'LLOYD'S' GATE

AN URGENT APPEAL From Sally Noel

I urgently request that the City of London Police in conjunction with the Judicial Conduct Investigation Office bring charges against Lloyd's of London's Legal & Compliance department in the criminal court, because their fraud continues, as they have charging orders on many victims of Lloyd's fraud's homes. The day they die, Lloyd's will sell their homes and claim performance related bonuses.

This scandalous fraud is a conspiracy on a 'grand scale' which implicates the Judiciary and even the Royal Family who have supported Lloyd's over many years and continue to do so, when Prince Charles is aware of the fraud as I handed him a 'Summary of Lloyd's Fraud' on the 26th November 2018.

The City of London Police say 'this should be a matter for the Judicial Conduct Investigations Office'.

The Judicial Conduct Investigations Office say 'I note that in your complaint you request a full criminal investigation be undertaken. It is not within the remit of the JCIO to investigate alleged criminal activity. If you believe an offence has been committed you should inform the police. If a judge is convicted of a criminal offence the case will then be referred to the JCIO'!!

PLEASE INVESTIGATE THE FOLLOWING CRIMES PERPETRATED BY LLOYD'S LEGAL & COMPLIANCE

DEPARTMENT (admitted by them in recorded telephone conversations!) IN THE FOLLOWING CASES

:-

- 1. The Society of Lloyd's v Sally Rosemary Noel (See Below)
- 2. The Society of Lloyd's v Sir William Otho Jaffray (page 2, para. 1-2)
- 3. Conspiracy to commit perjury in court before Mr Justice Cresswell on the 28th May 1999, in order to obtain judgement against me for a premium to Equitas in 1996 which I did not owe, having resigned from Lloyd's in 1986 and having never signed any contract, agreement or deed between myself and Lloyd's.

- 2. Conspiracy to commit perjury in court before Mr Justice Andrew Smith on 27th March 2002, regarding my contract points.
- 3. Conspiracy to commit perjury in court before Waller & Walker LJJ on 20th June 2002, regarding my contract points.
- 4. Conspiracy to commit perjury in court before Mr Chief Registrar Baister on 11th May 2007 to obtain a Statutory Demand Order against me, <u>in my absence</u>.
- 5. Conspiracy to commit perjury in court before Mr Chief Registrar Baister on 3rd March 2008 to obtain a Bankruptcy Order <u>in my absence</u>, and in the full knowledge of my recent hospitalisation for severe 'labyrinthitis' of which my Doctor and Specialist had notified Lloyd's and the Courts.
- 6. Conspiracy to steal an unwarranted and extortionate sum of money from me on 2nd May 2008. This demand was never proved in court or to the Trustees in Bankruptcy, Begbies Traynor, but I was held to ransom to pay and sign a Confidential Settlement Agreement (CSA). I have an internal note written by Philip Holden, Head of Financial Recovery, inadvertently leaked to me in 1996 which says 'Has flats in London/Interior Designer Not wanting'!! I also have a letter from Nicholas Demery, Solicitor/Manager, Litigation Team, on 16th April 2008 saying 'The present information we have is that your assets amount to not less than £2m. If this is correct then there should be no difficulty paying us'!!
- 7. Conspiracy to commit perjury in court before Mr Justice Warren on 13th November 2007 to appeal the above <u>held in my absence</u>.
- 8. Conspiracy to commit perjury in court before Mr Justice Cooke on 20th & 28th October 2009 in order to obtain an Injunction Order against me <u>in my absence on both occasions</u>, in breach of Article 10 of the Human Rights Act 'Freedom of Speech' (Lloyd's demanded this hearing be held *in camera*!). The Judge ordered this injunction without hearing my evidence to support the fact that I signed the CSA under extreme duress as I was taken to hospital on the second occasion traumatised by the draconian treatment by the courts. (Lloyd's had told me I could not have my children as witnesses).

- 9. Conspiracy to commit perjury in court before Mr Justice Jay on 7th November 2013, in order to obtain an Internment Order against me.
- 10. Conspiracy to blackmail. I have been subjected to years of threats and blackmail by members of the Legal & Compliance department (Recordings of which can be produced in evidence).
- 11. Conspiracy to pervert the course of justice. Lloyd's have attended thirteen hearings in my absence where they lied to the Court

PLEASE INVESTIGATE THE FOLLOWING CRIME PERPETRATED IN THE JAFFRAY FRAUD TRIAL:

 My allegation that Mr Justice Cresswell conspired with Mr Simon Goldblatt, the litigant's QC! to <u>rig the trial</u> by deleting their core pleadings on the ninth day of trial 14th March 2000), <u>without</u> <u>their knowledge</u>.

Their pleadings were confirmed in a Statement of the Commercial Court by order of Mr Justice Cresswell on 29th October 1999 and 3rd February 2000 which were:-

'the claimants have alleged that they were fraudulently induced to become or remain underwriting members of the Lloyd's market by reason of Lloyd's failure to disclose the nature and extent of the market's liability for asbestos related claims'.

- I allege conspiracy between Mr Justice Cresswell and Mr David Coleridge, past chairman of Sturge and Lloyd's (from 1991-92) (and father of Mr Nicholas Coleridge, the Co-Chairman of the Queen's Jubilee celebrations) to rig the trial on the ninth day, 14th March 2000 (the trial commenced on the 6th March and concluded on the 14th July).
- 3. I and a friend witnessed him attempting to visit David Coleridge's house at 37, Egerton Terrace, SW3, at 7.30pm on Friday 27th June 2003, until he recognised us.
- 4. Mr Justice Cresswell made a libellous statement on 1st August 2007 regarding this incident, (undoubtedly circulated to the Lord Chief Justice and Master of the Rolls which contributed to my cruel treatment by the courts). This statement was intended to discredit me. He has repeatedly refused my written requests in the past and recently to provide me with evidence of his accusation. (Documents including his statement can be supplied).

- 4. Conspiracy by the many Judicial and Conservative MP 'Names' to pervert the course of Justice ie. the Judiciaries refusal to find fraud, and the Conservative Government's refusal to hold a Public Inquiry or Judicial Enquiry, in exchange for special deals done under the Reconstruction & Renewal 'Equitas' scheme in 1996, which spared many bankruptcies and thus loss of office.
 I have first hand evidence of these special deals from the manager of the Investigations
 Department, for 10 years, who was heavily involved in 'R&R' and their investigations at that time in 1996. He has been threatened by Nicholas Demery (Solicitor/Manager LitigationTeam) that if he 'speaks out' he would be contravening his employment contract and confidentiality agreement!! (Evidence of which can be provided).
- 5. Breach of the Judicial and Ministerial Code of Conduct.
- 6. On 30th September 1998 I *personally handed* my evidence of Lloyd's fraud to Prime Minister Mr Blair at a Labour party conference in Blackpool (evidence of which is published in 'Lance Price's' book.
- 7. On 30th October 2012 I *personally handed* my evidence to Boris Johnson at a Conservative party event in Bristol when he was Lord Mayor of London (but have 'sent' my evidence of Lloyd's fraud to all Prime Ministers from Margaret Thatcher onwards).
- 8. On 26th November 2018 I *personally handed* my evidence of Lloyd's fraud and my personal persecution story to the Prince of Wales outside Poundbury Church.
- 9. I was hurt and mortally offended to read in the papers that the Prince of Wales launched the Sustainable Markets Initiative (SMI) insurance task force event at Lloyd's, with a view to enlisting (in his words) 'investment in renewables with your active and committed help' and praised Lloyd's on the extraordinary role that they have played in the past. (This financial support should not be accepted by a corrupt organisation such as Lloyd's).
- 10. I am further mortally offended, and shocked by the appointment of Nicholas Coleridge (son of David Coleridge) as Co-Chairman of the Queen's Jubilee celebrations in June, because he and his family made their fortune at the expense of thousands of 'Names' misfortunes, causing them bankruptcies, homelessness, divorces and suicides.

Mr Coleridge and his two partners, Mr Rokeby Johnson and Mr Parnell, recruited thousands of Names from 1977 and throughout the 1990's with the aid of big brokerage firms such as E F Hutton, when they knew of the unquantifiable asbestos related liabilities they faced.

11.I am further horrified to discover the Royal Families long-standing and *close relationship* with Lloyd's dating back to Queen Mary, and opening of various buildings. Many members of the royal family, including Simon Bowes-Lyon, the Earl of Strathmore, are Names at Lloyd's. He is the first cousin twice-removed of the Queen, and a great-great nephew of the late Queen Mother, who was made an Honorary Member of Lloyd's in 1974. Also the Duke and Duchess of Kent and Princess Michael of Kent were 'Names'.

This close association between the Royal Family and Lloyd's should also be investigated when they know, or should have known, the heinous crimes committed by Lloyd's, which continue today, but I allege they have condoned these crimes because they were treated favourably by Lloyd's and because Lloyd's support The Crown Estate, The Crown Corporation Ltd, The Corporation of the City of London, the Police, and their various charities.

NB. MY EVIDENCE OF LLOYD'S FRAUD AND CRIMES HAVE NEVER BEEN CONSIDERED BY ANY COURT, ON THE GROUNDS THAT I WAS NOT PARTY TO THE JAFFRAY ACTION, but I never signed any contract or deed, between myself and Lloyd's ie. the 1986 Agency Agreement and General Undertaking which gave the English Courts 'exclusive jurisdiction'.

The Queen is Head of the Judiciary.