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London xxxxx

23 January 2014

The Rt Hon The Lord Thomas of Cwmgiedd

Lord Chief Justice of England and Wales

Head of Criminal Justice

Royal Courts of Justice

Strand

London WC2A 2LL

Dear Lord Chief Justice

**LORD IRVINE BRIBED MR ANDREW BANO, CHAIRMAN OF THE CROYDON EMPLOYMENT TRIBUNAL WITH A PROMOTION TO THE POST OF SOCIAL SECURITY COMMISSIONER IN RETURN FOR DISMISSING MY RACE CLAIM AGAINST THE HOUSE OF LORDS (HOL) MY FORMER EMPLOYER - THE SCANDAL OF UNLAWFULLY WITHHOLDING MY APPROPRIATE REMUNERATION OVER 10 + YEARS WAS COVERED UP BY MR BANO**

I remind Lord Igor Judge your predecessor’s own words regarding errors made by the Judiciary,

“As regards Mr Hodgson’s case, there would be "understandable public concern" about the mistakes and the error **is subject to an official investigation”**.

I have enclosed herewith my complaint in spite of writing to your predecessors, Lord Woolf, Lord Philip and Lord Igor Judge regarding Mr Bano’s conduct during the hearing. None addressed my issues of Corruption which are deliberate errors. My complaint is that Lord Irvine/House of Lords (HOL) bribed Mr Andrew Bano the Chairman of the Employment Tribunal by offering him the post of Social Security Commissioner to dismiss my race complaint against HOL my former employer. This was in order not to stigmatise the HOL with the stigma of racism as there would be a public outrage, especially taking into account as HOL in its Judicial capacity was the highest Judicial Authority at that time. I was deceived by not only Lord Irvine and Mr Bano, but also by Mr Justice Lindsay EAT, Lord Justice Latham Ex-Parte Court of Appeal, and Judge Shaun Spencer at the Appeal hearing against the Pensions Ombudsman who aided and abetted the Lord Irvine/Judge Bano, is tantamount to Criminal Conspiracy.

Munir Patel, a minor Court Clerk at the Redbridge Magistrate Courts, was sent to prison for accepting bribes but there seems to be a different set of rules for Lord Irvine and Judge Andrew Bano. The people who should investigate this serious offence committed by Judges have not been investigated which is prejudicial and tendentious.

To date I have been only advised that “you have raised these issues in 2006, 2007, 2008 and 2009”, “no one can overturn the Decision of the Courts” or that “the case is dismissed by 3 courts”, or about my “unhappiness about the decision of the courts” but this is about **Bribery and Corruption by Senior Judges**  and the relevant a authorities who have powers to investigate, have evaded responding to my complaints believing that they could get rid of me.

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In spite of my complaints made at the appropriate times i.e. within the time limits, no one addressed the serious issues that I have complained of. My serious complaints to the Lord Chief Justice Office, the EHCH, Parliamentary Ombudsman, the Judicial Complaints Office, no investigation was held in order to take the necessary action against Mr Bano but instead he was promoted to the post of Judge, The President of the War Pensions & Armed Forces Compensation Chamber. I was advised by James Bano, Judge Bano’s brother that as a result of my website, Judge Bano had “attempted suicide” and demanded that I should remove the website linking Mr Bano’s corrupt practices. I advised Mr James Bano to sue me for libel, but he has failed to take any action against me because my claims of Bribery are true. Mr Bano was promoted from the post of ET Chairman to the post of Social Security & Child Support Commissioner in the midst of my race hearing at the ET, so that he could cover up the DWP fraud that Lorna McWilliam my racist line manager committed. She forced me to complete a 60 hours p.w. workload but reduced my hours to 13.9 hours p.w. and confirmed in writing to

the DWP that I worked only 13.9 hours p.w. This was a Fraud committed against the DWP.

Instead of paying me for the actual 60 hours p.w. that I worked, she paid me only for 13.9 hours p.w. and this has had a ripple effect on my Pension Benefits and associated benefits.

HOL also committed Fraud not only when they agreed with LM as above, but also when they did not pay the correct NI Contributions on my behalf for working 67 hours p.w. As a direct consequence of these two fraudulent acts, both my State and Occupational Pensions were manifestly affected thus placing me in significant financial hardship.

I know the authorities are in a very difficult position and if you do not want to investigate and take action against Lord Irvine and Judge Bano, (who suddenly “retired” as a result of my Updated Website) please pay my appropriate remuneration that HOL is still withholding unlawfully, without any valid reason.

I have fought this battle during the past 14 years, but I will not go away until HOL pay every penny that they owe me legally and morally. I want to buy my own home and have a peace of mind once again. I lost it because HOL did not pay my hard earned monies and I was unable to meet my financial commitments. Therefore I am willing to sign an agreement that I would not divulge any information about a mediation. Please let me have what is mine.

I have enclosed herewith the Appendix 1, 2 and 3 of my website:

[www.racialabuse-houseoflords.com](http://www.racialabuse-houseoflords.com). I had written several times to both Lord Irvine and Judge Bano accusing them of Bribery and Corruption and lying in the Decision, but there was no denial or even a warning that they would take action against me. MY CLAIMS ARE TRUE !

Yours faithfully

MS PHYLLIS JAYARATNE

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see complaint to JCIO below

  23 January 2014

**TO:   JUDICIAL  COMPLAINTS  INVESTIGATIONS**

**OFFICE**

* **Misusing  judicial  status  for  personal  gain  and  advantage**
* **Failing  to  fulfil  judicial  obligations  and duties**
* **Conflict of interest**

**PLEASE INVESTIGATE MY COMPLAINT OF BRIBERY AND CORRUPTION AGAINST LORD IRVINE THE FORMER LORD CHANCELLOR AND JUDGE ANDREW BANO.** THERE SHOULD BE NO TIME LIMIT ON CASES WHERE THE RIGHTFUL SALARY HAS NOT BEEN PAID BY AN EMPLOYER, AS LAID DOWN IN THE UNIVERSAL DECLARATION OF HUMAN RIGHTS. YOU FAILED TO DEAL WITH MY COMPLAINT WHEN I LODGED MY COMPLAINT WITH YOUR OFFICE AT THE APPROPRIATE TIME.

My  updated  website  [www.racialabuse-houseoflords.com](http://www.racialabuse-houseoflords.com/" \t "_blank)    in  December  2013,  has  explicitly  clarified  the  above  areas.   In  summary,  Lord  Irvine  the  former  Lord Chancellor   who  held  a  unique  triple  role  had  a  distinct  conflict of  interest  in my  racial  discrimination  claim against  the  House of Lords (HOL).   I  was  a minor  employee  in the Refreshment Department   of  the HOL   for  over  10  years.  I  was  the first  employee  to  lodge  a  racial claim  against   the  HOL.   It  is  inconceivable  that  Lord  Irvine   did  not  have  an  intrinsic  interest   to  quash  the  case  in order  not  to stigmatise   the  HOL   with  the  brush  of  racism,   especially  as  it was the  highest  judicial  authority  at  that  time.   Lord  Irvine  offered  the post  of  Social Security  & Child Support  Commissioner  to  Mr Bano  who  at  that  time  was  the  Croydon  ET  Chairman  as  a  bribe  in  order  to  dismiss  the  race claim.   Therefore  Mr Bano  failed  to   fulfil  his  judicial  obligations/ duties.   These  facts  as  I  stated  before  have  been clearly  explained  in  my  website  including  Appendices  1,  2  and  3.   Appendix  1  is  the   letter  from  me  to  Mr Bano.

I have  read  the  article  in  the  Daily  Telegraph  of  18  December,  regarding  Sir Paul Coleridge.    He  was  given  a formal  warning,  after  the  articles/interviews   he had written  in the Daily  Telegraph/the Times  as  regards  traditional marriage.   According  to your  Office  his  beliefs  which  were published  in  the  news media  were  construed  as  misconduct,  hence  the  formal  warning.   You  decided  that  such  articles/interviews  were  disciplinary  offences.   I  find  this  difficult  to  comprehend  purely  from  a  rational point of  view.   More  damagingly  for  you,   in  the past  you  have  conveniently  brushed  under  the  carpet  my serious  accusations (not allegations)  against  Mr Bano and  Lord Irvine  as  stated  above.    **You  were  afraid  to  start  an  investigation.**  It  appears  as  you  are  cherry  picking  and  attacking   the  more  vulnerable  as  against   influential   judicial  officers  such as  Lord Irvine.

Although   I  have  raised  serious  issues  to  the  relevant  authorities  including  the Lord Chief Justices,  Mr Cameron,  EHRC,   Parliamentary Ombudsman   and many other  authorities,   they have  been  silent  on  non-payment of  my rightful  remuneration.  HOL   cannot  pay  my remuneration  withheld over  11  years, without  admitting  to  Racial Discrimination !

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**I   NEED  MY  UNPAID  SALARY   TOTALLING   £243, 622   BASIC PAY, OVERTIME AND ASSOCIATED  BENEFITS,   PLUS   COMPENSATION INCLUDING, PUNITIVE DAMAGES  AND  INTEREST  TO DATE.**

As you know  the  decision was  against  me  and  I still maintained  that  this  was   a  cover up  by  the Chairman of  the ET,  Mr Andrew Bano  via  direct  instructions of  Lord Irvine  the then  Lord Chancellor.  I am not resurrecting this case but  I direct you to my updated website  as from December 2013.  In this I have clearly accused  both Mr Bano  and  Irvine of Bribery, Corruption  and  Conspiracy.   I have also  stated  that   I  have  written to  former  and  current  Lord Chief Justices  to sue  me for libel  if  my claims  are  false.   To date  no one  has  even  warned  me,  conclusion being  my claims  and the evidence leading to such claims  are  indisputable.

I  have pointed out  in my Updated website  that  I  have  had  an unfair trial  and  I have outlined  the  reasons  and  hence  although  the  Judiciary  and  the  House of Lords would like to  hide  under  the  umbrella  of   “We find  no  discrimination”  “the  case is closed”, this  simply cannot  be so,  due  to  the unfair  trial  through  Conspiracy,  Bribery and  Corruption.   **Besides,  the  issue  of  non-payment  of  my appropriate remuneration  was  not  resolved  when  it  was  within the  jurisdiction of Mr Bano to have done so under  the Employment Statutes. Mr Bano deliberately failed  to act on these  Statutes  to  order  the  HOL  to  pay  my  appropriate  remuneration  and  its  associated  benefits   that  they  had  withheld  unlawfully  for  so  many years.  The  non-payment  of  my  appropriate  remuneration  impacted  on  my State and Occupational  Pensions  significantly  resulting  in  severe  financial hardship.** HOL did not pay me because it was due to “Poor Management”, but not discrimination. Mr Bano’s failure in his Judicial obligations and duties was because he accepted the bribe from Lord Irvine/HOL in return for dismissing my ET claim.

Please visit  my  website   [www.racialabuse-houseoflords.com](http://www.racialabuse-houseoflords.com/" \t "_blank)  **(Appendix 1,  my letter  to  Judge  Bano and  Appendix  2)** in order to help me get what I am legallyand morally entitled to.  HOL   breached  the Employment Statutes,  the Race Relations  Act,  and the Human Rights  Act.  They have also breached  the Article 23 of  the Universal Declaration of Human Rights

* "**Everyone, without any discrimination, has the right to equal pay for equal work".**

The  Judiciary and  the HOL  believe  that  they  have  the upper  hand  because  the media  have  been  silent  regarding my  case.   Whether  this  is  due to  the media  being  gagged  or the media being afraid  I  am not  quite  certain, but  I believe it is a combination of both.   However  you could  see  from  the  tone  of  my  website  I have  challenged  the authorities  directly  as  regards  Bribery, Corruption and Conspiracy, but as stated earlier, to date  they have been silent.

It  is  interesting  to  note  just  after  publication  of  my  Updated  Website  in  December  2013 Judge  Bano  has  ‘retired’   from his post  of  the President of  the War Pensions & Armed Forces  Compensation Chamber.    The  retirement  according  to  the  Upper Tribunal  website,  Judge  Bano   had  retired  as  from  1  October  2013,   before  his  actual  retirement  date.  However  when  I  checked  this  website  the previous  week   such a   ‘retirement’  was  not  there.   I  regularly  checked  these  websites  as  I  want  to  keep  a  tab on the movements  of the   relevant  people  who  were  involved  in  this  scandal.   It  is  also  interesting  to  note  that  the  so called  retirement   of   Lord  Irvine  in  June  2003  was  after   I   raised  the  issue  of   the  conflict  of  interest   in  the  unique  triple  role  of   Lord  Irvine  the  then  Lord Chancellor, with Tony Blair,  the EHRC,   the  former Lord Chief  Justices  and  other  relevant  authorities.   Therefore   I  firmly  believe  that  Lord Irvine’s  sudden  retirement  is  not  a mere  coincidence.

MS   PHYLLIS  JAYARATNE

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