My Maureer Fracing - Trains Normand Lodge

Normand Road

RLE INQ. Dypart Kirkealdy

Fife Kyl 2xJ

18.1.02

The Justice I Committee Scotlish Parliament Edinburgh

Dear Sus/Mons,

I plan to attend your 29th Jan. meeting having experienced Authority's ROUGH JUSTICE BURIAL TACTICS. My greatest discovery from the earthly hell lawyer Dan Macfarlane Walker thrust me into, has been as follows: Pells do not cure confusion, but in the finding of the Teat hope beyond the hopelessness of Confusion's "Crucifixion" the Love which can descered and swaddle each of us in our terment, becoming owner of the comparison, the wider picture, THE REASON FOR THE DRAMA THE COMPREHENSION HEALS

My story is available for screeting. Fan M. Walker knew escartly what he was doing as, step by step, he entrapped me into Petting my signature to the sale document of 60 Spylaw Bank Rd. He must have been counting on being protected. And it was only when his protection was no longer able to cover far him that racide resulted. authority could have, and should have, stopped his malfunctioning activities. I complained, as also I complained about the treatment & received at the hard of Kenny MacAs kill The Law Society informed Jan M. Walker of my complaint, Hereplic with a pack of accepted lies, and despite me informing the Law Society of this fact, FOR THEM THE MATTER WAS TO BE AT AN END. RUT I FIGHT ON KNOWNE I AM IN THE RIGHT, Maureon Henderson P Please do not confuse the honourable Ian Walker with Jan M. Walk

The Justice I Committee Scotlish Parliament Edinburgh MRS Mauren Heriderson y SAC.
Normand Lodge
8 Normand Road
Dysat, Kirkcaldy
File ky 2xJ
18,1.02

Dear Strs/Mms, I plan to attend your 29th Jan. meeting. Having experienced rough justice at the hard of Scotlish Law-shocked into a refrigeration medical-stupor confusion - the 'hidder life' which many believe does not 'exist, became my saving Grace' fills are not the answer. When I had been the contract of the cont heed of The IXIXI Life Force behind conscious Conscience, needing It as a drowning man needs air - THAT which was, and is, and ever shall be rescued me. IT DOES EXIST. And from It I learned it is not what others do to me for which 9 am accountable, BUT WHAT I SET IN MOTIO, FOR OTHERS. It is fact that "lit is the destiny of every rose to blossom on the cross, and of him who needes light to barn in immortality is not a stage, but a state of the soul in Destiny destroys us in two ways, by refusing one wants or by fullfelling them! But he who will as bod wills Exaper both! For the God-man LOSES WITH THEWORLD, BUT WINS WITH God. HE LOSES THE CONTINGENT, BUT THE EVERLASTING HE WINS!" Beyond the despoir and hopelessness Jan M. walker and his protectors Manjested for us LIES ETERNITY AND ITS BALANCING. The dram. being enacted is for a purpose, testing up. Before THAT BALANCING COURT actions matter, not presumptions: And the double talk manipulator there of the ilke of Jan M. walker and his protectors- are the losers.

Whatever is AGENUINE MISTAKE honowakle folk correct. The many mistokes! I an Hacfarlane walker made WERE CALCULATED PLOYS TO ENTRAP ME, for this Lawyer had a hidden agenda. NOT ONCE did he carry through agreed instructions, and always to my disadvantage, but to advantage himself. Why?

His initial letter to the Law Society re my complaint was a pack of lies. Yet, despite me telling the Law Society, and the Lay Observer, no help was forthcoming. Even the Frank Squad backed off after Contacting the Law Society. YET I KNOW I WAS BEING USED ABUSIVELY - AS DOES THE LIFETORCE ITSELF. MY STORY IS AVAILABLE FOR SCRUTINY. Titledged person solls hower to make purchase of other property but convergencing lawfirm takes and uses the workey according to its choice. My signature as a recter was not to

is soil die to aire latt our mount I much human

I for no other

BURNETT, WALKER W.S. SE SITORS, ESTATE AGENTS & NOTARIES PUBLIC

Messrs. Dickson, Smith & Co., W.S., Box 94. Rutland Exchange, Edinburgh.

IAN M. WALKER, B.A., W.B. A. COUN TUCKER, LL.B. CHRISTIAN J. JURGENSON, LL.B.(HONS. GORDON M. ANDERSON, LL.B. CONSULTANT: JOHN K. LIDDIARD, M.A., LL.B., W.S.

4 STAFFORD STREET EDINBURGH EH3 7AU

TEL: 031-225 6411 (6 Lines) Rutland Exchange No. 155 Property Dept. 031-225 820:

ACT/PR. Our Ref:

Your Ref:

Dear Sirs.

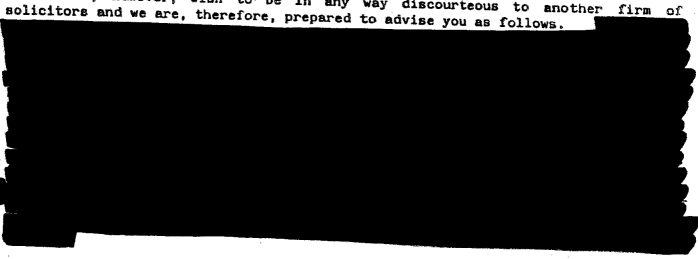
9th March, 1987.

Mrs. Maureen Henderson

We acknowledge receipt of your letter of 26th ult., and also of the copy letter to the Law Society which you enclosed.

We have once again looked at the correspondence which we have and as long ago as April, 1986 Mr. Walker entered into correspondence with the Law Society who, quite clearly satisfied with his explanations, wrote eventually to him in May, 1986 stating that the Law Society would not become involved further in the matter.

We do not, however, wish to be in any way discourteous to another firm of



Yours faithfully.

ACH LEN CO. L. ANTEREN SENTENCE MANAGEMENT CO.

I give my life To*the Law of God above the Law of Man(Madman).

·Unbar the door! unbar the door ... (an extract from T.S.Eliot's MURDER IN THE CATHEDRAL)

that the said Douglas Henderson and Maureen Ivonne Ferguson or Henderson HAVE EMPAID to us the whole of said advance with all interest and consequents thereon, of which we HEREST ACKNOWLEDGE RECEIPT; FURTHER CONSIDERING that we the said -- Douglas Henderson and Maureen Ivonne Ferguson or Henderson, HAVE SOLD the said subjects to ANDREW JAMES MATHESON and Mrs. MURIEL OLIVER MATHESON, residing at White Lodge, Pork Lane, Great Holland, Frinton-On-Sea, Essex, at the price of THIRTY-SIX THOUSAND POUNDS, which the said andrew James Matheson and Mrs. Muriel Oliver Hatheson have paid to us and of which we HEREHY ACKNOYLEDGE RECEIPT: THEREFORE, we the said Provincial Building Society, at the request and with the consent and concurrence of us the said Douglas Henderson and Haureen Yvonna Ferguson or Henderson and we all with joint consent and assent for our respective rights and interests, HERREN DISPONE to the said andrew James Katheson and Mrs.



CLIENT RELATIONS & COMPLAINTS OFFICE

The Law Society of Scotland 26 Drumsheugh Gardens **EDINBURGH EH3 7YR**

Telephone 031-226 7411

Messrs Dickson Smith & Company WS Box No ED94 RUTLAND MAIL EXCHANGE EDINBURGH

Our Ref: LS.77L/86/H/IRL/JAS

Your Ref:3/AM/H

11 March 1987 Date:

Dear Sirs

MRS MAUREEN HENDERSON

Thank you for your letter of 26 February and you will know that the concern of the Law Society in the examination of complaints is as to the professional conduct of the solicitor complained against, with punitive steps being taken if it is found that there has been professional misconduct. This however is of no financial help to a complainer and the Law Society suggest that separate legal advice be taken where there are civil matters involved.

I mention this as the complaints against Mr Walkers by Mrs Henderson were fully investigated in 1977 and 1978 when it was the decision of the Law Society that there had been no professional misconduct on the part of Mr Walker The Lay Observer read the Law Society's file and confirmed that the investigation of the complaint had been properly carried out and there had not been fault in the decision of the Law Society.

Mrs Henderson raised her complaints again with the Law Society in 1985 when a re-examination of the matter was carried through, but it was not seen that any new material facts had been raised and the previous decision of the Law Society was affirmed. There has been subsequent correspondence from Mrs Henderson and Mrs Gorrie on her behalf, but with no new information which had not been available when the Law Society made its investigation into the conduct of Mr The reference in my letter to Mrs Henderson of 1 May 1986 that

but the Law Society were fully aware of the position when the investigation of the complaint was made and I should have phrased my wording more accurately.

I appreciate the trouble you have taken in seeing Mrs Henderson and writing, but I must affirm that a full examination of the actings of Mr Walker has been made and I cannot see grounds for re-opening the matter.

Yours sincerely

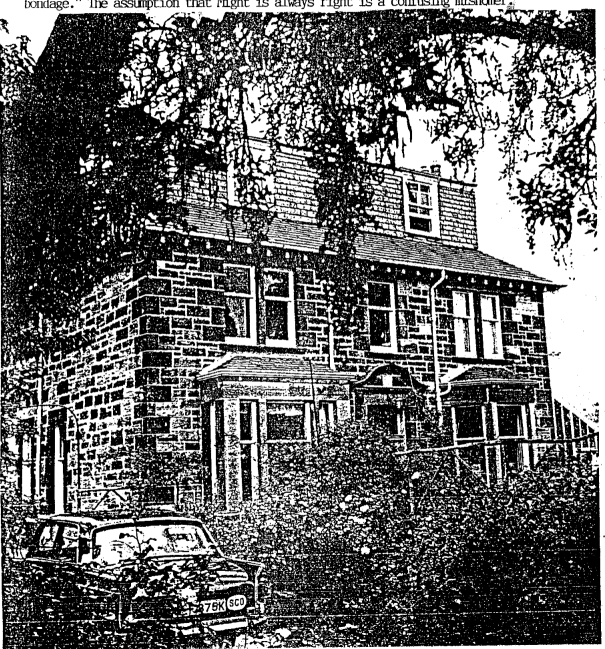
IAIN R LAMONT Deputy Secretary.

When replying please quote reference

Rutland Exchange Box No. 1 Telex 72436 'LawscoG' Fax (Gp 2 & 31031-225 2934

IS WHET FOLLOWS RIGHTEOUS (RIGHT USE) OR SYNTHETIC ROOTLES

ANARCHY REICNS. "History teaches us that both unlimited poer and powerlessness breed corruption; that where all human beings are not valued, humanity is violated; that where differences divide us, they limit and distort us; that independence is an illusion and unlimited freedom is tyranny plunging whole societies and people into bondage." The assumption that Might is always right is a confusing misnomer.



by Michael Joseph (author of The Conveyancing Fraud).

In the first part of this book the author sets out to answer the question, how the lawyers have been able to foist on us such an awful legal system – that is, a legal system which demands that someone who has been seriously injured in an accident (on the roads, in hospital, or wherever) has to wait three to eight years for a Court to determine whether or not he is entitled to any compensation, and in the process has to risk having to pay some £20,000 in legal fees if the Court decides that he is not entitled to any compensation.

However the author does not treat the legal system in isolation, but as an extreme example of how the professions in general have been allowed to devise and foist their own systems on the long-suffering British public. Initially the author examines how MP's, Judges, Magistrates, the professions' own disciplinary bodies, the Consumers' Association, the Press, and the B.B.C. abandon their critical faculties when dealing with professional man. Thus the fact that the professional disciplinary bodies take no action against a doctor or dentist who recklessly kills his patient, or against a solicitor who tries to defraud his client of £130,000; that a dentist who defrauds the N.H.S. of £288,779 is merely given a private demand that he returns £50,000; that a teacher is never sacked for incompetence; that a barrister (the most exalted of all professionals) cannot be sued for a negligent Court performance, or if he ditches his client at the last minute in favour of a more lucrative engagement; that an Act of Parliament controls the hours a lorry driver may work at a stretch but not those of a hospital doctor – these are not isolated anomalies, but part of this pattern.

But if the law-makers, judges and commentators abandon their critical faculties when dealing with professional man, the public is even more uncritical of the system which professional man imposes—the public having been trained since childhood to do what it is told, not to question, and in particular not to question authority (which generally turns out to be the professional).

So having allowed the professional to devise his own system—i.e. having surrendered power to the professional without requiring any checks on how that power is exercised—the only solution (apart from rebelling, which the public is not motivated to do) is to invest the professional with superior morality so that he doesn't need any checks, and won't abuse his power. Thus the true definition of a profession is: an occupation the nature of which, in view of the absence of proper controls, makes it imperative that its practitioners are morally superior to those who do a job which is not a profession; and a professional is someone who engages in such an occupation and who therefore has the appropriate moral superiority.

In the second part of the book the author shows the ultimate result of such wishful thinking, by chronicling some true case histories of accident victims trying to get compensation through the legal system; and whose battle is not so much against an unjust system as against their own incompetent and corrupt lawyers, who seem to do everything in their power to sabotage their clients' case. Why the lawyers should do this, and how they do it, and why these case histories are typical, are also explained.

60 SPYLAW BANK ROAD, COLINION, EDINBURGH. What happened to the sale money

from this property? The Times article(above) reminds us of the

QUESTION: Why did Ian McFarlane Walker commit suicide on 4th June 1988?

ANSWER: A rogue lawyer, he had abused one client too many, and his protectors could no longer turn a blind eye, whitewashing his malfunctioning. His hidden agendas were about to become public knowledge. It is estimated that he cost clients three million pounds plus, as a result of his double dealing fabrications and manipulations.

I myself sent letters to places of authority with facts of his deceits: the queen, the chief constable, the procurator fiscal, the attorney general, Lord Emslie and others, care of the Advocates Library. Parliament Square - to various members of the Westminster Parliament. Three times I sought face to face help from my local MP. Malcolm Rifkind, with my complaint against Ian M Walker, plus my added complaint concerning Scotland's Law Society's peculiar investigation tactics - a letter to the lawfirm concerned, and acceptance of the reply whether honest or fictitious. And the investigation is at an end. There is no check on the wrongdoers.

Quote from A Burnett Walker statement of 9.3.87:

'We have once again looked at the correspondence which we have and as long ago as April, 1986 Mr Walker entered into correspondence with the Law Society who, quite clearly (were) satisfied with his explanations, wrote eventually to him in May, 1986 stating that the Law Society would not become involved further in the matter'

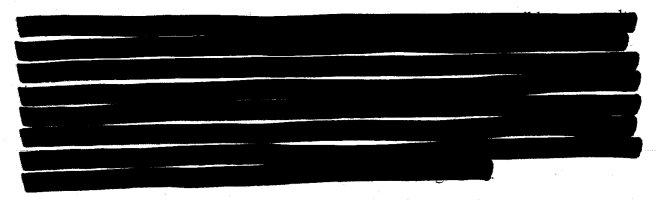
I believe that had there been unbiased, on the spot checking, the 1988 factual criminal functioning could have been avoided, likewise the Ian Walker suicide. to dodge the consequences. Ian McFarlane Walker was a master at double-talk manipulation and at ignoring instructions. I have produced proof of my entitlement to money hived off by this lawyer - an and the title deed to my home.

Quote from The Daily Record of 4.8.88:

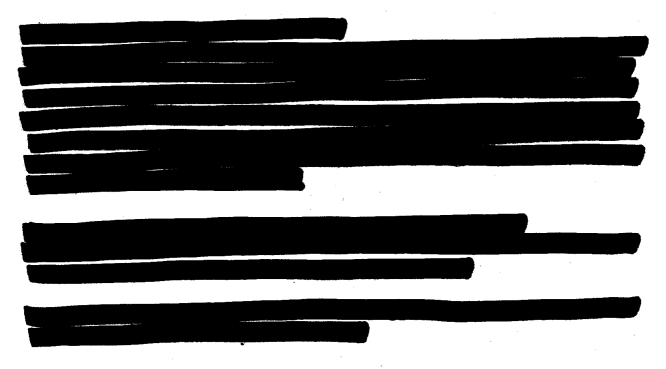
'Solicitor Ian McFarlane Walker, 63, hanged himself when an enquiry began into his law firm's accounts, a court heard yesterday. Colin Tucker, 35, a former partner in the firm, allegedly claimed he was given £3,000 for transferring £18,000 belonging to 79 year old widow to a personal account of Mr Walker's.'

Two people sold yet only one of them was counted as being the owner. Why

Not only have I not received a penny from the sale despite my name being on the titledeed, but I have lived through hell itself as a result of this action.



In other words, until the Agreement was fulfilled, we were owners in name only. Factually until then we were her trustees and tenants. The lawfirm were aware of this situation and also of the named legal documents. My name upon the titledeed was my mother's security.



As a matter of interest, I continued seeking an accounting from Ian Walker's variously named lawfirms, along with my money, but to no avail. I list the names of the various named lawfirms I know of:

Duncan, Walker and Eirlie,

Burnett Walker and Reid,

Burnett Walker and Rae,

Burnett, Walker, Lindsay and Rae

Surely I have a basic right to expect accountability from a servant of Law. To be told upon what authority my basic, civil rights were abused, as a result tearing apart the structure of our lives



CROWN OFFICE
5/7 Regent Road Edinburgh EH7 5BL
Telephone: 031-557 3800, ext 256

Our Ref: LAD/E/162/85

9 October 1985

Mrs Maureen Hederson 12 Morningside Place EDINBURGH

Dear Madam

I refer to your communication dated 17 September 1985, addressed to the Attorney General, St Andrew's House, and your communication dated 18 September 1985, addressed to the Solicitor General, St Andrew's House. In view of the allegations of crime contained in these communications, they have been passed to this office for attention, as such matters are the responsibility of the Lord Advocate and the Solicitor General for Scotland, I am replying to your communications on their behalf.

I have received a report of the matters of which you complain from the Procurator Fiscal at Edinburgh, with whom you have also recently corresponded. His enquiries have revealed no evidence of criminality on anyone's part, and accordingly the Lord Advocate and Solicitor General for Scotland are unable to intervene, or otherwise assist. The subject matter of your complaint is one of civil (not criminal) law and therefore properly the province of the civil courts. In that connection, I note from the papers you submitted that you were a party to a civil action in the Sheriff Court at Edinburgh on 18 September 1985.

Yours faithfully

IN SINCERITY I ASK, DO WOMEN IN FACT HAVE EQUAL RIGHTS IN SCOTLAND? Also, when a lawfirm is given property conveyancing work by a client, to whom does the sale money go, the lawfirm or the client? The lawfirm instructed to do work for me hasn't given me even a penny of the money to date. Yet Authority finds nothing wrong with this abuse of the use of power by the malfunctioning lawfirm.

The property, 60 SPYLAW BANK ROAD, EDINBURGH, was property was sold the suicide lawyer of 4.6.88 waylaid the sale money CHOOSING TO USE IT AS HE SAW FIT. There has been no accountability for this abuse either to my mother or to

myself DESPITE MY NAME BEING UPON BOTH THE

TITLEDEED AND THE

Re: Protected Preying Predators

I recommend the reading of Michael Joseph's LAWYERS CAN SERIOUSLY DAMAGE YOUR HEALTH in which we are reminded that the public has been trained since childhood not to question authority. Remember if we accept whatever is dealt out to us no correction of fault will be made and it will be ourselves to blame.

May I make clear that I have great admiration for persons rightly using authority, the Francis Bacon's and Sir Thomas More's of the past, the Michael Joseph's and Mahatma Ghandi's of the present. Persons of Conscience, persons of Right Mind.

I am in full agreement with Mahatma
Gandhi that betrayal by authority,
including burial of injustice, requires to be
made visible
Only then will standards of ment be
maintained. When those of authority no
longer have the least fear of saying
something untrue, they very soon have no
fear whatsoever of doing something
unjust.

In my personal experiencing and observing of betrayal by those believing themselves immune to prosecution, the most disturbing aspect has been that rotten apples, surviving scrutiny, dis-ease whatever touches them. That yesterday's unscrupulous are the contamination of tomorrow's Right Minded Souls.

Heed well words of (the ample volume is the Bible)
Within this ample volume lies
The mystery of mysteries.
Happiest they of human race
To whom their God has given grace
To read, to fear, to hope, to pray,
To lift the latch, to force the way;
But better had they ne'er been born
That read to doubt or read to scorn.

Extract of Title Deed ML14488(3:9:1975)concerning change of ownership of 60 SPYLAW BANK ROAD, EDINBURGH13 "..we the said DOUGLAS HENDERSON and MAUREEN YVONNE FERGUSON or HENDERSON, HAVE SOLD the said subjects.."

ABOVE IS THE INSURANCE ENTITLEMENT OF THE RIGHT USE OF LAW.

"THE MATTER": Just lie as others lie. Do you want to be homeless with your children? That is the alternative. By lying you might still receive a share of the Morningside Place home sale money BUT YOU MUST AGREE TO DROP YOUR INVESTIGATIONS INTO HOW THE HOUSE WAS BOUGHT.

I know that eventually I answer to the highest Court of all WHERE EWRY ACTION OF MY LIFE IS RECORDED. MY SOUL'S WELLBEING MATTERS TO THAT IMMACULATE LAW, IN THAT ETERNAL COURT. I WILL NOT BECOME A TOOL OF DARKNESS FOR TEMPORALITY.

Not one instruction given to the lawyer Ran McFarlane Walker was heeded. He would agree with me on how we could correct his regular 'mistakes' THEN CONTINUE FOLLOWING THROUGH HIS PRECONCEIVED, CALCULATED, HIDDEN AGENDA TO SUIT HIS OWN ENDS AT THIS "CLIENT'S" EXPENSE.

In Ian Walker's view I was not for treatment as a client but as a thing to which he was required to be polite but over which he had the right of Power of Attorney. His functioning towards me was that of LICENCED Vamp-piracy. He sold his soul. I'll not sell mine. It is better to lose Temporal battles SERVING LIGHT. Remember Roman Law and Christ Jesus: Gal. 3:1

THE LAW SOCIETY OF SCOTLAND

Telephone 031-226 7411

Our Ref: LS.77L/86/H/G/IRL/JAS

Your Ref:

Date: 21 May 1986

Dear Mrs

tomorrow's Right Minded Souls.

Thank you for your letter of 9 May with the complaints on behalf of Mrs Henders:
and I find that the various matters which you mentioned have previously beer
considered by the Law Society and I do not see that any fresh points have ariser
Heed well words of.

My colleague, Mr Gordon, wrote to Mrs Henderson on 2 July 1985 when he had made a re-examination of the matter and he pointed out to Mrs Henderson that the matter was fully investigated in 1977 and 1978 at which time it was decided that there had been no professional misconduct on the part of Mr Walker in his actings for Mrs Henderson. The Lay Observer confirmed that the investigatic had been properly carried out and the matters were explained in a letter to Mrs Henderson from the Law Society of 25 January 1978.

Accordingly I have to confirm that the matters are not to be re-opened.

HOME OFFICE REF: B/LAW/34/54 Pt

12 Morningside Place, EDINBURGH 10 5ER(SCOTLAND) May 1984

Dear Sirs/Mms.,

THE BURNING QUESTION IS: WHERE DID THE PAYMENT GO FROM THAT SALE: IT HAS SEEMINGLY 'LOST ITSELF'. CONVENIENT FOR SOME, TO THE DISADVANTAGING OF OTHERS. AS A FOLLOWER OF SPIRITSENCE I DO NOT BELIEVE IN WHAT IS NOT OF THE SCIENCE WHEY, WHAT IS NON-SENSE OF ICE-CYCLE justICE.

THIS ERRODING MUST CEASE. First I was denied my right to rights as an innocent individualize then as a wife, & NOW IT WOULD SEEM THEY ARE TO BE DENIED EVEN AS A TENANT, receiving no payment from the landlord so that no payment may be returned, YET DESIGNATED TENANTFORATES. I AM NOT CHAFF TO BE BLOWN IN THE WIND, BUT TRUMPET TO SOUND MY OWN INNER BEING SOUND:1Corls: 7:98 1. The conveyancing lawfirm having accepted money for the sale, then use

t as though ITS NAME had been the name on the titledeed myself pauper. NOTHING WRONG SAID THE LAW SOCIETY FOR SCOTIAND. 2

WHAT THE LAW OF SCOTLAND
PROTECTS IS CERTAINLY NOT
ITS INNOCENT, BUT THEN,
WHAT IS 'A GOOD' LAWYER?

WHAT IS 'GOOD JAW'? LAW
OF MERIT OR OVERSEERSHIP?

I reiterate words of Moses:
LET MY PEOPLE GO, THAT THEY
MAY SERVE ME: Ex. 9:1; Dan 5-7; 288
ALL SYNTHETIC LAW IS NONSENSE
BEING WITHOUT THE 1xl SCIENCE
.THE 1xl CONSCIENT ESsence..
NOT BEING WITH/CON THAT SCIENCED

& THEREFORE OF THE DEITY SCIENCE

CRUCIFIED by administrators & a maker of Scottish Law, I came out from the SHOCK PARALYSING CONFUSION by making the discove that THE SCOTTISH LEGAL VINE IS 'SYNTHETI ..THAT IS MAN - NOT GOD - DEVISED: Dan. 2:...

As more of us come to this Knowledge THE WISDOM OF THE WORLDLY - THE DARKNESS - WIGO. As when Light IS, Darkness IS NOT: Jam THE EXPEDIENCY LAW - BEING WITH/CON MAN L - IS NOT BEING UNDER THE LAW OF RELATIVIT

THE LAW OF DIVINE, SPIRITUAL GRACE., THESE

TWO ARE IN CONFLICT. THIS was the personal

Conflict/Armageddon to be overcome at the

start of my JOURNEY OF DISCOVERY: Rom. 6:16

NOTE WELL: WHAT IS NOT OF THE G.RACE/AWE-

IS OPPOSITION..IS FATHERLESS BASTARD: Heb.l I WILL EXAMPLE DOUBLE-MINDED STEWARDSHIP:

The Law Society of Scotland has a leaflet making statement as follows:
"Complaints(against Solicitors/Lawfirms presumably) must be about Professional Misconduct: This might include Persistant delay. Failing to reply to letters. Acting in a situation where there is conflict of interest.
Behaving dishenestly. Acting against your instructions. Gross negligence."

A Lawfirm - its Senior partner being Ian Walker - can be faulted on each of the above activities of Professional Misconduct. YET THE LAW SOCIETY... BLIND IN ITS AIM TO PROTECT ITS 'BROOD'..DECLARES: NO PROFESSIONAL MISCONDU

THE RESULT OF THIS BITTER CAUSE: Some of us victims are 'going to the wall' I know that I almost committed suicide, & THEN WITH DELIBERATION TOOK STAND TO FIGHT THE BEDEVILMENT..TO FIGHT ON, WHATEVER ITS REACTION MIGHT BE..AND IT IS POWERFUL IN ITS PERPETUATION & PERPETRATION OF EnergyVeILING: John15:2 Remember it is 'THEIR' Roman Law - parent of Scottish Law - that crucified 'OUR JONAS: Lukell: 23,30,52; 10cr.2:6..;6;3; Eph.6:12; Joshua 24:14,20; Heb.11;7;8

As with many people I had my fill of the Bible at School..it was 'child's stuff'..a forced school diet, along with that other WISDOM GIVER, Shakespea But when the time came to have need of God (Begetter & Begetting) as a drowni man needs air, THAT WHICH HAD BEEN GIVEN TO ME IN MY YOUTH WAS REMEMBERED.. GRABBED AT..after I had gone humbly within TO MAKE PEACE WITH 'MY FATHER!Lu 15:17-20,32 with THAT LIFEFORCE/SCIENCE-&-SCIENTIST OF ETERNITY, WITHIN THI Matter Energy known as Maureen Henderson..the shattered computing complement

HE INNER & THE OUTER HAD WORKED IN HARNESS AS ONE FOR ALMOST FORTY YEARS.. UNTIL SCOTTISH LEGAL OVERSEERSHIP PERMANENTLY DAMAGED THE OUTER. The Inner IT could not reach, but as result of its vile activities what it did achiev WAS TO SET THE INNER & THE OUTER AGAINST EACH OTHER. THIS is the cause of t societies of the world turning to 'killers' such as drugs & drink TO SILENC OUR ONE HOPE OF CURE. THE INNER HEALER IN EACH OF US: ".. the image of the invisible God, the firstborn of every creature (living creation)..CHRIST IN Y THE HOPE(OF EACH MANSION/MAN'HOLD'/WOMB)OF GLORY." Col.1:15,27; Jms.1:17,27;2 "Every(meritoriously)good gift & every perfect gift is from above(THAT OVER Heb.13:17, which IS NOT WHAT IS SYNTHETIC/OF-WITHOUT:Dan.6; Eph.6:12;1Cor.6: Gal. 3&4 &, AS OPPOSITION, IS WITHOUT/LACKING: Heb. 12:8-15;7:14, 28; Luke10:30; 20 AND COMETH DOWN FROM THE FATHER OF LIGHTS (SUNS ORBS-MANTLED-OF-LIGHT: Matt. 22: WITH WHOM THERE IS NO VARIABLENESS, NEITHER SHADOW OF TURNING .. PURE RELIGIO UNDEFILED (HELD AS IMMACULATE CONCEPT..UNSPOILED BY FOOLISH WARP TENDENCIES.. PERVERTING/SOLIDIFYING/REFRIGERATING/FALLING-FROM-GRACE: 2Thes. 2:3&4;2Tim.3:..UNSPOTTED FROM THE WORLD (IN ITS MISCONCEIVING/IGNORANCE (RESULT OF IGNORIN Two clarifications here: a) Isaiah 54-57 - IF WE DO NOT CONCEIVE WITH THAT HUSBANDRY POTENTIAL, THE FIRSTBORN/LIFEFORCE, WE ARE NOT WHOLE (HOLY (EYE) . . O Heavenly..WHITENESS..OF THE CONSCIENT ENERGY'S 'CITY-FOUR-SQUARE' WITNESS:R ..OF THE BALANCED THAT HAVE COME APART FROM THE WAKE LUNA-CY: Luke9:60; lthes. & AS RESULT HAVE THROWN OFF INDOCTRINATION'S DROSSING FOR LIGHT'S YOKE MALL.] ..we compute/acorm, but at the cost of forfeitting our potential as paralle in the glory of the regenerative oak, the acorn-potential 'AS GREATER THAN I ACORN: John 12:24.:14:12'. b) WHAT IS BASTARD IS NOT THE CHILD OF UNMARRIED PARENTS, BUT TUALLY FATHERDESS COMPUTATION CONTROL THE ION THAT HA

Matt.15:9,3-14;19:9,30;5:20,17(Gol.4&3;Jn15:22);6:24(2Jn79-11;Nom.6 Jn12:24..;5:40;Ex.3(2Cor.4:7..;6;5:17(Col.1:27;1Pet.2:..25;3:4)Zerii

12 Morningside Place,
EDINEURCH 10 5ER SCO.
12th May, 1985

THE CHIEF CONSTABLE, FETTES POLICE CENTRE, EDINBURGH (SCOTLAND)

DEAR SIR.

(now of mo.4)
I PUBLICLY ACCUSE THE LAW ADMINISTRATOR LAW WALKER (STAFFORD STREET)

OF EMBEZZLENEST. THE HELL OF CONFUSION IN THE STATE'S PIT, IS AWAY.

I COME TO YOU DIRECTLY & ACCUSE, READY TO GO FORWARD TO THE HUMAN RIGHTS' COPPLISSIONERS IF NECESSARY. IN GIVING HE THE TREATMENT OF

SLAVE FAR MORE DAMAGE WAS DONE THAN IS OBVIOUS, BUT THE GAIRS, TOO,

IS FOSSIBLE TO REVIEW GOOD. TO FIND THE PRINCE OF ETHNETTIMENTS. S. S. THE FIRE OF LIFE THAT IS STRONGER THAN REPRIGERATION'S 'IBLANDERS

Issish49:1(Rev.1783:..18; Joshus24:14...; 2Thes.2; Mark13:8:33...):54-57
Eventually deciding that SINCE THE 'CIVIL ADMINISTRATION' was beyon

clearing its own mess. I TOOK MISELY TO THE HAILES POLICE STATION... MADE COMPLAINT THERE. WHEN THE LAW TRIEVES, I was told, IT IS NOT A CRIMINAL ACTIVITY. WE DEAL ONLY WITH CRIMINAL ACTIVITY. I RECEIRE T KNOW. FROM THE HEIGHTS: Eph. 6, THE OUTLOOK & CALLERATION RATING. Judge

That Lifts the Courts of MACMAN have diverged so for from The Whey THAT LIFTS THE SpiritLOW, the belief prevails that LAW IS BORN FROM WESTMINSTER - Den. 682 - BUF IT WAS BOT DANIEL WHO WAS THE CRIMINAL, NOR WAS OUR JONAS 'SPOTTED': Heb. 6:20;7:..28(1Thes. 564; Jans 4;2;1:17... Lukell: 30.23-52(Heb. 12:..15;5:5);10:30;20;16:..15..(2Cox.4-6;Col.)2

Where there is no prescription... no biss, THE ACTUAL DRAMA IS THE T

The time has now extined for you to decide WITH THE IXIXI SCIENCE O AS PROTECTING MUTINEER OF THE NOW-SENSED: ICOR. 9:20...;10;14,21-29;5; At the edge of endurance IT WAS SUICIDE OR 'ENTERING IN: Matt. 5:8;24 FORTUNATELY I TOOK DECISION 'TO KEEP ON KEEPING ON'...TAKING MYSELF DEEL DIF, I righted AS NAMED ON THE TITLEDEED ON 8.75 8.8.75 13.8.75

60 Spylaw Bank Road, Edinburgh

We write to confirm that we have received settlement of a price of 60 Spylaw Bank Road. Edinburgh.

Yours faithfully,

LAW(JUSTICE) IS ABOUT TRUTH/BALANCE/SANITY;

ABBERRATION LAW: Matt. 15:9; Dan. 6&2; Mark 13:14

(LAW OF justICE: Heb. 12&7; 2Tim. 3(Eccl. 12; 3:1)

IS A MANIFEST OF THE STRANGE (MADMAN: Jos. 24)

Dear Sirs/Mms.,

EVEN A COMPUTER FED LIES BECOMES ITS OWN CONFUSION & THE CONFUSION OF ALL RELATING WITH IT.

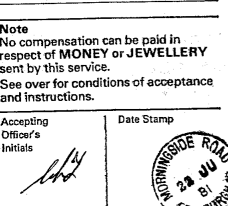
Taken hostage by the vamp's piracy, IN HELL ITSELF, RIGHT HERE IN EDINBURGH, THE DIFFERENCE WAS DISCOVERED BETWEEN THE CORRESPONDENCE LAW OF URU SALEM & THE INSANITY OF MADMAN'S REIN. Those who are not vessels rightly using themselves are polluters of the environment: Lukell; are builders of Babel. AND JERUSALEM WILL NEVER BE BUILT WITH INIQUITY, INDIVIDUALLY OR COLITIVELY. IT CAN ONLY BE BUILT FROM WITHIN EACH INDIVIDUAL TO BECOME HIS/HER GIFT TO SOCIETY. e who is not a lieutenant for Light, BUILDING LIGHT INTO HIMSELF/HERSELF(SIRE ESsence INTO ACTIVITY MATRIX(1Pet.3:..4(Isa.54-50;2 THE SOUL'S BISHOP ITS ENLIGHTENER)OPPOSES THE WAY/WHI

As food for thought from PUNCH(12:11:75): "CRIMINAL LAW: One that no government in its right mind should ever have passed; PRECEDENT: A trick which has been tried before, successfully; OATH: Method of allying perjury to blasphemy; BARRISTER: One who agrees to commit perjury is return for money..to do them credit, they lead otherwise quite normal lives and do not let: weigh on their conscience for a minute; SUBJECT TO CONTRACT: A legal admission that a .. man word is anything but his bond." CONSIDER WELL WHAT A GOOD(NOT A MERITORIOUS BUT A GOOD)SOLICE IS. A PERSON PAID TO GET HIS CLIENT OFF IRRESPECTIVE OF THE RIGHTS OR WRONGS OF THE ISSUE:

It is the GOD-GIVEN RIGHT of every individual <u>TO SELF DETERMINE</u>. Where there is stifling of this FOUNDATION RIGHT every man woman and child is affected. How? He who presumes superior right becomes his own worst enemy BEFORE LIVING CORRESPONDENCE LAW BALANCING, his prey meanwhile being Spiritually bled, pulped, and bled again. <u>MY KNOWLEDGE OF THIS IS EXPERIENCE</u>

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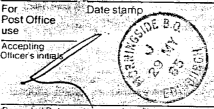
address as written on the letter or packet ## 2 Affix the numbered adhesive label an the top left-hand comer of the letter (or close :::: Delivery fee

4. Hand this certificate, together with the letter, to an officer of the Post Office.

5 This certificate will be date stamped and initialled as a receipt. Please keep it safely, and produce it in the event of a claim.

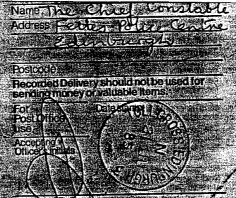
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Accepting Officer's Initials



837603

What are my complaints?

Let me state them as declaritors:

- a lawfirm is instructed to do the conveyancing of an expensive property
- it is also instructed where to place the money from the sale
- no money has been received, nor has there been accountability for it's disappearance

But upon what authority? Did my name upon the and upon the titledeed count for nothing?

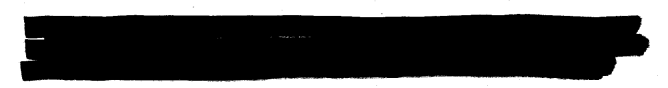
As Ian Walker took the money and used it, my questions are:

- a] When conveyancing is done, does the renumeration from the sale belong to those named upon the titledeed, or to the lawfirm doing the conveyancing?
- b] Are female names upon legal documents merely there for decoration?

The Law Society of Scotland seem to have different answers to mine. Proof of my abused rights has been placed before diverse arenas, including the Crown office, but to no avail. However no proof has been forthcoming to back up the fabrications of Ian Walker, and those whitewashing his activities.

My basic proof comes from two legal documents:

- and the 60 Spylaw Bank Road titledeed, in both names, for a property now valued at over £330,000**



** I quote: 'Douglas Henderson and Maureen Yvonne Ferguson and Henderson have sold...'

Parliamentary Offices on GEORGE 1V Bridge/Royal Mile comer on the first Wednesday every month SACL asks for your help in defeating the scourge of CROOKED LAWYERS in Scotland. The best S outside the Scottish It 1.00 p.m. Never forget YOU could be the next victim of CROOKED LAWYERS vay in which you can help us to defeat them is to join in our monthly DE.

eeze in an establishment that considers itself above the law is sending shockwaves through the nation ight now, she has a former foreign minister in the dock. He isn't the first to feel the weight of Joly's ıstice – and he won't be the last. (This was taken from an interview report by Peter Lennon found in France, where there's corruption in high places. Madame Joly will sniff it out. Her assault on the HE GUARDIAN newspaper.)

nisery because of the way they are dealt with by the Law Society. The whole thing needs to be opened he person dissatisfied with the system claimed: "There are many people out there suffering untold survey into how grievances against solicitors were handled by the Law Society of Scotland found llowed to investigate complaints against their own profession. consumer watchdogs said yesterday ilibride, Scottish Political Correspondent in The Express 8.1.99) LAWYERS should no longer be arliament to set up an independent body to deal with complaints against law firms and solicitors. 'esterday the Scottish Consumer Council. will che carried out the research. called for the Scottish VATCHDOG SAYS LEGAL COMPLAINTS MUST BE PROBED BY OUTSIDERS (by Paul nat half those who replied were unhappy with the current system.

he Scottish Consumer Council questioned 1,200 people who had used the Law Society's complaints grocedures. They were asked how their solicitor dealt with the initial complaint, about aspects of the ociety's procedure, the outcome of the complaint and the Scottish Legal Services Ombudsman. Among its findings were:

talf of those who replied thought the present system unfair. Thury per cent of those whose complaint vas upheld by the Law Society thought they had been unfairly dealt with. More than 40 per cent said The report criticises many aspects of the Law Society's current system and makes suggestions how mevance. Of those who first complained to their solicitor. I6 per cent said they were completely hey were dissatisfied or very dissatisfied with the way in which the Society had handled their gnored by the lawyer or firm.

complaints. But the report's most controversial recommendation is that the Holyrood Parliament should Between 1911 and 1933, about £1.2m in cash, property and securities was paid into the trust. According wstem. "However, if consumers are the be confident that the procedures are entirely fair, we believe stablish a review of the present system, and set up a totally independent body to handle complaints ecommendations based on our research which we believe would considerably improve the present he research suggests that the way forward should be to establish an independent body to deal with Testerday Scottish Consumer Council Chairman Deirdre Hutton said: "The results of the research hey could be improved. It is also critical of the way in which; solicitors themselves deal with howed that half of those taking part were unhappy with the procedure and we have made nade by solicitors' clients.

oficitors. The Society does not agree with the recommendation made to the Scottish Parliament to set Maureen fights on. Many would have given up this fight years ago. Maureen believes that such open to public scruting and constantly adapted and improved to meet the needs of clients of Scottish leal with client complaints, which it does without any cost to the public. The system used should be solicitors disagreed. President Philip Dry said: "I continue to believe that the Society is best able to Last year the Law Society spent £382,000 investigating around 1,400 clients' complaints, which but yesterday the Law Society, which represents and is funded by Scotland's 8,000 practising up an independent complaints handling body. It is disappointing that 12 years on, despite the improvements which we have made, the SSC continues to lobby for this. complaints about solicitors in Scotland."

coresented less than one in 1.000 of all work undertaken by the country's solicitors...

le of Scotland to get Redress/Compensation from Crooked Lawyers when rom the Crooked Lawyers and the legal profession's representative body, the Law Society of Scotland ACTING FOR THE SCOTTISH LEGAL CONSUMER SACL - Scotland Against Crooked Lawyers Lawyers and their long lonely experiences as they have fought on for REDRESS/COMPENSATION have defrauded them. It has many case histories of people who have been defrauded by Crooked is the champion of the p

Stuart Usher: Stuart Usher has fought to get to Court for many years without success. His fight is the last fifty years. His story can be quite accurately described as "The Fall of the House of Usher Mafia get away with their various involvements in the betrayal and destruction of his family over and has been referred to in these terms in the media over the last few years. Stuart recommends Stuart, quite rightly in our view, is simply not prepared to let Brodies and the Edinburgh Legal anyone who has been/ is being defrauded by Crooked Lawyers to join him and many others to mainly with Brodies WS, a prominent Edinburg Law Firm. The Usher family were generous benefactors to Scotland in the 19th and 20th centuries. – particularly to the city of Edinburgh. fight and defeat Crooked Lawyers under the banner of SACL.

HOUSE OF USHER IN £365m LAWSUIT (Sunday Times 1.4.01) The fall of the House Of Usher. spectacular in recent aristocratic history. But after years of setbacks, the impoverished heirs have from one of the wealthiest families in Britain to roadside hotdog purveyors, is one of the most finally launched Scotland's biggest lawsuit in an attempt to regain their family's fortune, write Marcello Mega and Jenny Shields.

Stuart Usher has issued a summons for £365m against Brodies. Scotland's oldest lawfirm, claiming the company has been negligent in managing a family trust.

Borders, Today Stuart Usher sells hotdogs to passing motorists near his home outside Jedburgh. Since barman at the Duke of Roxburghe's sumptuous country house hotel. Last week he said he believes he he returned to the Borders from South Africa in 1995, he has also worked as a mini-cab driver and a His ancestors once owned thousands of acres of prime land in Perthshire. Lothian and the Scottish now has a fighting chance of winning back the family's wealth.

Peter and Sir Robert Usher both suffered from Down's syndrome. Lawyers were appointed to manage the family trust. Mackenzie and Black, incorporated in the 1970s into Brodies, were appointed trustees The Usher family lost control of its fortune in the 30 years to 1994, when successive family heads Sir of the Usher Baronetsy Trust set up in 1911.

to the summons issued on Usher's behalf, the trust was generating an income by 1928 of £70,000 a income of £3m a year. However, the summons notes that between 1911 and 1998, family members year. It says the current value of identified trust assets would be £110m, capable of producing an received only £3m.

clients THREE MILLION POUNDS plus as result of his double dealing fabrications and manipulations Maureen Henderson: Maureen's lawyer never paid Maureen the proceeds of her family home after sentence. Yet again he was involved in an act of theft from a client. In fact, it is estimated that he cost family in Aberdeen and Aberdeenshire As result the family had its first experience of homelessness. On 4 6.88 this rogue lawyer, fan McFarlane Walker, committed suicide to avoid a probable jail it was sold in the 1970's, sold specifically to purchase replacement property for her mother and

For further information please contact STUART USHER on Telefax: 01835 864 899 or e-mail the lawyer was permitted to treat her instructions with contempt, overriding them with his choices. And stuart at the house-of-usher co.uk, or scotlandagainsterookedlawvers a vahoo.co.uk malfunctioning, if not challenged, will be repeated by other protected wrongdoers.

No reason has ever been given to Maureen as to why her name upon legal deeds was ignored, as to why