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To:

Judge McKenna of the Birmingham Commercial Court

Copies To:

Prime Minister Theresa May
Lord Chancellor Elizabeth Truss
Rt Hon Jeremy Lefroy MP
Rt Hon David Davis MP
Members of the US Congress
Judge Valerie E Caproni

Regarding Simon Brown's 'Retirement' and The Case Against Anshu Jain of Deutsche Bank
In Lawsuit B40BM021.

Dear Sir,

I have recently discovered that Judge Simon Brown retired on 20 May 2016. This would come some three weeks after I informed the Lord Chief Justice Baron Thomas that the FCA found Deutsche Bank had facilitated money laundering to terrorists and destroyed materials to hide such frauds. The source is a leaked letter to the Financial Times which is confirmed by Reuters who leaked that BaFin has similarly found Deutsche Bank guilty.

I had in my lawsuit, at every stage, emphasized that Deutsche Bank appeared to have destroyed Over The Counter (OTC) bullion trading receipts, and I alleged this implied accountancy fraud, and perhaps money laundering. In the appeal documents I submitted to you and the Court of Appeal I stated that Simon Brown deliberately ignored the issue, and this caused me to believe he had been corrupted by the first defendant Anshu Jain to allow Jain to avoid attending the hearing, even though Jain applied for it. Had he had appeared I would most certainly have asked him if the other defendants had asked to see his copy of the receipts – and why he had not supplied the Court with such receipts when I made allegations of accountancy fraud.

Now it turns out, in revelations made to the US Congress, that George Osborne and the FSA (the older initials for the FCA) had undermined prosecutions against HSBC for money laundering. HSBC was the third defendant in my lawsuit and were responsible for petitioning for the CRO against me. Their name is on the CRO, and you can see the timestamp pre-dates the allocation of the lawsuit to the Birmingham Court – which is contrary to Simon Brown's assertions on that document which say his conclusions emerged in the hearing.

So it is apparent that the former administration under Cameron was actively granting immunity to criminal liability of banks for their own money laundering. This is probably why Simon Brown thought he could get away with declaring all regulator reports to be vexatious – he thought he had the political backing to avoid reproach.

With Deutsche Bank now having settled charges of silver price manipulation under Judge Valerie E Caproni, it has become somewhat of an embarrassment to the Court of Appeal that Lord Charles Haddon-Cave and Lord Burnett and the Lord Chief Justice himself, have all failed to produce the correct appeal result. Lord Burnett's decree that the lawsuit is without merit is clearly counter-factual. Charles Haddon-Cave even refused my demand to force UBS to disclose its confession to the DoJ to the Court of Appeal. If Haddon-Cave did not mention it already, he refused

to be recused in his hearing – without explanation – after allowing all counsel to argue against the allegations of perjury without a single defendant having submitted a witness statement for the hearing. UBS's counsel would not even say whether she know her own client's position in the matters, and so could not confirm or deny the confession.

There is no reason to enforce a CRO against me when defendants are guilty of the allegations made against them, when they issue a bare denial, when they submit no evidence, when they fail to turn up for their own hearings, when their audits cannot be honest, when they tried to strike out parallel litigation as a 'nuisance lawsuit', and end up settling it, and when their entire history is of manipulating every market in which they trade.

So, for the moment, I leave it to you to make amends of your own volition. I ask you for nothing that you do not freely give – except to say to ask you to do the right thing. I should not have to pay money to get the right thing done, and I should not have a CRO against me stopping me getting fee remission.

I have made this a public letter, because I have taken up the issue with Members of Parliament, as it has become apparent that the banks have had too much influence in the Ministry of Justice.

Regards
Mark Anthony Taylor