

Subject: Re: Fwd: CR-2017-000140 - Application Notice -- Serious misconduct complaint against Mr Justice Arnold -- Disclosure failings
Date: **Fri, 30 Nov 2018 15:42:30 +0000** From: Paul Millinder <pm@stopcorruption.co.uk> Organisation: Litigio LLP
To: **Drewett, Pauline** <Pauline.Drewett@Justice.gov.uk>, peter.morgan.2671@northumbria.pnn.police.uk
<peter.morgan.2671@northumbria.pnn.police.uk>, Communication Centre Enquiries Mailbox <contact@northumbria.pnn.police.uk>, **coxg@parliament.uk** <coxg@parliament.uk>, **john.penrose.mp**@parliament.uk <john.penrose.mp@parliament.uk>, Paul Stewart <Paul.Stewart@wbd-uk.com>, Julian Gill <Julian.Gill@wbd-uk.com>, Michael Brown <Michael.Brown@wbd-uk.com>, Ulick Staunton <UStaunton@radcliffechambers.com>, Tony Hannon <tony.hannon@insolvency.gsi.gov.uk>, **ChanceryJudgesListing** <ChanceryJudgesListing@Justice.gov.uk>, **Davis, Adam (DJO-JO)** <Adam.Davis@judiciary.uk>

Here you go, this is "out of the horse's mouth" straight from Mr Staunton himself. Mr Staunton has completely u-turned on the claims he and his client made, including the false misrepresentation claim that Mr Staunton made to cause the WUP of Empowering Wind MFC Ltd on 19th September 2016. **Mr Staunton did in fact also lie in his skeleton to the Chancellor, to re-iterate** (you refuse to provide evidence to the Judge), I quote;

Rs do not bring any claim against A, or Empowering or Earth Energy, save that Rs claim £25,000 from Earth Energy under the consent order of 16 January 2017.

"Save for the £25,000", that I do not owe them when all of the Defendants had a duty of candour and failed to have disclosed to the Court the fundamental letter (attached) from Penningtons Manches LLP with a "shopping list" of material exhibits they deliberately withheld from the ex-parte hearing.

Any Judge, acting reasonably, would not therefore have made the order of 16th January 2017 after seeing that letter. The material withheld, by virtue of their titles alone, could be nothing other than deliberate non disclosure of a substantial portion of the witness evidence contained with the Stat Demand that I served on them, predominantly, to flush them because they also failed to disclose to me, copies of the first claim (Exhibit 8) Mr Bloom made to Mr Hannon in December 2016. Then we have the second claim; £541,308 and the third; **over £4.1 million.**

I list the claims:

25th June 2015 - £255,000 19/09/2016

--- c£256,000 (Made by Staunton himself)

17th December 2016 - £255,000

January 2017 - £541,308

2nd February 2017 - c£4.1 million (The third false misrepresentation claim Staunton has been defending since 21st December 2017, he knew the first was false)

21st November 2017 - (High Court Enforcement levy distress on goods) £619,774.48 24th November

4th January 2018 - c£29,000

Is this some kind of comedy act? A standing joke? It is an utter sham disgrace frauds collusion, blackmails and conspiracy to pervert the course of justice all rolled into one topped off with further collusion and corruption of our justice system against the public interest to protect the dishonest cowards from prosecution.

All responsible will be prosecuted without notice you bring our entire justice system into disrepute. This is going to go nuclear, that's all I will say for now.

Yours faithfully,

Paul Millinder