Washington Supreme Court](#)]

Prior to the World Trade Center disaster (09 Nov 01), mafiosi entered into evidence an article as proof of harassment by the journalist. That article reported Islamic terrorist activity in a Jewish multistoried apartment complex in Seattle. The mafia ignored the fact that FBI and the building administrator had second thoughts and fired the extremist security guard (ironically, they allowed him to keep the building master keys). [[Tall Structure Terror](#)]

The mafia had the journalist jailed despite his public service in warning FBI about a terrorist cell: a report that fulfilled his journalism duty of care to hold innocent people harmless. Two years after publication of the original report, both *Seattle Times* and *Seattle Post-Intelligencer* validated the content. They reported that FBI had arrested the same people in a terrorist training camp in Oregon.

Mafiosi also objected to the journalist writing articles that exposed crimes and abuse which caused the death of at least three elderly people, one of them a Holocaust survivor, and aggravated assault upon a 65-year old woman confined in a wheel chair with a heart condition. The journalist had previously warned them that if they did not revamp the building security a fatality could occur.

[[Who Killed Jackie Nations?](#)] [[Last Cruel Days. Homicide?](#)] [[Whitewash](#)] [[Witness Tampering](#)]
[[The Mullen Legacy](#)]

Washington Supreme Court reversed all the lower court decisions; however, NUJ has since discriminated against the member by providing legal and member support on a regular basis to other members in similar circumstances. Concurrent with acting for those members, NUJ derogated the journalist and denied him member services. They attempted to silence him to try

to cover up their own neglect in condoning his jailing. They then took part in a conspiracy with Labour government ministers to cover up dereliction by UK consular services.

David Miliband MP, Former Secretary of State for Foreign and Commonwealth Affairs; Sir Peter Ricketts, Permanent Under-Secretary and Head of the Diplomatic Service; Sir Nigel Sheinwald, British Ambassador to the United States; Jack Straw MP, former Secretary of State for Justice and Lord Chancellor; and Gareth Thomas MP, Former Parliamentary Under-Secretary of State, Department for International Development colluded in a cover-up of HM Foreign and Commonwealth Office dereliction with Jeremy Dear, General Secretary, National Union of Journalists. [[Without Let or Hindrance](#)]

Neglect by NUJ and HM government to act has effectively granted impunity to a Seattle mafia which lost the Washington Supreme Court case. Since that finding (30 Mar 06), mafiosi have virtually locked the administrator in his office. He filed more than sixty instances of perjured or suborned testimony which sent the journalist to jail and solitary confinement. According to sources, mafiosi (who also filed perjured testimony) have continued to employ the administrator for four years in a mutual blackmail. They use grant and government money to pay the administrator to bury crimes that they mutually committed.

The administrator now spends his time in isolation trying to obtain more grants which the directors use for illegal commercial ventures. After the supreme court finding, the mafia removed him from contact with elderly tenants whom he constantly abused. Three of them died as a result of that abuse. Since his isolation, no tenants have died by homicide, suffered grievous bodily harm, or suffered unlawful eviction or incarceration for looking at him cross-eyed.

In Washington state, perjury by signing false or misleading declarations classifies as a class B felony. That offense carries a maximum punishment of ten years in a correctional institution, and/or a \$20,000 fine, on each count. Jailing someone under false pretenses using perjury and subornation for that purpose classifies as a grievous crime punishable by a long prison sentence. Homicide by abuse ranks as a class A felony punishable by a maximum sentence of life imprisonment in a state correctional institution or by a fine of fifty thousand dollars or both.

The mafia and their administrator deliberately used multiple instances of perjury and subornation as a political weapon to silence a journalist. By that reckoning, the administrator and some members of the mafia (who are also members of Washington State Bar Association) should upon conviction serve sixty 10-year sentences for perjury or subornation and three life sentences for homicide by abuse. However, through NUJ neglect and recent MC&S collusion they remain free and the journalist continues to suffer the result of the mutual neglect.

[[Perjury and Subornation](#)] [[Homicide by Abuse](#)]

MC&S has neither processed the referrals nor substantiated their frivolous responses; instead, they effectively denied an investigation. They have neither presented a legal argument to support their contentions nor cited a legal precedent that permits a general denial. Moreover,

they have not petitioned a court to allow them to use general denial; instead, they have acted arbitrarily. [[Strathclyde Police](#)]

Police officers in another division forced entry into the referrer's home then held him hostage and interrogated him for two hours without a search warrant. They removed documents and made outrageous claims during interrogation now subject to investigation by professional standards police officers.

Responses to reasoned, peer-reviewed referrals have met with categorical statements without substantiation which insult the referrer's intelligence. The referrer has fifty years experience as a journalist during which time he read law. He has spent three decades investigating both academic corruption and abuse of elderly people, yet MC&S referred him to Citizens Advice Bureau (CAB) in an attempt to evade their responsibility to investigate the issues.

MC&S have started a merry-go-round on issues that arose a decade ago. They have deliberately ignored information in the public domain (which includes more than 900 media articles published from Moscow to Madrid) by not investigating a stitch-up orchestrated by NUJ officials to cover up their alleged crimes which predicate upon a government payoff and neglect by NUJ of its duty of care. [[A Patent Stitch-up](#)]

In a distinct conflict of interest, NUJ negotiated a £262,000.00 *quid pro quo* with Labour government ministers. By that, NUJ officials not only left a member to languish in jail but also three years later accepted a payoff to cover up Labour government dereliction. The payoff effectively allowed HM Foreign and Commonwealth Office (FCO) to cover up dereliction by its embassy which condoned the jailing in a foreign country without benefit of legal counsel or consular representation. [[Quid Pro Quo](#)]

That dereliction violated Human Rights Act 1998, Vienna Convention, and European human and civil rights. NUJ officials have denied the referrer due process of law for almost a decade and have spent nine years covering up their alleged crimes using unlawful prior restraint to cause a media blackout (which included BBC) of the alleged government payoff.

[[Without Let or Hindrance](#)]

MC&S has recommended seeking redress using NUJ conventions when the complaint predicates upon fraudulent use of those same conventions. That clearly demonstrated another attempt to create a merry-go-round and evade responsibility to address the issues. The many criminal aspects of the complaints against NUJ could easily classify as organised crime and, in that case, warrant investigation by Serious Organised Crime Agency (SOCA).

The referral will now form part of complaints to Independent Police Complaints Commission (UK) and Crown Office and Procurator Fiscal Service (Scotland) for dereliction of established police duty of care and obstruction of justice.

General Denial

Metropolitan Police (Camden) and Strathclyde Police (MC&S) have not fairly addressed the substance of the facts. If they intend to deny any part of a referral or need qualification of facts, then they must ask for substantiation after identifying the parts that they consider true and material. Instead, they arbitrarily denied everything using a general denial and derogation techniques.

By that, they tried to cover up dereliction, bias, and misconduct. They also ignored the readiness of the referrer to verify allegations under an oath. They used their own interpretation and construction which ignored content that clearly met all legal requirements.

Police officers must maintain a high-level duty of care which means that they must not commit any act that could harm victims of crimes. If they do not satisfactorily meet that standard, then they have a legal obligation to consider those adversely affected by acts or omissions and to make reparation.

MC&S has repeatedly contravened court rules which only permit general denial when the respondent intends in good faith to controvert all assertions of fact. Rarely do general denials pass that test neither do reputable judges admit them into evidence.

Detectives have not interviewed the referrer about the content of the referrals or sent interrogatories to ascertain the true situation and have effectively railroaded him by denying investigation of criminal conduct. They have used railroading techniques which force rapid investigation or litigation to prevent careful consideration and criticism or have denied due process of law. Railroading usually employs dragooning, subjugation, persecution, coercion, or threats and certainly does not constitute ethical police behaviour.

MC&S used ambiguous language to evade resolving a specific issue which arguably defines as obstruction of justice. Their response indicates that they had no intent to process the complaint in the first place. Their delaying tactics can only interpret as political expedience given the involvement of three former Labour ministers, arguably accessories after the fact to international crimes, who form an integral part of the issues upon which the referrals premised.

General denial has no place in the adjudication process. Police officers must substantiate their reasons for refusal or delay by citing precedents and provide the name of a person, address, and statute under which the referrer can appeal their decision. Moreover, MC&S delays in providing a reasoned response have allowed NUJ to file frivolous and vexatious criminal complaints against the referrer. Instead of taking action to mitigate damage, police officers have obstructed and delayed justice then denied it contrary to law.

MC&S has not provided a copy of an NUJ response to the referrals for comment and refutation or provided a legal argument citing precedents, with particularity, that permit the withholding of such a response. They have evidently not challenged the offenders about withholding critical information or cited a precedent that permitted that withholding. MC&S has arbitrarily adopted

a narrow construction of law when responses to referrals generally require liberal construction, at least until a judge decides otherwise.

Anarchy

Justice relies upon principles and procedures founded in law and precedent otherwise a state of anarchy exists which has no place in a democracy. Member apathy and anarchy has resulted in an extreme left, splinter group (NUJ-Left). Orchestrated by a dangerously psychopathic (sociopathic) general secretary and a rogue lawyer, out-of-control NUJ officials and officers with a total disregard for rules, law, and mandated procedures prevent any resolution of legitimate complaints.

A political theory, anarchy holds all forms of authority unnecessary and undesirable. It advocates a society based on voluntary cooperation and free association of individuals and groups despite rules and laws to the contrary. It destroys democracy in favor of special interest splinter groups or cabals.

Anarchy results from failure of an organization to control lawlessness and disorder. It manifests in an absence of political authority and cohesive principles that predicate upon a common standard or purpose. NUJ has descended to a level of lawlessness and disorder.

David Broom, the former UK consul, took advantage of mafia anarchy in Seattle to manipulate the political and judicial system for commercial purposes to the detriment of a British subject whom he had sworn to assist and protect. Similar anarchy already exists in NUJ. The recent irresponsible behavior by MC&S and other police divisions points to that condition existing in UK law enforcement.

Conclusion

MC&S officers at the highest level have responded with arrogance and dumb insolence. They have begged questions and avoided issues using assumptions and general denial when the law requires manifest conclusions.

MC&S has neglected to process criminal complaints by employing railroading techniques. Railroading consists of dragooning, subjugation, persecution, coercion, or threats and certainly does not constitute ethical police behaviour. Those unlawful ploys have forced rapid investigation to prevent careful consideration and criticism of the issues. By that, MC&S has started a merry-go-round effectively to deny due process of law.

The referrals will now form part of complaints to Independent Police Complaints Commission (UK) and Crown Office and Procurator Fiscal Service (Scotland) for dereliction of established police duty of care and obstruction of justice. Perhaps that will force MC&S to address the issues and clean up their act. They must properly investigate the criminal referrals which could involve at least five police divisions in a public inquiry now under consideration by members of UK and EU governments.

nota bene (24 Aug 10)

The editor sent a prepublication notice and excerpt of content to Chief Inspector Anthony O'Donnell, Strathclyde Police, Glasgow Central and West Division (03 Aug 10) with a copy to his superior officer Chief Constable Stephen House. The notice informed them that a new article published that day to a restricted readership with a general release deadline (13 Aug 10) responded to O'Donnell's letter (14 Jul 10 received 27 Jul 10). Neither O'Donnell nor House responded before the deadline. [[Strathclyde Police - Railroading](#)]

The prepublication notice provided them with a further opportunity to refute assertions in the article with facts substantiated by legal citations. O'Donnell had created a legally inadmissible general denial in response to a criminal referral. Court rules do not allow arbitrary or general denials (denying all allegations in a complaint).

O'Donnell effectively conformed to NUJ political expedience by obstructing due process, thereby delaying and denying justice. He did not process the referral or substantiate his claims; instead, he effectively denied an investigation.

A final notice sent to House (17 Aug 10) with a copy to O'Donnell reminded them that they had neglected to substantiate O'Donnell's frivolous and vexatious response to a criminal referral. That referral named National Union of Journalist officials and officers.

The final notice informed House that the issues would receive international media attention and review concurrent with a decision to file a complaint with Crown Office and Procurator Fiscal Service claiming dereliction of duty of care and neglect to address a criminal referral with due diligence in accordance with law.

Inspector Kenny MacDonald, Chief Constable's Secretariat, Strathclyde Police responded by letter (18 Aug 10 received 24 Aug 10):

I write on behalf of Chief Constable Stephen House, in response to your email which was received on the 17 August 2010. I have forwarded your letter to our Professional Standards Department who will ensure that you are contacted in due course regarding the above matter. I trust this will be of assistance meantime.

This article contains updated information published (23 Aug 10) to a restricted readership before release to international media in the absence of a substantive response to previous correspondence by House or O'Donnell before the publication deadline. This *nota bene* acknowledges receipt of the letter from MacDonald which contains virtually no information and could construe as yet another unlawful delaying tactic.

Crown Office and Procurator Fiscal Service (Scotland), or a public inquiry, must independently address the alleged police dereliction and machination, not another department of Strathclyde Police. Strathclyde Professional Standards department co-ordinates the investigation of complaints about that force and members of that force. It acts on behalf of, and reports directly to, Strathclyde Deputy Chief Constable who has overall responsibility for disciplinary matters within the force and ultimately reports to Chief Constable Stephen House.

Not only must justice be done; it must also be seen to be done. Investigation of complex issues that involve several police divisions by one of those divisions engenders biased investigation. Use of Strathclyde Professional Standards department creates a distinct conflict of interest by effectively making House his own prosecutor, judge, and jury.

[\[Nmesis\]](#)

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