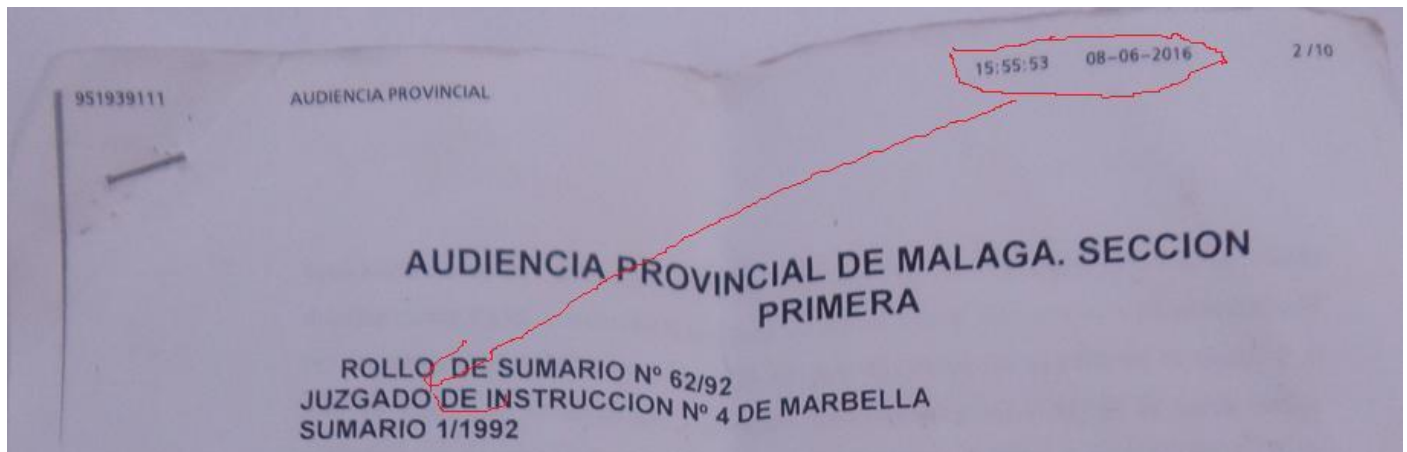


1/ Date of Notification:

I received the document from Torrox Court Malaga On the 15th June 2016 while signing for this case, Sumario 1/1992 de Juzgado Numero 4 de Marbella, I received two documents from the Audiencia Provincial de Malaga Seccion Primera. So I guess that means we have until the 15th of



June, although I think we should confirm that with the court.

2/ Gary Owens and The Charles Axon Supposed Mix Up:

In the document I received on June the 15th from the Malaga Court it states this, "Testifical de Charles Axon despues resultado que Charles Axon es Gary Samuel Owens y a este se le dio dicha identidad por su seguridad en prison"

So they are saying there was a mix up in names that they later discovered, that they found this out later in the case. This is simply untrue and points directly at negligence at best, and criminal negligence if you consider the corruption.

In the Extradition case run by the same court Marbella Number 4 all through the documents it states that my name was changed for security reasons for my protection as I was a witness, not accused.

Here is an example from the Royal Courts of Justice (UK High Court) case paragraph 48 page 16 of the attached document called Skeleton Argument.docx



48. Whilst in custody, the Appellant was providing information to the British and Spanish police regarding English criminal in Spain. He was subjected to threats to himself and his wife from his co-accused [Tab 4, p42-43 / Tab 5, p104 / Tab 6, p170]. The Appellant was given a pseudonym (Charles Samuel Axon) by the Spanish authorities whilst in custody 'for security reasons' (see GO/10 [Tab 4, p71 / tab 5, p103]). See also GO/5 [Tab 4, p59], GO/9 [Tab 4, p69], GO/11 [Tab 4, p72A] and GO/13 [Tab 4, p74]). So was the Appellant's wife (Liz Axon; see GO/4 [Tab 4, p57 / Tab 5, p104, 143]). **Despite the profession of ignorance of this by the Spanish Court** [Tab 3, p29], it is plain that the Spanish court was aware of the pseudonym (see GO/9 [Tab 4, p69], GO/10 [Tab 4, p71]) and the reasons for it (see GO/10 [Tab 4, p71]).

So this is a total fabrication like many parts of the Spanish Extradition case.

And here is the proof that the Spanish could not deny in court:


This is my wife visiting with the same changed name please notice the date 29/09/1992 so at that time I was already under protective custody from the British Drug Mafia and a witness as is shown by the bail document issued around the same time showing I was not to be charged with anything. The other document here is my release from prison under the same name Charles Samuel Axon. So they lied and have done nothing but lie since the EAW (European Arrest Warrent).

DON JUAN PEDRO PUERTO ROA DIRECTOR DEL
CENTRO PENITENCIARIO DE CUMPLIMIENTO Y DILIGENCIAS DE
JAEN.

CERTIFICA: Que CHARLES SAMUEL AXON
hijo de DERIK
y de PHILLIS natural de MANCHESTER
provincia de _____ ha permanecido en
este Centro desde el día 23 de Septiembre de 1.992
hasta el día de la fecha, en el cual
es puesto en libertad provisional.

Y para que conste expido el presente en Jaén, a
CINCO de OCTUBRE de mil novecientos
noventa y tres.






ADMINISTRACION
DE JUSTICIA

JUZGADO DE INSTRUCCION 004744951
NUM. CUATRO DE MARBELLA

Dirijo a V. el presente, en méritos Diligencias Previas núm. 218/91, interesando autorice a su portadora D^a LIZ AXON, a comunicar con el preso ~~SMAMEEL~~AXON, ingresado en ese Centro a disposición de este Juzgado por las referidas diligencias, a fin de que pueda visitarlo cuantas veces lo desee y sin que le sea necesaria la exhibición de su Documento de Identidad.

En Marbella, a 29 de septiembre de mil novecientos noventa y dos.

LA MAGISTRADA JUEZ DE INSTRUCCION

SR. DIRECTOR DE LA PRISION PROVINCIAL
DE JAEN

—Pagel de Oficio— UNE A-5

I was originally put on protective custody at Malaga New Prison early in the case, I have 20 Estancias requesting a meeting with the judge and director of the prison to bring this about, all because of the attempt by the British Drug Mafia to attack me. This will be documented at Centro penitenciario Málaga Alhaurín de la Torre, as the Director called a higher authority because he thought the judge was out of her mind regarding security etc! But the reality was the judge was already under arrest and facing 4 years in prison on her petition fiscal, so she was grossly negligent all through my case and if the TSJA (Tribunal Superior de Justicia de Andalucía) new about my case at the time 25 years ago she would of gone to prison, we still think this should happen.

As you can see in this letter provided by the judge at court number 4 Marbella for the extradition, where she clearly states they know i was Charles Axon, so they just lie to suit there own ends. In fact everything said in this letter is a fabrication to the ends of extraditing me at any costs. Like I say a witch hunt and Rail Road by the Masons and MI5 in the UK fearing a huge law suit from me.

This is an excerpt from 2009-01-19-Court-4-Marbella-Submission to the Royal Courts Of Justice

On the other hand, having been in contact with the penitentiary centre of Alhaurin de la Torre where Mr Owens was incarcerated until 23 September 1992, they inform us that another person was subsequently admitted into the penitentiary of Jaen, by the name of Charles Samuel Axon, with whom Mr Owens shares some details such as date of birth and others, it is not known if this is the same person or not since, if it were the same person, it was not known because it was not stated on carrying out the comparison of finger-prints.

(High Court) document attached.

I was moved from Malaga prison for my protection to Jaen prison where I had a different name so I could live normally while they sorted it out. Word soon went round and I had to request protection as they would not let me speak with the judge in my case, here are some documents that prove this.

This is my request for protective custody

Ministerio de Justicia
Secretaría General
de Asuntos Penitenciarios

Establecimiento Penitenciario de

Modelo I
N.º Referencia

El interno CHARLES SAMUEL AXON
de 31 años de edad, natural de INGLATERRA, destinado
en el Módulo n.º 2 y con n.º de D. I. I.

EXPONE: VE FIRMA UNA PETICION CON UN JESUS SEÑAL DE ESTA MODULO
ANTES SABIA ESTA ASUNTO CON DE NUMEROS AL PERSONA
YO TIENGO PROBLEMAS CON EL JEFE DE MODULO/JEFES CERCEROS
Y DE CIRCUNSTANCIA DE SEGURIDAD ENTRA CON PENA.

QUE DESERVA REGIMEN PROTECCION POR QUE
TENGO PROBLEMAS CON ALGUN PERSONAS EN ESTE
MODULO, EL JEFE CERCEROS DON VANEZ SABER
EL SITUACION, Y TAMBIEN NO QUIERO CONTINUAR CON
NAYOUN FRESCA EN ESTA CASA ANTES SALIO
LIBERAR EL DIA 5 OCTUBRE 93, QUE DESERVA
TAMBIEN HABER CON EL SUB DIRECTOR DE
SEGURIDAD SOBRE ESTA ASUNTO, TAMBIEN QUIERO
HABLAR CON EL SUB DIRECTOR SOBRE LA FIANCIA ENTREGAR
Por todo ello CON FECHA 10/9/93 SOBRE MI FORMA DE SALIR
SOLICITA LIBERAR Y MI CASO
Le sea concedida dicha petición. SOLO QUISO MI ULTIMO 3 SEMANAS
TRABAJAR SIN PROBLEMAS Y SERENOS.

En JAEV, a 14 de SEPTIEMBRE de 199 3

Recibí
El Funcionario 14-9-93

SR. DIRECTOR DE ESTE CENTRO

I think this is the issued Protection order, I was unable to ascertain if Article 32 is the right one for protection.



Ministerio de Justicia
Secretaría General
de Asuntos Penitenciarios
Establecimiento Penitenciario de
JAEN

JUNTA DE RÉGIMEN Y ADMINISTRACIÓN

NOTIFICACIÓN DE ACUERDOS

La Junta de Régimen y Administración, en su sesión del día 20-9-93
ha tomado entre otros, los siguientes acuerdos en relación al interno: CHARLES MANUEL AXON

- ☐ CANCELAR SANCIONES, con efectos:
- ☐ ELEVAR PROPUESTA DE REHABILITACIÓN-REDENCIÓN, efectos
- ☐ ELEVAR PROPUESTA DE ALTA EN REDENCIÓN, efectos:
- ☐ ELEVAR PROPUESTA DE BAJA EN REDENCIÓN, efectos:

por motivo:

- ☐ ELEVAR PROPUESTA DE CONCESIÓN DE PERMISO
- ☐ DENEGAR CONCESIÓN DE PERMISO
- ☐ ASIGNACIÓN DE PUESTO DE TRABAJO

CON/SIN redención, efectos:

- ☐ NO ASIGNACIÓN PUESTO DE TRABAJO
- ☐ INCOAR y/o ELEVAR PROPUESTA DE LIBERTAD CONDICIONAL
- ☐ CONCEDER NOTA MERITORIA por:
- ☐ ELEVAR PROPUESTA DE REDENCIÓN EXTRAORDINARIA por:

por causa o motivo:

- ☒ OTROS ACUERDOS: Aplicación del Art. 32 del R.P. a petición propia.

Contra el o los acuerdos notificados, puede recurrir en ALZADA, en el plazo de TRES DÍAS, contados a partir de la fecha y hora de notificación ante el Ilmo. Sr. Magistrado Juez de Vigilancia Penitenciaria correspondiente.

Jaén, a 21 de 9 de 199 ³



EL SECRETARIO DE LA JUNTA

NOTIFICADO el acuerdo a las 21 HORAS
del día: 21-09-93

EL FUNCIONARIO

RECIBÍ, EL INTERNO

37

This estancia relates to the fact they could not let me out of the cell as the British Drug Mafia were trying to stop me testifying against them. This is to the director of the prison because they would not let me out my cell as it was a big case and they were worried about my security. Again breaching my human rights.



Ministerio de Justicia
Secretaría General
de Asuntos Penitenciarios

Establecimiento Penitenciario de

EL SR. DIRECTOR

Modelo I
N.º Referencia

El interno CHARLES SAMUEL AXON
de 31 años de edad, natural de INGLATERRA destinado
en el Módulo n.º 2 y con n.º de D. I. I. _____

EXPONE:

QUE DESFARIA HABLAR CON EL SR.
DIRECTOR SOBRE MI DERECHOS.
TENGO DERECHOS DE SALIR UNA HORA
CADA DIA POR LA Y NO SALIR PARA TRES
DIAS POR QUE EL FUNCIONARIO NO ABRE
LA PUERTA, CERRA
TAMBIEN EL FUNCIONARIO NO CERRA LA
PUERTA CON LLAVE Y PONE MI VIDA EN
PELIGRO. ESTOY ART 32.

Por todo ello

SOLICITA

Le sea concedida dicha petición.

En JAEEN, a 14 de SEPTIEMBRE de 199 3

Firma,

Recibí
El Funcionario 14-9-93

SR. DIRECTOR DE ESTE CENTRO

JUSTIFICANTE DE ENTREGA PARA EL INTERESADO

This is from the Marbella court number 4 first submission to the magistrates (from Court-4-Marbella-Subbmisions-p5.odt attached). As you can read they knew from the very beginning and lied, committing purgery in Marbella after I was extradited.

I believe we should bring criminal charges against all involved to get to the bottom of who was spinning this story false narrative. I have attached the whole document so you can see it in context. We should also force the judge Dona Blanca to be questioned over the case at length.

It is possible that the accused may have had to be the subject of special protection while in prison (we are unaware of the cause), as our files show that his name was changed to Charles Samuel Axon, but only for internal prison purposes. The accused was not awarded any time of protective measure in the judicial procedure, as per Organic Law 19/1994, of December 23 for the protection of witnesses. Furthermore, such action was never requested by Owens and which is an entirely different issues to the adoption of measure to protect against risks to his physical wellbeing in prison.

3/ Gary Owens working for MI6 and National Security Clearance & The Spanish and Interpol Lie of not being able to find me:

All the extradition hearings were held in CAMERA, this is only done in National Security Cases, it means its all held in secret no press no public no witnesses! The Magistrates stage, the High Court stage and the Supreme Court stage were all done in CAMERA. It was a fabricated rail-road and witch hunt from start to finish started by corrupt Masons in the security service, most likely Anthony Keaton of MI6 or and David Whiting of NCIS.

This was so they could hide the corruption, perverting the course of justice and perjury. We have 100% proof they committed perjury. They got caught by the UK Magistrate in the extradition hearings. The Magistrate ordered them to come forward with the real information, they apologised to the court and eventually provided the information that was accurate. We will be filing charges of conspiracy to pervert the course of justice and perjury upon my return to the UK against SOCA (Serious Organised Crime Agency).

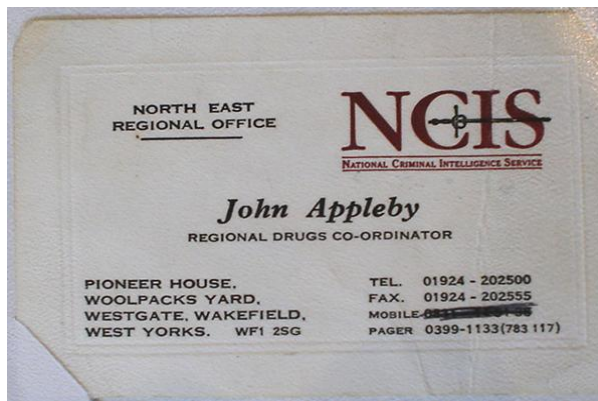
Here is the text that states this (From Skeleton Argument.docx Royal Courts of Justice page 1):

Preliminary

1. Aspects of submission 2 (below paragraphs 48-51, 53, 57-58) concern matters and evidence the nature of which necessitated the substantive hearings in the Magistrates' Court being conducted *in camera* (at the request of SOCA). The District Judge's ruling was given *in camera*. Application is made for a continuation of that order in respect of proceedings on this appeal on those aspects of submission 2.

Whoever fabricated the extradition to make it look like me, (UK Masons within MI5, MI6, and SOCA Serious Organised Crime Agency).

I have evidence to prove I was in contact all the time with the UK police, in fact I was working for NCIS (National Criminal Intelligence) for some time upon my return to the UK.




Owens states that he wrote to the Court to explain his situation, however, our files show that he wrote to his Attorney who contacted this Court and that INTERPOL could not locate him at the address that he provided. Furthermore, said organisation was not able to locate his whereabouts until 2004 with the corresponding international search order being issued only two months later. A great deal of communication has been maintained over the years that highlights the difficulty in attaining extradition, which this Court has attempted to solve as quickly as possible.

SOLKE OF THE CENTURY

Without further ado, sincerely and respectfully in Marbella on July 17, 2008.

MARÍA PÉREZ RUIZ



This is what the Spanish said in (from Court-4-Marbella-Subbmissions-p6.odt attached)

Heres the truth that was proven in court. (From Skeleton Argument.docx Royal Courts of Justice, page 16)

49. After his release on bail, the Appellant became engaged in 'informing' on local British expatriot 'Costa del Sol' criminals for the British police and intelligence services in Spain. Through Charles Formby of the British Embassy [Tab 5, p105], he was introduced to Paul Studley (also at the British Embassy) [Tab 5, p105] and, through Studley, to his handler Toby Childs, a police officer on secondment to NCIS in Spain [Tab 5, p97]. As far as the Appellant was aware, he worked for MI6 [Tab 4, p43-44]. An example of the Appellant's contact with Toby Childs is seen at GO/18 [Tab 4, p93 / Tab 5, p113]. That letter refers to the Appellant being 'beaten up'.
50. On **20th October 1993**, within 2 weeks of the Appellant's release on bail, he (using his pseudonym) was in receipt of a telegram from 'Formby' confirming a meeting with Paul Studley at the British Consulate in Seville on **26th October 1993** (GO/13) [Tab 4, p74, 43].

INDICACIONES RECEPCION 130

Correos y Telégrafos

TELEGRAMA 428

2CZC TUF113 VSE031 676
ESFU TO ESSV 029
SEVILLA 29/28 20 1230

CHARLES AXON
RIO SOL 56 A TORREBLANCA DEL SOL
FUENGIROLA

PAUL STURLEY
(91) 319 0200

27 OCT 93
FUENGIROLA

EMBASSY OFFICER WILL MEET YOU 26 OCTOBER AT 11,30 A M IN BRITISH
CONSULATE SEVILLE GRATEFUL FOR YOUR CONFIRMATION
FORMBY

On July 16, 1996 the accused was declared in contempt and on September 3, a request was made to INTERPOL to confirm the information brought by the Attorney. INTERPOL made no communication as to Owens' whereabouts until November 15, 2004, at which time it was indicated that he was in Poynton, Cheshire and an international search was declared on January 14, 2005. On February 11, 2005, INTERPOL informed this Court that they English courts may oppose the extradition by applying the "passage of time" rule, and requested that a summary of the investigation since 1991 be sent to them. That was duly done on March 16, 2006, accompanied by the corresponding translation.

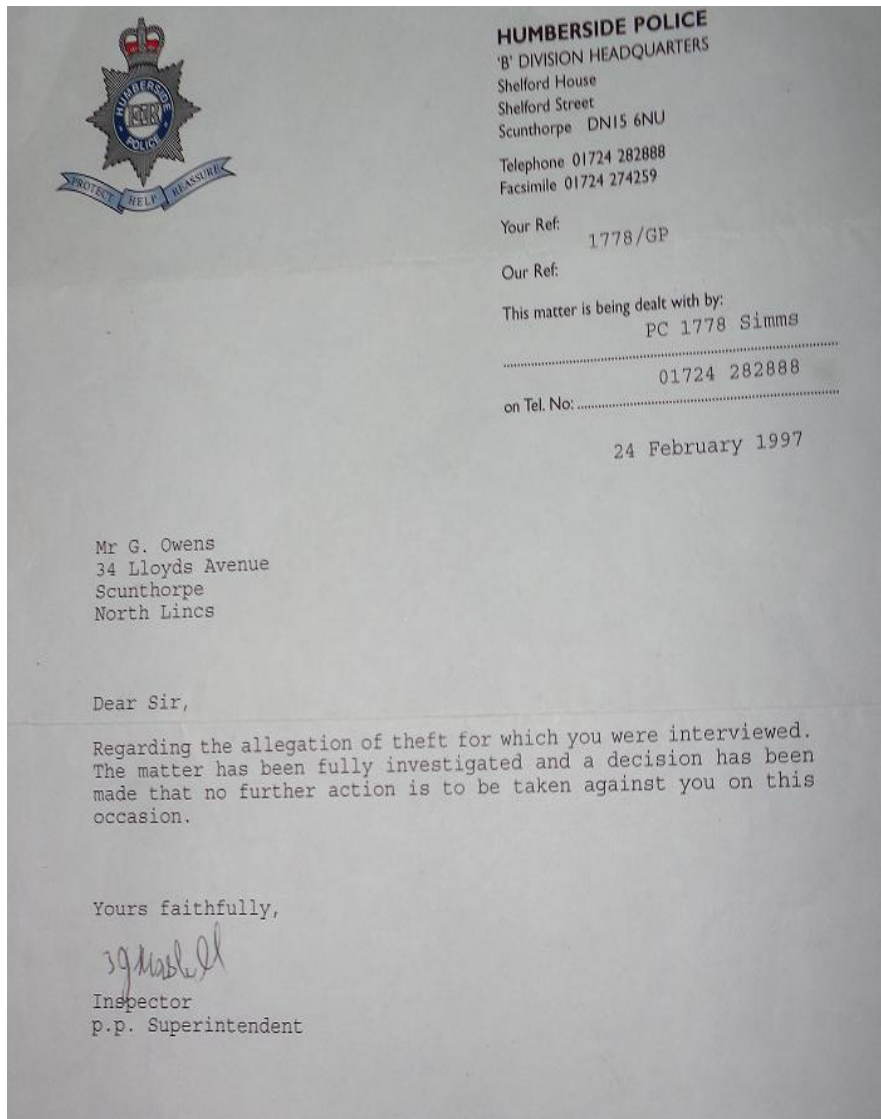
These are incredible lies told to the court (from Court-4-Marbella-Subbmisions-p2.odt attached)

I was in touch with the police all the time from the moment of my return to the UK, and the address given to the court at the time was still our property at the hearings, so outright lies as they never went there.

I was part of NCIS as you can read in the other docs I have attached, and they paid me. I worked with Scotland Yard detective inspector Michael Hoskins at their request, I had National Security clearance to all data centres in the UK. I had an armed protection squad on call from NCIS at all times and had a number I could ring to call them out. My son at his school had a police protection officer on call to the headmaster of the school in case someone tried to abduct him.

The Mason Gang Stalking started in Scunthorpe, this is a police mason letter, friends of Anthony Keaton from MI6 who is from Scunthorpe also (Barton area). They tried to set me up on a charge because Anthony Keatons brother Ralph and Martin Burr and other directors in my company were all in the same masons lodge. Anthony Keaton broke National Security regulations committing treason and recklessly endangered my life by telling his brother top secret information about my background. This was their first attempt to set me up.

Please note the date on the letter, thats the date that they are supposed to have come to my home but could not find me. At that time my wifes parents were living at the address, so we all know its a total lie and fabrication. These are corrupt Mason police acting for Anthony Keaton of MI6 to try and protect his brother from my situation with the British Drug Mafia as I was a witness against them.



I have attached other letters from various police authorities covering the entire time I was in the UK, they lied and committed purgery yet again in the extradition! Also attached is the letter that started the extradition, where I threatened to sue MI5 and the UK Government to MP Sir Nicolas Winterton. This letter is refereed to in the other police letters.

Sir Nicholas Winterton MP
House Of Commons
London
SW1A 0AA

Gary Owens
92 Dickens lane
Poynton
Macclesfield
Cheshire
SK12 1NT

Date: 01/05/06

Dear Mr Winterton

I have spoken to your constituency office and they asked me to write to you at this address.

I have had some one or some organisation persecuting, intimidating, harassing and stealing from me for close on ten years, I have been to the police many times and they have failed to act, I have been driven to the point of bankruptcy by what ever is going on.

I believe the police know what is going on but wont inform me or wont act against the offending party, this to me would indicate that it was the mafia or the masons (who are involved) who are behind it. Until this started I was the CEO & Chairman of a company that became worth more than a billion pounds, my share of this would have been 200 million that was stolen from me, plus several other companies I have started since that have been infiltrated and wrecked worth millions of pounds.

I have a young child and have reached the point where as far as I can see there is no law in the UK, my wife is in tatters mentally as am I, I am considering committing terrible acts that will take me away from my family either in prison on the run or worse. Its as simple as this, I cant and wont take any more, I have had my life threatened and I rule nothing out in what would be an all out retaliation.

I want to know if I can bring a criminal prosecution against the police and the home office for failure to protect my family and failure to act against crimes that have been committed against me. I would want the individual officers who I have met to be criminally charged for complicity with criminal acts as well as Humberside, Cheshire, City of London, Scotland Yard, NCIS police. As well as issuing a writ for the 200 million I have lost.


Can you help in any way please? I have no where left to go except to fight, and as I know that both mafia and masons are involved it would have to be outright war, I don't want to go this route and you are the only hope of averting what will become a national press issue overnight and probably the end of my life. I swear I will act unless I am compensated for the damage that has been done to my family and I. I have nothing left to loose, but the people behind this have a lot to loose, they are big and I am small, I will be hidden and they will be exposed. I have a long list of mafia and mason personnel and targets who have been involved in this.

The police have already been informed of this by me, in clear terms.

I will wait a period of time for a response from you, and hope you are as good as the people who said I should contact you, say you are. I have also been encouraged to contact Jack Trickett and The Chief Constable, but under the circumstances would you!? Is this the Britain we live in today run by illegal organisations that can do as they please because the government are to weak to act, it stinks Mr Winterton.

Kind Regards
Gary Owens

SIR NICHOLAS WINTERTON M.P.
Macclesfield



Gary Owens Esq
92, Dickens Lane
Poynton
Stockport
Cheshire SK12 1NT

8th May 2006

Dear Mr Owens

Thank you for your letter of 1st May registering with me your deep concern about the personal difficulties you have been encountering during the past decade with particular reference to persecutory and intimidating behaviour which you have suffered from a third party. I am grateful to you for taking the trouble of writing.

I have read your letter with great care and I am sorry to learn of the understandable distress which has been caused to you and your family as a result of the on-going circumstances you describe. Whilst I fear that there is little I can do to be of meaningful assistance to you in the light of the limited information you have given in your correspondence, I suggest that the details of the situation you set out would be best dealt with by a solicitor. As I am sure you will appreciate, as a Member of Parliament I am neither qualified nor authorised to give legal advice, but should your chosen solicitor consider that I can be of particular help in pursuing an element of your case then please do request that he contacts me on your behalf indicating specifically how I might take the matter forward.


In the meantime however, I shall certainly raise this matter with the Chief Constable of the Cheshire Constabulary, Mr Peter Fahy, in an attempt to gain some clarification on what you have to say. Just as soon as I have received a response then I shall be back in touch with you.

Yours sincerely *With best wishes*
Nicholas Winterton

HOUSE OF COMMONS, LONDON SW1A 0AA

Reply from MP

FORM 200130



Date 4/5/06

Subject -

The Chief Constable of Cheshire acknowledges, with thanks, the receipt of your letter dated 1/5/06.

☐ The contents have been noted.
☒ It is receiving attention.
☐ It has been passed for attention to:

Peter Fahy QPM MA
 Cheshire Constabulary HQ
 Clemonds Hey
 Oakmere Road
 Winsford
 Cheshire
 CW7 2UA
 Tel: (01244) 350000

My letter to Fahy is attached, Reply from Sir Peter Fahy Chief Constable.

Also attached is:

Desk Officer National Hi-Tech Crime Unit 10/03/04

Humberside Chief of police 1st letter Date: 01/05/06

Chief Constable - Sir Peter Fahy Date: 01/05/06

I have many communications from the police in the UK proving that the whole thing was a conspiracy and a total fabrication. The British police were not only lying to me they were lying to the Spanish authorities as well to cover up what they were doing.