

Richard Perry  
19 Yerbury Street  
Trowbridge  
Wiltshire  
BA14 8DP

Bristol County Court

2 Redcliff St, Bristol BS1 6GR

23rd July 2017 by Email, copy to follow by post.

**FAO: Judge McCahill**

**RE: Your Fraud and Corruption - Request for explanation.**

Dear Judge McCahill,

This is Richard Perry. I am contacting you again because I have started to piece everything together along with your judgement, which is now proven in evidence to be corrupt and fraudulent and it amounts to the abuse of the administration of justice by a Judicial Office holder. You have committed criminal offences against me.

As an unrepresented litigant in person, I made an appeal to you wherein I expected someone in a position of public trust and responsibility to treat my appeal with respect and in a fair and just way. You chose corruption and fraud. You chose to commit an offence against me in order to aid FH Brundle et al and absolve them from punishment of their serious organised crime and lawbreaking.

I have been a victim of their well-planned conspiracy to steal and defraud my intellectual property rights. They have made themselves millions of pounds from these rights which I paid the United Kingdom Government to protect and I didn't expect to face a mountain of corruption and dishonesty when I come to enforce those rights.

FH Brundle's serious crime has led to the total loss of my thriving business and promising career and my lifetime's work which was my intellectual property portfolio comprising over 17 granted patents, over 100 worldwide patents pending, 100+ designs, established brands and recognized trademarks and market leading products that I've sold all over the world helping tens of thousands of people and which have supported businesses and families in many countries. This portfolio and my achievement is estimated to be worth around £25m+. This was my fortune and my retirement fund which would have generated me revenues from my products for around 40 years. I would have been able to build an empire and I was making extremely good progress in doing so, until I was robbed of the entire God damn lot by your friends; FH Brundle and thieves.

I've suffered an extreme amount of defamation, I've lost my good standing in the eyes of the public and lost my good business reputation from abusive and fraudulent judgements against me that have

been published all over the world. I've suffered the total destruction of nearly all of my friendships and relationships and I'm stuck living in a total dump with my mother at the age of 42 years old without any independence or ordinary adult life, whilst the defendants flood the marketplace with counterfeit products that the United Kingdom Government is deliberately turning a blind eye to, because it is stealing the tax revenues that rightfully belong to me. I have been left completely impoverished and barely able to afford to feed myself whilst these repulsive individuals (your friends at FH Brundle) that have carried out these crimes go around making a complete mockery of the entire justice system and sticking their fingers up to the High Court. They have relied upon a corrupt United Kingdom and a total failure of Government to protect them from punishment for carrying out these serious organised criminal offences. It is now proven in evidence that the law firm Collyer Bristow LLP planned and issued perjurious civil proceedings against me based on false witness testimony and statements that they knew to be untrue and misleading in order to try to 'get their clients off'. The bankruptcy order has been obtained through crime and you have deliberately concealed this crime and willingly allowed it to continue and, to add insult to injury you have even committed fraud against me in your desperate attempt to block my claim so that the United Kingdom Government doesn't have to recognize the value of intellectual property rights.

I have now had a chance to obtain a copy of the transcripts from the hearings before Judge Giddings which you claim to have seen in order to make, and upon which you based, your judgement dismissing my appeal in 2015. The transcript from the hearing before Judge Giddings proves that Collyer Bristow LLP even attended that hearing without sending me any evidence bundle whatsoever or even a copy of the creditor's petition, which in itself, is an abuse of Civil Procedure Rules, let alone their underlying crime.

I appealed Judge Giddings' order to you and in your judgement you claim that my allegations of conspiracy and fraud have been heard and are doomed to fail and that I didn't have a high enough level of evidence and all the rest of it. You also state four to five times that I have no right to an oral hearing, just to make it clear that you were adamant to prevent my claim from going any further or being litigated as a cross demand. You have tried to cover all of your bases. This is called perverting the course of justice, abuse of the administration of justice and fraud by false representation and fraud by abuse of position. It is a breach of EU treaties and undermines the entire concept of Human Rights, equality and procedural fairness and it is totally unethical.

It is proven in fact and in indisputable evidence that the word 'Conspiracy' doesn't appear ANYWHERE AT ALL in the transcripts or in any document that I have submitted to ANY Court at any time prior to October 2016. In fact it was you yourself that introduced the word 'Conspiracy'. October 2016 was the first time I realised that 'conspiracy' is actually known in law and is an offence, hence the reason why the word doesn't appear at any time prior to 2016 in any of the correspondence that I authored. Therefore 'conspiracy' could not possibly have been argued or litigated as you falsely stated in your judgement in 2015 in order to dismiss my appeal. You went to great lengths to rubbish my appeal and made statements that you knew were false (Perjury/Fraud) and that you knew would injure me, and you did this willingly and without conscience.

What is more alarming and sickening is that you state in your judgement:

***“This new claim form alleges not only patent infringement but also conspiracy to cheat, steal and defraud.”***

**This is an outright lie. A blatant lie.**

I have attached a copy of the Claim Form that was before you and it doesn't say ANYTHING OF THE SORT. In fact the form only states and relates to 'patent infringement' as you even state in your own judgement and therefore your statement (and in fact entire judgement) is abusive and fraudulent. You

have gone out of your way to make an unlawful judgement against me and to deliberately protect, aid and abet FH Brundle. This is a criminal offence.

In 2015 I was asking FH Brundle and their associates to only pay me around £1m in damages, because at the time and with that amount of money I could have recovered from their crimes against me and I could have rebuilt my business within a reasonably short period of time. I still had my other 17 or so granted patents intact and my other 100 odd pending patent applications in the system that I could have recovered. Now I am left with only remnants of what was building me an empire and my dreams – the whole lot has been destroyed, everything I have worked for since the age of 25 and your judgement has injured me in a serious way.

I intend to bring criminal proceedings against you in Westminster Magistrates Court or add you as a defendant in my claim. It is blatantly obvious that the official complaints procedure is designed to conceal crimes carried out by Judicial Office holders. The authority is fickle, worthless and insincere, and so I will bring a private prosecution against you for compensation/damages heard by a Jury of ordinary people like me who are sick to death of being abused and oppressed by people like you that are supposed to be directing the morals of the Country.

Therefore would you kindly answer the following questions and disclose the following information to be used in evidence:

1. Explain why you made the statement:

*“This new claim form alleges not only patent infringement but also conspiracy to cheat, steal and defraud”* (labelled as point 15 on page 4 of your judgement attached) which is clearly an outright lie and which has allowed FH Brundle et al to continue carrying out their crimes against me.

2. Provide your explanation as to why you dismissed my appeal claiming that conspiracy had been heard/litigated when it is impossible that that could have happened at any time prior to your judgement of 18<sup>th</sup> September 2015.

3. Explain why it was necessary to state five times in your judgement that I wasn't entitled to an oral appeal.

4. Explain why you refused to allow any evidence to be subpoenaed; evidence that would have further proven conspiracy, fraud, perjury, deception, aiding abetting and corroborating (and everything else), prior to you making your judgement, when it was you yourself that identified 'Conspiracy' in the circumstances.

As you know, the evidence **would have made a significant material difference** to the outcome of the case.

5. Provide a list of all the evidence you saw relating to conspiracy and fraud in order to arrive at your decision to dismiss my appeal and, if you didn't see any, explain why you refused an oral hearing and failed to ask me for more evidence.

6. Disclose the names of anyone you know personally at the firm FH Brundle or Betafence or any of the other suspects.

7. Disclose the details of the conversations (and copies of any emails or other correspondence) you held with other judicial office holders, such as Judge Richard Hacon and Judge Giddings, in connection with these circumstances and prior to making your judgement which miraculously came in 'just in time' in

2015 for the defendants in IP2015000090 in order to block my cross demand from being litigated, due to rights of action etc.

**8.** Disclose details of the conversations that you held with other judicial office holders or anyone in Government in connection with these circumstances during 2016 and 2017 and provide their names.

**9.** Disclose copies of the emails and correspondence between yourself and any other judicial office holder or anyone in Government that instructed you to rubbish my claim and commit an offence against me – this may give you an alibi – under duress, blackmail or inducement.

**10.** Disclose details of the person who was directing you to rubbish my claim, regardless of their status because I also intend to pursue this person on criminal charges.

**11.** Provide an explanation as to why you refused to provide me with a copy of the transcripts, that you ordered at the public expense, at any time at all between 2015 – 2017; transcripts that now clearly prove you carried out a criminal offence against me, which probably answers the question in itself.

I expected better from a person in a position of Authority who has been given the privilege and trust of that position in order to uphold the liberties, rights and freedoms of others. This is your chance to put your best explanation forward and compensate me. I intend to indict you on criminal charges in the central criminal courts for Fraud, Corruption, Abuse of the Administration of Justice, Perjury and perverting the course of justice. You do not deserve to hold judicial office.

I brought my claim to a United Kingdom Court of Law where I expected my rights to be upheld – I didn't expect to get stabbed in the back by a judge who has been given a position of public trust in order to aid criminals. I'm fed up of being run around in circles by corrupt complaints procedures designed to conceal corruption and offences carried out by judicial office holders and I'm fed up of watching my life going by and having it ripped apart when I am well aware beyond any shadow of a doubt, that I have been a victim of ugly organised crime and corruption.

Would you kindly provide the above information within 14 days and pay damages for the loss of my intellectual property rights (around £25m+) and all of the other losses outlined to you in my cross demand that was sent to you a couple of months ago.

Proceedings against you will be laid at Westminster Magistrates Court in September because clearly your Judiciary doesn't have any interest at all in rectifying this hideous situation. I will send you a copy of Particulars in due course. I am also reporting your actions to the Police and JCIO.

I have attached a copy of your judgement and the claim form that you state claims conspiracy etc. just in case I need to jog your memory although I'm sure you wouldn't have forgotten.

Sincerely,



Richard Perry

CC. Office of the Attorney General. CC. Office for Judicial Conduct and Investigations.

CC. Office of the President of the International Criminal Courts, the Hague.

CC. Cressida Dick, Commissioner of Police. CC. HRH Prince Charles, Head of State.