

Clive Menzies
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xxxxxxxxxxxx
London
ENX XXX
25th May 2021

Response to Notice Issued on 27th April 2021 by:
North London Local Justice Area (Highbury Corner)
Highbury Corner Magistrates' Court
51 Holloway Road
Highbury
London N7 8JA

Summons for Non-Payment of Council Tax (London Borough of Enfield)

Account number: xxxxxxxx
Hearing number: 1044
Summons number: 219658

Please Note:

xxxxxxxx has not resided at xxxxxxxx since before the Council Tax Year in question (2020/21) – see enclosed three tenancy agreement front pages referred to in the list of documents below that show he was last resident at the above address in the financial year 2018/19. He has notified Enfield Council directly of this fact. A summons related to this matter has been issued to him in error and should be withdrawn before any proceedings commence. Please confirm this has been done.

xxxxxxxx has also received a summons related to this matter. She is my partner and is a co-signatory to this response.

Attempts to communicate with Enfield Council

I have written to Enfield Council to raise the issues outlined below but have yet to receive any communication from the Council that addresses any of the points I've raised to date.

- 29th June 2020 – Letter to Geoff Waterton (encl.)
- 6th August 2020 – email to Nesil Caliskan with a copy of the 29th June 2021 (encl.)
- 11th August 2020 – email from Mrs Y Brown (encl.)
- 1st October 2020 – Letter to Nesil Caliskan (encl.)
- 20th October 2020 – Letter to Nesil Caliskan (encl.)
- 21st April 2021 – Letter to Nesil Caliskan (encl.)

Other documents:

Tenancy Agreement first pages showing xxxxxxxx removed in April 2019:

- 4th April 2018 *
- 4th April 2019 *
- 4th April 2020 *

- COVID19: Plunder and Population Reduction
- Image of Enfield Council’s false claim that “The COVID-19 vaccine is safe and effective”
- Enfield Town Residents Association letter pertaining to the gambling licence for Merkur Slots

Statement of facts:

I have sought to discuss the issue, of why I have withheld two thirds of the Council Tax demanded, on multiple occasions with the Leader of Enfield Council. See enclosed letters and emails.

Enfield Council, its representatives and officers have been inflicting great harm on residents and businesses in the borough under a false premise. In only paying a third of the amount demanded, I have sought to raise awareness and draw the attention of Councillors and Officers to the crimes they are committing. “Following orders” is no defence; individuals and organisations should be held accountable for their actions.

Rather than waste the Court’s time on the detail of every unlawful act and harm inflicted on the general public, significant pieces of evidence that illustrate both the harm and the false premise are cited below:

1. The UK Government, under expert advice, downgraded COVID-19 as high consequence infectious disease (HCID) on 19th March 2020 but four days later implemented the unlawful and harmful “coronavirus” regulations. <https://www.gov.uk/guidance/high-consequence-infectious-diseases-hcid>
2. The UK Government and Enfield Council have been promoting experimental pharmaceutical products to an unsuspecting public as “vaccines” claiming they are “safe” (see enclosed photo taken outside Poundland in London Road). Not only are these “jabs” harmful but they, according to those promoting them, neither prevent the spread of the disease nor remove the necessity for the unlawful and harmful restrictions. They do not qualify as vaccines. The MHRA Yellow Card reporting system (which by its own admission is only a fraction of actual adverse reactions) clearly shows that these “vaccines” are not safe: <https://yellowcard.ukcolumn.org/yellow-card-reports>
3. The SARS-CoV-2 virus has not, to date, been isolated nor have any post-mortems revealed any deaths attributable to COVID-19. <https://off-guardian.org/2020/07/02/no-one-has-died-from-the-coronavirus-president-of-the-bulgarian-pathology-association/>

One of the pieces of evidence submitted to Enfield Council with my email of 6th August 2020 was a referenced paper that explains the origins and preplanned nature of the alleged pandemic which is being used to facilitate a “reset” of the global economy and money system. (*Covid-19: Plunder and Structural Violence*, enclosed).

The onus of proof of a pandemic is on the UK Government, its advisers, Enfield Council, the NHS and all those promoting the illusion of a pandemic. Why an illusion? Because every alleged pandemic to date has been disproved; in other words, no evidential base exists for germ theory or “virology”, i.e. the transmission of disease through infection or contagion. The following two copiously referenced books demonstrate how conventional pharmacology has consistently failed to

provide any real world evidence for its claims. The authors sought academic papers to substantiate the claims but found none that withstood scrutiny.

<https://whatreallymakesyouill.com/>

<https://www.outersite.org/wp-content/uploads/2020/05/Virus-Mania55tt66.pdf>

4. Enfield Council has been instrumental in destroying livelihoods and businesses across the borough under the cover of this false premise while atomising families and communities to their great detriment. Not only have many local services and businesses ceased to function properly but residents have been physically severed from family, friends and work colleagues who are an essential mental and physical support network for most people.

5. Under the cover of the illusory pandemic, without prior public consultation, Enfield Council implemented plans for Low Traffic Neighbourhoods (LTNs) in the face of majority local opposition while favouring those living in selected streets.

This has had the effect of concentrating traffic on some residential and major roads with motor vehicles often idling without moving for long periods in spite of far fewer vehicles travelling owing to the “lockdown” restrictions. This is having a detrimental affect on many residents’ health and quality of life. Children are now walking to school in an environment of poor air quality that causes or exacerbates respiratory problems for many.

By favouring some communities over others Enfield Council is undermining social cohesion and creating conflict, while Councillors and Officers have opened themselves up to accusations of corruption and cronyism.

Fire, ambulance and police crews are experiencing excessive delays when attending emergency situations due to the LTNs. This is adding to the avoidable deaths and destruction of property.

<https://www.thetimes.co.uk/article/low-traffic-zones-help-criminals-escape-from-police-says-cressida-dick-st80rq0x8>

6. Those alleged to have broken the “coronavirus” and other arbitrarily imposed regulations are being issued fixed penalty notices, the issuing authority of which is ACRO – APCO Criminal Records Office but the Company concerned is CPOSA Ltd located at the same address. The accounts accessible from here: <https://find-and-update.company-information.service.gov.uk/company/09392877/filing-history>

The reserves shown in the first year’s accounts are “income” transferred from (see note 8 to the 2016 accounts below) the assets and liabilities of the Chief Police Officers’ Staff Association (a non-incorporated organisation).

The only full accounts available are for the first year:

CPOSA LTD Financial Statements for the Year Ended 31 March 2016

<https://www.outersite.org/wp-content/uploads/2021/05/CPOSA2016Accounts.pdf>

Abbreviated accounts are available for subsequent years. The last filed accounts:

CPOSA LTD Financial Statements for the Year Ended 31 March 2020

<https://www.outersite.org/wp-content/uploads/2021/05/CPOSA2020Accounts.pdf>

In contrast to previous years, the debtors and creditors in the March 2020 accounts show much higher balances, £1,089,795 and £1,103,675 respectively. Which begs the questions: where does CPOSA Ltd's revenue come from and where does the money go?

This lack of transparency feeds the suspicions of those who already doubt the integrity of those in positions of authority.

When challenged in court, none of the "fines" imposed under the COVID regulations have been accepted as lawful. Enfield Council, Councillors and Council Officers have been complicit in this unlawful extortion and intimidation of residents and businesses.

Local shops and businesses are now terrified of the COVID Marshals and the risk of being fined for not imposing masks, social distancing etc. on their customers. In turn, businesses are being forced to abuse their customers into compliance, often way beyond what is required under the "coronavirus" regulations.

I had a recent experience of this in trying to diffuse a confrontation between a young, mixed-race man and the staff/owners of a Chinese TakeAway. I won't go into detail but suffice to say both sides called the police and the situation probably would have descended into violence and bodily harm, had I not intervened.

7. Development and planning applications are being granted by Enfield Council without proper consultation, bypassing the usual checks and balances, again under the cover of the alleged pandemic. One example is the granting of gambling licence for Merkur Slots at 1-2 Onge Parade EN1 1YU by stealth. The enclosed objection by Enfield Town Residents Association dated 23 April 2021 is self-explanatory. This is but one example where Enfield Council appears to be acting in the interests of developers and others at the expense of local residents. Again, it can give rise to suspicions of corruption and cronyism.

In the last few days, this decision on Merkur Slots has been reversed due to outrage from residents and businesses but there are many instances of inadequate or cosmetic consultation leading to developments being approved in spite of local opposition. Further evidence can be submitted, if required.

Complaint:

"The only thing necessary for the triumph of evil is for good men to do nothing." — Edmund Burke

The actions of Councillors, Officers and Enfield Council described in the Statement of Facts have caused me, my family, friends, local residents and businesses great harm. Such actions are criminal. Our institutions, including the powers of law enforcement, seem to have neither the will nor the capacity to hold these people and Enfield Council accountable for their actions.

In the absence of any other means, withholding Council Tax is a lever to hold representatives and Council Officers to account for their actions.

In not paying the full amount of Council Tax, I have sought to limit the impact of the economic sabotage on me and my family but this in no way reflects the quantum of damages caused by Enfield Council, Councillors and Officers. £millions have been squandered on nonsensical traffic,

pedestrian and other schemes, not to mention the constant visible and audible propaganda which contaminates the local environment in Enfield.

Offer:

I will revert to paying the full amount of Council Tax demanded when Enfield Council reverts to fulfilling its proper function by serving residents and ceases to be complicit in criminal plunder, the abuse of residents and the destruction of businesses described herein.

In view of Enfield Council's inability to communicate with me to address my concerns raised in emails and letters prior to these proceedings, any legal costs incurred in this dispute are their liability.

Clive Menzies

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