With reference to the Bailiff’s request, Reference No. PPN1429601165, to Joseph Hallett, to lodge by end of Monday 16 June 2008, and by phone with permission from Central Auckland District Court Bailiff Ross Rudolph to lodge by midday Tuesday 17 June 2008:

Concerning the matters addressed to various address, names and ages, many of which were incorrect causing extreme delays, regarding, principally Joseph Gregory Hallett, by way of profiled intention:


CCN 1513999287, CRN 02004078568, Dated 23/08/2002, Failed To Comply With A Traffic Sign, Date Imposed 11/11/2002, $180, Status: Satisfied. Reparation Remaining $0.00, Current Balance $0.00;

CCN 1519600559, CRN 07004400778, 04/08/2007, Fail display pay and disp recpt - Auck, Date Imposed 23/10/2007, Total Amount Imposed $170, Under Enforcement;

CCN 1519690338, CRN 07004918708, 08/08/2007, Drove A Vehicle Along A Bus Lane, Date Imposed 19/11/2007, Total Amount Imposed $280, Under Enforcement;

CCN 1518908066, CRN 06004140594, 15/09/2006, Drive In Lane Over Center Lne 2 Way, Date Imposed 23/03/2007, Total Amount Imposed $280, Under Enforcement;

The following document is to be attached in full to each ‘Application to Correct Irregularities in Proceedings for Infringement Offence’, Section 78B, Form 57.
William Walters Sargant (1907–88) worked with the WWII shellshocked then became a British MI6 psychiatrist, in the CIA’s MKULTRA. He wrote *Battle for the Mind, Physiology of Conversion and Brainwashing* and said: “We need to excite minds before changing them.” He also said: “Though men are not dogs, they should humbly try to remember how much they resemble dogs in their brain functions.”

Psychoanalysis was hugely popular between WWI and WWII. William Sargant regarded psychoanalysis as worse than useless. He advocated biological psychiatry, pioneering a unit at Belmont Hospital using ECT (Electroconvulsive Therapy), continuous narcosis, insulin coma therapy and psychosurgery.

He treated severe mental illness, but he really treated anyone who walked in the door as though they were severely ill.

He founded and directed the Department of Psychological Medicine at St Thomas’ Hospital in London, establishing a laboratory for mind control experiments. From here he consulted to the British Secret Intelligence Service (MI5/MI6).

In 1953 he associated with Frank Olson, Deputy Acting Head of Special Operations for the CIA, who was investigating mind-bending drugs at the Biological Warfare Centre at Porton Down. Within the year Frank was dead.

Frank Olson (1910–53) worked for the CIA, running the Special Operations Division – the “most secret biological weapons laboratory” working with materials such as anthrax. His cover was ‘civilian scientist at Fort Detrick’, but he was a US Army biochemist/biological weapons researcher and CIA Special Operations scientists – part of MKULTRA (Ultra Mind Control). He was the Deputy Head of Special Operations.

Olson had vast knowledge of the often-lethal CIA interrogation techniques used on Cold War prisoners in Europe. The CIA feared he would divulge classified information about the US use of biological weapons in Korea.

On 28 November 1953, his last day, Olson was given LSD in a New York hotel room then told 20-minutes later that he had just taken LSD. In his drugged out state he was bashed over the head, then thrown out the tenth floor, window. The CIA doctor monitoring him claimed to be asleep in the next room, and the CIA claimed he jumped and suicided, but Olson’s face lacked the cuts from breaking through a plate-glass window.

The murder of CIA Special Operations scientists Frank Olson is now included in the Mossad assassination curriculum as a successful instance of disguising a murder-as-suicide.

With regard to the US use of biological weapons in Korea, the CIA spokesman Paul F. Novack said: “It didn't happen. We categorically deny that.” Novack was supported by Dick Cheney and Donald H. Rumsfeld, who were later

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promoted to Vice-President and Defense Secretary – then shamed beyond all recognition.

Frank Olson’s son gave a news conference in 1975 and two weeks later the Olson family were invited to the White House and given a formal apology by President Ford and the Director of the CIA, “although it was not clear what they were apologising for”. As soon as the family agreed not to sue, they were given US$750,000 in compensation.\(^2\)

M: “Acid (LSD) was regarded as useful because once it’s operating on your brain, it’s no longer detectable in the body, so no post mortem picks up LSD. A person on LSD can be killed by arranging a ‘terrible fright’ as those on LSD are susceptible to heart attack from fright.”

In what appeared to be a psychological war joke Jon Ronson (aka Ron Jonson) wrote *The Men Who Stare at Goats* in 2004, a non-fiction book about the US Army’s exploration of New Age concepts and the potential military applications of the paranormal, including attempts to kill goats by staring at them.

It connects psychological techniques with military programmes (as does MKULTRA) and the proposed First Earth Battalion for Psychological Operations. These were put forward by the American Vietnam Vet Jim Channon who spent time with many people later credited with starting the New Age movement.

Jim Channon wrote an operations manual for a First Earth Battalion. Instead for force, carry lambs symbolic of peace, meditation, yoga and primal scream for battle-readiness, music for psychic mind-change, conquer the enemies hearts and minds with positive vibrations, shiatsu for first aid, stare at them to kill them . . . and lethal force as a last resort.

Surely his suggestions were not for war, but for domesticity, and the Vietnam shell-shocked-in-denial Jim Channon, had confused the two.

Surprisingly, some of Jim Channon’s concepts found their way into military psychological warfare procedures.

Back to William Sargant – In 1944, he collaborated with Eliot Slater in *An Introduction to Physical Methods of Treatment in Psychiatry*, which was a textbook on biological psychiatry, including shock therapy and lobotomy. It remained in print for three decades.

William Sargant then pioneered placing false memories into patients. In a 1977 U.S. Senate hearing he attested: “the therapist should deliberately distort the facts of the patient’s life-experience to achieve heightened emotional response and abreaction. In the drunken state of narcoanalysis patients are prone to accept the therapist’s false constructions.”

‘Abreaction’ is free expression and the release of previously held repressions.

In his 1957, *Battle for the Mind*, Sargant exposed his methods of mind control, which have since been used as the model for the judiciary.

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The New Zealand Judiciary has become a CIA/MI6 mind control experiment based on the works of the horrific Dr William Sargant.

In *Battle for the Mind*, William Sargant connected Pavlov’s findings to, the ways people learned, and, internalized belief systems.

Conditioned behavior patterns could be changed by stimulated stresses beyond a capacity for response. This effectively caused a breakdown. Stimulated stresses causing a breakdown could be caused by:
1. Intense signals;
2. Longer than normal waiting periods;
3. Rotating positive and negative signals;
4. Changing the subject’s physical condition (moving house, loss of license, illness).

This is how the New Zealand Judiciary operates. It is also how the New Zealand Police operate.

Stimulated stresses beyond response capacity can cause a new belief system to be held firm, and can be used to brainwash any form of belief system – political, religious, judicial, or personal outlook.³

This is exactly how the Judiciary operates and brings into question whether the judiciary is an extension of MI6 psychiatry, MKULTRA, and CIA Operations, and even contravenes the Nuremberg Code.

The Nuremberg Code was formulated in August 1947, and from June 1964 it has been known as The Declaration of Helsinki.

William Sargant went on to develop depatterning (obliterating memories) with Dr Ewen Cameron (of MKULTRA) as part of brainwashing. Both men had extensive CIA and British Secret Intelligence Service connections.⁴

Their aim was to find ways to obliterate memories and implant false memories at a deep level, so that the subject was incapable, even under duress or torture, of revealing their true allegiance. They would only be able to reveal falsely implanted memories that supported an assumed persona.

This would include an assumed persona for the duration of a court hearing.

After the 1979 John Marks novel, *The Search for The Manchurian Candidate: The CIA and Mind Control*, those who had their memories obliterated and brainwashed were known as ‘Manchurian Candidates’.

Many people are Manchurian Candidates for the duration of a court hearing, and many show symptoms of stress, trauma and memory loss during and afterwards.

After extensive involvement with the courts, I, and many others, have come to the conclusion that “The Judiciary is an Occult Mafia”.

During experiments on a clinical level, to obliterate memories, plant false memories, change allegiance, and assume a new persona, there was extensive use of:

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1. ‘Heroic’ doses of ECT (Electro Convulsive Therapy = Electric Shocks);
2. Deep-Sleep Treatment (narcosis);
3. Insulin coma therapy;
4. Anti-Depressants;
5. LSD;
6. Tape-Loops (planting false memories from a recorder under the patient’s pillow);
7. Hypnosis; and
8. Conversations while the person was drugged.

The major player in New Zealand for this was Margaret Bazely. She was placed in charge of the CIA’s Operation Deep Sleep. In the process she killed or destroyed the lives of over 2,000 people. She was rewarded by elevation, protected with the title ‘Dame Margaret Bazely’, then given jobs in a vast number of highly-paid government quangos.

Officially, the CIA became disillusioned with the research, but this was a little too late, and Drs’ Sargant and Cameron had destroyed the memories, health and lives of thousands of patients.\(^5\)

The CIA said it produced only ‘amnesiacs and vegetables’. It did, and this became the model of the citizen . . .

Citizen: “Someone who has given up their freedoms for democracy.”

CIA Citizen: “Someone who has given up their freedoms for democracy and is now an amnesiac vegetable.”

In giving up our freedoms were had become MKULTRA guinea pigs.

When the CIA reports to the public that it has “become disillusioned with the research”, it means the clinical experiments are complete and a watered-down version will now be spread over the public in its most effective areas.

Psychiatrist Harvey Weinstein wrote \textit{A Father, A Son and the CIA}. He established a direct link between Sargant’s brainwashing and political conversion.

This is now utilised by MKULTRA via the CIA, as . . .

“Someone who has given up their freedoms to become an amnesiac vegetable in the name of democracy.”

William Sargant used ‘sleeplessness, disinhibiting agents, and hypnosis’ – all of which are carried out by television, the food advertised on television, and the porn available on television.

This is done through depleting emetics – an ever-reducing ability to remove what is initially rejected.\(^6\)

‘Sleeplessness, disinhibiting, and hypnosis are also activated by radio, boredom of work, transport to-and-from work, taxation, mortgage, lack of exercise, atrophy, etc.

In Canada, Dr Ewen Cameron experimented on patients who had come in for minor ailments like anxiety disorders and post-partum depression, and many suffered permanently as a result. He used LSD, paralytic drugs and electroconvulsive therapy


(ECT) at 40 times the normal power, placing subjects into drug-induced comas for up to 3 months, while playing repetitive statement tape loops, or just noise.\(^7\)

Dr William Sargant modelled his Sleep Room at St. Thomas’ Hospital on Dr Ewen Cameron’s Allan Memorial Institute MKULTRA program. Sargant ‘treated’ many British citizens without their consent (mainly women) using up to 3 months: ECT; Deep Sleep Treatment; drugs; insulin coma therapy; and tape loops.

Dr Anne White experienced Dr Sargant’s treatment and later became a Clinical Professor of Medicine, and Examiner for the Medical Council of Canada.

Dr Anne White believes “scores of English patients were involved in illegal, unethical and dangerous experiments for which they never gave their consent”.

Since the judiciary use these means, it brings into question whether the practices of the judiciary are legal, or just an extension of mind control that we have not consented to.

To the judiciary, the perfect citizen is . . .

“Someone who has given up their freedoms to become an amnesiac vegetable in the name of democracy, having lost all ability to question authority or challenge in the face of conflict.”

Anne White was incarcerated in the ‘Sleep Room’ and subject to horrendous experimental treatment without her consent. She was kept in a drug-induced sleep – ‘depatterning’. She was woken briefly to receive 110 volt electroshocks, then put back to sleep. Sometimes these were 150 volts, two or three times daily, and 20–40 times more intense, over a period of 65 days.

In a sleep for long periods and receiving all kinds of drugs, she was never in a condition to question the doctor.

The result was brainwashing.

The same pattern occurs with the public and a judge: ‘In a sleep for long periods and receiving all kinds of drugs, we are never in a condition to question the judge.

This is the result of brainwashing.

The drugs and techniques were designed as part of secret joint British and US governments’ experiments to ultimately create an assassin.

Dr Anne White: “My whole experience was a nightmare. I was used as an experimental tool to try and create the ultimate weapon – an assassin.”

The judiciary operates in the same way. The public stands in front of a judge and thinks, ‘this person is involved in murder some way, but I just can’t put my finger on it’.

When you get to talk to Intelligence, or have Intelligence and Counter-Intelligence argue in front of you, then you get to hear that judges are in fact involved in murder. Judge Johnny Hole and Judge Sian Elias are cases in point.

Sargant routinely practised and advocated circumventing the issue of consent to treatment. This was in direct violation of The Nuremberg Code, and from 1964 it was in direct violation of The Declaration of Helsinki.

\(^7\) Gordon Thomas, *Mindfield*, pp. 273-274.
The Declaration of Helsinki preserves 10 of the 12 ethical markers found in the Nuremberg Code. In 1975, non-sexist language, balance of risks/benefits, informed consent, and requirement for independent review were added. From 1983–89, there were only minor changes.

Drawn up after World War II, The Nuremberg Code was designed to prevent the repetition of Nazi experiments on various ethnic groupings, POWs, disabled people, and people they deemed worthless (untermenschen).

The Nuremberg Code protects people from medical experimentation by requiring voluntary consent – without any element of “force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion”.

The judiciary does not give anyone the option of not being experimented on in court. It actively uses ‘force, fraud, deceit, duress, over-reaching, other forms of constraint and coercion’. It deems people worthless, then subjects them to the same psychological treatment MKULTRA handed out to their subjects and enemies.

This is done through the post clinical experiments waterdown version of MKULTRA – enough not to be noticed by the public, unless they have this model to work off.

This is in direct contravention to the Nuremberg Code and The Declaration of Helsinki.

The judiciary acts in direct contravention to the Nuremberg Code and The Declaration of Helsinki.

**Nuremberg Code/Declaration of Helsinki**

There should be made known:

1. The nature, duration, and purpose of the experiment;
2. The method and means by which it is to be conducted;
3. All inconveniences and hazards reasonably to be expected;
4. The effects upon the health or person, which may possibly come from his participation in the experiment.

Nuremberg Code: “The duty and responsibility for ascertaining the quality of the consent rests upon each individual who initiates, directs or engages in the experiment.’

When in court, if you do not give your consent, the judge is in direct contravention to the Nuremberg Code.

Nuremberg Code: “Every effort should be made to protect the participant against ‘even remote possibilities of injury, disability or death [and] the human subject should be at liberty to bring the experiment to an end if he has reached the physical or mental state where continuation of the experiment seems impossible.”

“I say to the judge, I am at liberty to inform you that I have reached the physical and mental state where continuation of the experiment seems impossible.”

Dr William Sargant got around this by enforcing sleep (narcosis) to obliterate a patient’s ability to refuse ECT. That is, he would eye up a subject, run up to them with a needle and inject them. He called this: “relieving anxiety by narcosis”.

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8 Fluss, 1999.
When the subject began to resist after 3 or 4 ECT treatments, Sargant identified them as ‘resistant obsessional patients’. ECT treatments were increased in order to produce ‘therapeutic confusion’. This resulted in no memory about the treatment and no ability to refuse the treatment. This was backed up by further drugs as the patient slept. Sargant called this: “. . . a new exciting beginning in psychiatry . . .”

Dr Ewen Cameron detailed three stages of ‘de-patterning’ memory loss from these techniques:

1. Subject lost much of their memory, but still knew where they were, why they were there, and who was treating them;
2. Subject lost ‘space-time image,’ but still wanted to remember. Unable to answer ‘Where am I?’ and ‘How did I get here?’ caused enormous anxiety;
3. Subject had complete amnesia for all events in life and lost all anxiety. They lived only in the immediate present, could only talk about sensations of the moment, were completely uninfluenced by memories, or forward anticipations, and all schizophrenic symptoms had disappeared.”

That is, they had lost the ability to judge right from wrong.

When Dr Ewen Cameron left the Allen Memorial Institute and Dr William Sargant left St. Thomas’ Hospital they both took with them all the case notes. Both sets of case notes were disappeared after their deaths.

William Sargant, British MI6 psychiatrist, CIA MKULTRA: “Though men are not dogs, they should humbly try to remember how much they resemble dogs in their brain functions . . . Jesus Christ might simply have returned to his carpentry following the use of modern psychiatric treatments.”

Thomas Szasz, M.D. Professor Emeritus of Psychiatry, 1994: “Psychiatry is the single most destructive force that has affected society within the last 50 years.”

Dame Margaret Bazely
The 2IC of the SIS during the Cold War narrated this story to me in April 2008 . . .

Dame Margaret Bazely’s qualifications are bullshit. These were cover qualifications provided to her by the CIA. She was a psychiatric nurse who was chosen by the CIA with the assistance of New Zealand Intelligence to run deep sleep experiments. Margaret Bazely then became the head of various government departments.

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11 Gordon Thomas, Mindfield, pp. 276. He made the enquiries and found the case notes ‘disappeared’.
12 Dr William Sargant wrote: An Introduction to Physical Methods of Treatment in Psychiatry (with Eliot Slater in 1944, and Desmond Kelly in 1972, 5th edn); An Introduction to Somatic Methods of Treatment in Psychiatry (with Eliot Slater, 1946); Battle for the Mind: The Mechanics of Indoctrination, Brainwashing & Thought Control (1957, 1997); The Unquiet Mind – an autobiography (1967); The Mind Possessed: A Physiology of Possession, Mysticism, and Faith Healing (1975).
The Deep Sleep military experiments killed hundreds of patients and destroyed the lives of at least 2,000. They tested how long they could keep people asleep. One of the great New Zealand scandals, Deep Sleep was run from mental hospitals throughout New Zealand, especially the Sunnyside Mental Hospital in Christchurch, Cheery Farm in Dunedin, the Avondale Mental Hospital in Auckland (later called Oakley) and another on the West Coast who’s director lost his job for alcoholism and spent some time in AA.

Lake Alice and the Seacliff Lunatic Asylum also used ECT. Lake Alice also injected paraldehyde.

Margaret Bazely then got a Fulbright Scholarship, which is CIA code for agent to be promoted. In 1964/65, her husband, Steven Bazely, had various fraud charges against him and went to jail in Paparoa, in Christchurch. In his first few days he made friends with J., an inmate who was about to leave. They were both quite intelligent and came up with a plan for Steven’s early release. Steven Bazely was to discover a gun on the Paparoa premises, and asked to be released in view of finding the gun, which was to be used to kill a prison officer, one or more, and maybe even the superintendent.

Upon J.’s release, he went outside Christchurch and got the gun – not from Margaret Bazely, who was initially a possible supplier. J. was to hide the gun by burying it by the macrocarpa tree by the cowshed in the farm attached to the prison.

He went back at night and went to bury the gun by the macrocarpa, and was just about to do the deed when all the lights came on and he was surrounded by police waiting in every direction: Hullo, Hullo, Hullo.

J., 30, and very fit, bolted and ran 8 miles to Yaldhurst railway station where he saw the wooden water tank tower for the train, climbed up, lifted the lid and jumped inside.

“It was really very cold, freezing, and I spent the whole night just keeping my head above water.”

Just after daylight, he checked there were no police around, and jumped out when he heard the first train. It was the ‘sparrow-fart workers train’ travelling into Christchurch, so he shook himself off and jumped onboard.

“It was a narrow escape and you can’t trust those Bazelys.”

Steven Bazely also did other frauds. One was the magnetic seamstress button. These were sewn onto a woman’s lapel and they would attach their pins to it. He had one, and advertised in the papers, collected a huge number of mail orders for magnetic buttons, but never posted any. He only ever had one. He was jailed for this as well.

Margaret Bazely’s husband, Steven Bazely, then became part of the Mr Asia drug ring. After a long time, they eventually divorced and Steven Bazely is now a budget advisor in Invercargill, and quite a respected one. He could be litigious.

The ‘Bora Cure’ scam was done by Mr McClennan. He advertised a cure for bora, and when he was paid, he mailed people two bits of wood marked ‘A’ and ‘B’ with instructions to place the bora on block A and slam down hard with block B. Everyone called him ‘Cockroach’. He was in and out of jail and was a chronic alcoholic, which
eventually killed him. He was a nice fella and spent some time on Rotoroa, the Salvation Army’s alcoholic island off Auckland.

When he got out, J. was making a fair wack of money so put McClennan up for a month in a motel on Williamson Ave in Auckland’s Grey Lynn. After two nights, McClennan managed to get some of the rent back off the landlord for alcohol.

There was no helping these guys. The women were equally as evil. If you count the more than 2,200 killed or injured from Operation Deep Sleep, followed by cover qualifications, cover promotion and cover elevation to dame – the women have accomplished more evil than the men ever could.

Dame Margaret Bazely is one of these evil women.

Deep Sleep experiments were being run at Avondale Mental Hospital (aka Oakley). LSD was used in this. Acid (LSD) started in New Zealand when a male nurse who worked at Oakley stole a large bottle of LSD and gave it to Al Jennings – a well-known major junky who lived all over Auckland.

Some of Dame Margaret Bazely’s qualifications can be sourced from the School of Government, Victoria University, Wellington website:

Dame Margaret Bazely received a Dame Companion of New Zealand Order of Merit in recognition of her significant contribution to the New Zealand public service.

She had a long career in nursing, which culminated with her appointment as Director of Nursing with the then Department of Health in 1978. [She was a contract killer for the CIA in Operation Deep Sleep.]

In the mid to late 1980s she was a Commissioner and Deputy Chairperson of the State Services Commission, playing a key role in the formation of State Owned Enterprises and the development of the State Sector Act.

She was Secretary for Transport from 1988–93, primarily responsible for devolution of the operating and regulatory functions of the Ministry.

She was the Director-General of Social Welfare up to 1993 and Chief Executive of the Ministry of Social Policy, which provided the Government with strategic social policy and purchase advice.

She retired from the Public Service in 2001.

She currently serves as:
Chairperson of the NZ Fire Service Commission;
Chairperson of the Foundation for Research, Science and Technology;
A member of the Waitangi Tribunal;
A member of the Legal Services Agency Risk Management Committee; and
Commissioner for the Inquiry into Police Misconduct.

Her qualifications are false. They were given to her by the CIA. When the Mr Asia drug trafficking and murders hearing came up in Australia, they said of Margaret Bazely: “She couldn’t organise two dingos to crap in a can”. This is the official Aussie saying, however in New Zealand it is referred to as: “She couldn’t organise two dogs to shit”.

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Former 2IC of the SIS: “Margaret Bazely has been a frantic chaser of big cocks all her life. When in charge of transport (she was the Secretary for Transport from 1988–93) there was a complaint against her when she invited a Traffic Officer to her house to discuss his promotion. She demanded sex and he laid a complaint, not her. At the time she was only two years into fixing up Traffic (1990). This story originally came from Chris Carter, now the homosexual MP for Te Atatu, Auckland.”

Intelligence Officer: “Margaret Bazely was famous for installing surveillance cameras in the washrooms of the psychiatric institutions she ran and having well-endowed patients hauled out to be interviewed personally. When she was put in charge of Traffic Officer training and recruitment, again she had cameras installed in the washing facilities and those that were wellendowed were also sent to her. She couldn’t turn down a big dick. This is her claim to fame in New Zealand government departments.

Margaret Bazely is also mention in the Mr Asia Inquiry in Australia because of her scam marriage to Mr Asia, aka Mr Bazely, a deluded drug dealer who has now seen the light. Like most drug dealers, he saw the light and became a drug counsellor and took on a respectable persona. He is litigious and sue at the drop of a hat, no doubt using his Margaret Bazely connections – big dicks and all.

Mr J. J. Stewart was the judge in the Mr Asia Inquiry. He virtually accused Margaret Bazely of trafficking and laundering money. It would have been a career-ender if she had lived in Australia, but because New Zealand bureaucrats don’t take kindly to Australian Royal Commissions, Judge Stewart’s statements were winked at and passed by, and Margaret Bazely was allowed to rise to any height within the New Zealand government, as long as she was hidden during her rise and destruction.”

Dame Margaret Bazely is also the Commissioner for the Inquiry into Police Misconduct. The Royal New Zealand Police College moved their Training Services from Trentham to Porirua north of Wellington. During training, in the new John Hughes Room, they get a five-day lecture on “verballing”.

‘Verballing’ is how to:
Stitch a subject up;
Manufacture evidence out of thin air;
Present no evidence as though it was evidence;
Present no evidence and have a judge believe it;
Respond to questions to criminalise the target;
Avoid criminalising oneself or another officer;
Use Police procedures to convict a target on no evidence;
Use police procedures to avoid convictions for:
   Having a criminal record before entering the Police;
   Using excessive violence;
   Manufacturing evidence;
   Lying in affidavits;
   Use other police officers to attack a target those who complain to the Police Complaints Authority/Independent Police Conduct Authority.

This is illustrated in the 2007 *Gifting the United Nations to Stalin*, but first I would like to clarify how Dame Margaret Bazely destroyed the entire New Zealand Governance including the Police, Legal and Court procedures.

It has been found that conditioned behavior patterns can be changed by stimulated stresses beyond a capacity for response. This effectively causes a breakdown. Stimulated stresses causing a breakdown can be caused by: Intense signals; Longer than normal waiting periods; Rotating positive and negative signals; and Changing the subject’s physical condition (moving house, loss of license, illness).

These ‘stimulated stresses causing a breakdown’ were then placed as standard procedure in every government department Dame Margaret Bazely worked in, so Dame Margaret Bazely was moved through many and various government departments to ensure ‘stimulated stresses causing breakdown’ occurred everywhere she went.

Margaret Bazely is exemplified as the joke wife in: “Why does a woman resemble a hurricane? Ans: She’s wet and wild when she arrives, and when she leaves she takes your house, the car and the kids.” She also removed your state of calm.

The organisations Dame Margaret Bazely has moved to breakdown include:
1. Department of Health where she was Director of Nursing from 1978. This has resulted in the systematic destruction of the health service ever since;
2. State Services Commission where she was Commissioner and Deputy Chairperson in the mid to late 1980s forming State Owned Enterprises and the State Sector Act. This has resulted in the systematic destruction of state services to the extent that they were sold overseas and citizens have been paying for them ever since;
3. Ministry of Transport where she was responsible for devolving the operating and regulatory functions from 1988–93. This is a major fanny-up. It meant that Traffic and Police were joined into one. Traffic cops were never very bright (all their IQ was in their moustache) and many were incapable of carrying out police functions. It also meant that the Police were carrying out traffic duties – to fulfil their ‘quota’ of tickets – when they should have been solving crimes. This meant that crimes were not solved and when citizens phone the emergency numbers, they ask for Fire or Ambulance in order to get a response. The Police don’t respond. There has been a systematic breakdown of the Police and Traffic and the ‘stimulated stresses causing breakdown’ are now found in the Police, Traffic, community and in individuals who have dealt with the Police, Traffic and Courts;

   Court Bailiff Ross Rudolf on 10 June 2008: “We do make mistakes”.15

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15 The Bailiff Ross Rudolf is the son of the Maori Tommy Rudolf, a champion boxer who went blind, so was never mentioned by the boxing community.
4. Ministry of Social Policy where she was Chief Executive and Director-General of Social Welfare up to 1993 providing strategic social policy. This ensured complete gender bias in favour of mothers – with children and fathers separated having the second highest suicide rates in the world;

5. From 2001 Dame Margaret Bazely spread MKULTRA’s ‘stimulated stresses causing a breakdown’ from the Public Service to the NZ Fire Service Commission and the Foundation for Research, Science and Technology as Chairperson; and the Inquiry into Police Misconduct, as the Commissioner. Police Misconduct is now so rampant, the Police Complaints Authority (PCA) has had to change its name to the Independent Police Conduct Authority – from PCA to IPCA, which was its original name when it was formed in 1988.

Former 2IC of the SIS: “We don’t change things in New Zealand, we just change names.”

Intelligence Officer: “The IPCA is a shonky load of shit. It’s worse than it was. The investigating police find reasons not to go ahead with the complaint. They are not bound by any laws. They’re investigating themselves, and they’re not bound by The Information Act. That means they won’t release the criminal history of a Police Officer, if there is one. Instead they just write letters to various government departments until their intense signals; longer than normal waiting periods; and rotating positive and negative signals; have caused ‘stimulated stresses’ resulting in a breakdown. They know they’ve achieved a breakdown when they have engineered their target’s change of address or loss of license, or limited his capacity to work for gain – but they prefer engineering an illness. Sometimes this is a car accident. Internal Affairs specialises in car accidents;

6. Dame Margaret Bazely also works on Legal Services Agency Risk Management Committee. This has resulted in a Judiciary that is an ‘Occult Mafia’, and a Law Society that is supposed to preserve ethics, but does everything it can to hide and protect lawyers committing every and any crimes.

As a result the Department of Health, State Services Commission, State Owned Enterprises, State Sector, Ministry of Transport, Ministry of Social Policy, Social Welfare, Fire Service, Research, Science and Technology (FRST), Independent Police Conduct Authority (PCA/IPCA) and Legal Services Agency . . . are all acting as CIA MKULTRA stimulated stress social engineering experiments in breach of the Nuremberg Code and The Declaration of Helsinki.

Dame Margaret Bazely is a world class criminal. Her drug-dealing ex-husband is an angel by comparison.

Dame Margaret Bazely is destroying the modus operandi infrastructure of a country – New Zealand.

Dame Margaret Bazely had a long career in nursing working for the CIA’s MKULTRA Deep Sleep programme where she destroyed the lives, or killed, around 2,200 people carrying out experiments illegal under the Nuremberg Code and The Declaration of Helsinki. These invoved the use of ‘Heroic’ doses of ECT; Deep-Sleep Treatment (narcosis); Insulin coma therapy; Anti-Depressants; LSD; Tape-Loops; Hypnosis; and Conversations while the person was drugged. The was done en masse with doctors referring patients to the CIA MKULTRA experiment when they should have prescribed an aspirin and a holiday, or a break from the kids.
This resulted in severe mental illness, brainwashing, obliterated memories, false memories with deliberately distorted life-experiences (sex abuse, child sex abuse), heightened emotional responses, alcoholism, drug addiction, and non-functioning unemployable citizens with implanted belief systems in politics, religion and outlook.

This was done without voluntary consent, and with fraud, over-reaching deceit, duress, coercion, constraint and force.

There was no effort to protect citizens against the possibility of injury, disability or death. Citizens were not at liberty to bring this social engineering experiment to an end even when they had reached their mental and physical capacity. This has resulted in an anxious population unable to answer the simple question: ‘Where am I and how did I get here?’

Citizens have been treated like dogs and all saving graces have been removed from them.

Those with the most bullshit qualifications have since been given the most influential positions and mind-controlled double agents (MKDA) have taken over all influential positions of governance from Parliament to State Services and the Community.

New Zealand is now the Pied Piper with cross-dressing Mayors.

This was done without the nature, duration, purpose, method, conduct, inconveniences, hazards or effects of the social engineering experiment ever being revealed to the citizens.

As a result, New Zealand citizens have become ‘MKULTRA Perfect Citizens’ who have given up their freedoms to become amnesiac vegetables, having lost all ability to question authority, nor do they have the mental and physical reserves to face the multitude of MKULTRA instigated conflicts. These occur daily and rely on depleting emetics.

New Zealand has become a society of Manchurian Candidates – kill or be killed, lie or be lied to, steal or be stolen from, be deceitful or be deceived.

The CIA runs the Police and Judiciary through its MKULTRA programme. The 2007 book, *Gifting the United Nations to Stalin* goes some way to explaining this.

“After two innocents had been found guilty and the guilty party had been found innocent, the public were too tired of the issue to protest. Exhausting the public is part of police desensitizing to crimes the police either created or covered up. This is public programming and the overriding message from the police to the public is:

‘Don’t interfere with our ORDER THROUGH CHAOS.’

This method is still a favourite of the police to this day. This was the goal all along. Patterns of social engineering are now well established, role-played and expertly executed within the Army, Police and Courts. They continue to this day with the following notable patterns:

1. Police lie in court right up to the level of Area Commander, Police Commissioner and Minister of Police. These people are often chosen for their ability and willingness to lie.

2. Police pretend to be experts when they have no knowledge.

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3. Police assume knowledge due to the position they are placed in, choose to place themselves in, or are temporarily placed in by others.

4. Police are Walter Mitty characters and take on the speciality of whatever is required. In giving evidence they remove the truth from the courtroom and make a ‘Magic Roundabout’ of justice.

5. Police charge and convict people who know more about a crime than they do. This prevents the authority of the police being challenged and any new evidence coming forth.

6. Police assume guilt in whomever they charge and then try to substantiate this guilt by piling evidence around the accused.

7. The police regularly remove evidence that does not suit their case and vehemently denying any evidence contrary to their desired outcome. Evidence is tailored to convict and tailored to read like a story – their story – MKULTRA’s agenda.

8. In the process (largely due to a lack of mental capacity), the police ignore all evidence contrary to their desired conviction, remove this from the file and do not present this in court. Thus the judge cannot decide what is evidence and what is not. The police decide it for him, making them ‘judge and jury’. This creates a false trial and accounts for the majority of trials, and untold misery.

9. Old files that resulted in convictions are reused with the names changed. Occasionally they remember to change the locations, but not always.

10. Police are trained in ‘verballing’ – the art of making flaky evidence or no evidence look authoritative enough to convict. In conjunction with omitted evidence this creates a ‘Court of Injustice’.

11. The public’s ill-founded assumption of police integrity in court is the cause of untold misery. Misery is what the police specialise in. It is their work and in many cases, their life’s work.

12. The police have dominant rights to remove jury members during the selection process while the defending lawyer has a limited capacity.

Police should be stripped bare before being allowed to give evidence. The first questions to ask are:

1. “Do you belong to a secret society – Freemasons, feminists, a religious group, or an occult organisation?”

2. “Are you bound to tell the truth in court?” Many police have ‘leave’ not to tell the truth in court and are promoted for telling lies.

3. Lying in court is standard practice amongst the Freemasons, who swear on the Bible regardless. Freemasonry police have an agreement with Freemasonry judges and most cases operate on a pre-negotiated and pre-determined outcome.

4. “Do you have an agreement with the judge?”

Feminists also lie in court, and often refer to extremely biased court decision made by feminist judges, compromised judges, or corrupt judges.

“Do you have an agreement with the judge?”

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17 The affidavit of former Inspector Ross Meurant is a case in point. He lodged an affidavit in the High Court in February 2004 stating that his superior officers had asked him to lie in the decade-long trial of Arthur Allan Thomas in the famous Crew murders, 1970–80.
5. Some religions allow and encourage lying in court, including Catholics and Jews.
   “Do you have an agreement with the judge?”

6. Catholics operate on: “What’s in it for me?”
   Jews operate on: “Is it good for the Jews?”
   Feminists operate on: “Is it bad for men and good for women?”
   “Do you have an agreement with the judge?”

6. Under questioning, many police officers have criminal records that should have prevented them from ever entering the Police service. Many police, stripped of uniform, would be considered unreliable witnesses and their evidence disregarded if their criminal and psychological histories were known.
   “Do you have a criminal record?”

7. “Do you have a history of mental illness?”

After a failed assassination attempt on 23 August 2002 on my good self (poisoned with epicac), 12 hours later Constable James Matawhinau Cassin assaulted me and charged me with dangerous driving, although I was just driving away from him, on his Police partner’s agreement. She has since left the Police, having noted how corrupt it was, and especially how corrupt Constable James Matawhinau Cassin is.

In the Auckland District Court in August 2003 I asked Constable James Matawhinau Cassin if he had any convictions for assault and he admitted to two convictions prior to entering the police service. As a result, all the files, recordings and transcripts of the hearing went missing and I lost my licence, was charged the maximum fines (over $2,000) and prevented from a High Court appeal for three months while the transcripts of the hearing were being destroyed through the court and police system.

The High Court overturned all decisions because the District Court and police could not, would not, and refused to produce any transcripts, recordings or evidence. Cassin’s female police partner Morag Black then left the Police prior to the hearing and a ‘Mr Cassin’ was found to be the Head of Detectives. Crimes are inbred within the Police Force.18

In my case with Constable James Matawhinau Cassin, one fine was left unreturned and not overturned: CCN 1513999287, CRN 02004078568, Dated 23/08/2002, Failed To Comply With A Traffic Sign, Date Imposed 11/11/2002, $180, Status: Satisfied. Reparation Remaining $0.00, Current Balance $0.00.

The total fines were over $2,000 with a loss of license for 6 months. During the hearing I questioned Constable James Matawhinau Cassin and he confirmed to myself and the District Court that he had two convictions for “Assault” prior to entering the Police Force.

Cassin is an untrustworthy devious shit who rolled a ‘no left turn’ signal behind a road barrier . . . and for international readers, a ‘no left turn’ signal is extremely rare. They virtually had to import it from America.

Constable James Matawhinau Cassin assaulted me on 23/08/2002. This involved 3 police cars, 3 unmarked police cars and 12 officers and detectives. I was hauled out of my car, 50 metres from picking up my 10-year-old daughter from the bus station, thrown on the ground facing down hill, and face down, then handcuffed to

18 End of paraphrased quote from Gifting the United Nations to Stalin.
the cheers of 12 MKULTRA police officers who had just falsely captured a poisoned man who had just given a speech on PM Helen Clark’s KGB training.

The Area Commander at the time was Clint Rickards, later found, under Operation Austin, to be New Zealand’s worst ever paedophile and rapist. I mentioned this to an Intelligence Officer and he said, “Not quite. There is one worse rapist and one worse paedophile, and they are both in the Police. Also, New Zealand’s worst ever murderer was a police officer in Rotorua who dissappeared and was never searched for or even looked for. His name is Evan Jordan, last reported missing in the company of crocodiles.

Intelligence Officer: “Just leave your shirt on the river bank and everyone assumes the crocs got you.”

The New Zealand Police are best known for rape, murder, paedophilia and drug dealing, and those who best fit this profile reach the top positions. The New Zealand Police are an MKULTRA organisation that spread their message through force, fraud, deceit, duress, over-reaching, constraint and coercion. They are an illegal organisation under the international law of the Declaration of Helsinki, of which New Zealand is a signatory.

I have still not received compensation for:
1. Constable Cassin’s assault;
2. Having my license removed for 3½ months;
3. The $180 CCN 1513999287, CRN 02004078568 fine, when all others were refunded.

I have also not received the Police, Court, Privacy Commissions, Ombudsman’s statements confirming that Constable James Matawhinau Cassin is a twice convicted criminal.

The costs to me are as follows:
1. Constable James Matawhinau Cassin’s assault has left me in fear of Hobson Street in perpetuity;
2. Constable Cassin damaged my phone, my coat, my integrity and my relationship with my daughter;
3. Loss of license for 3½ months cost me at least $1,000 per week. This amounts to $15,000.
4. The $180 fine has not yet been refunded. All the other fines were refunded;
5. Constable James Matawhinau Cassin is a violent criminal. The Police, Court, Privacy Commissions, and Ombudsman are covering up for him.
6. The Police are employing a convicted criminal and obfuscating that he is a convicted criminal.
7. Constable James Matawhinau Cassin is used by the Police as a contract hitman.
8. 24 hours before I was attacked by Constable Cassin, I had given a speech at Rotary in the Cook Islands (Hopsings Restaurant, 21 August 2002 with dateline shift). In that speech I had mentioned that “Helen Clark is KGB”. This is now well accepted. 12 hours after the speech I was poisoned with epicac. 12 hours after I was poisoned, I was attacked by the Police contract hitman and twice convicted criminal Constable James Matawhinau Cassin.
It is my understanding that a state sanctioned killing involving the Government, Police and the very organisations that are supposed to protect my freedoms, is worth a material sum.

I place this value at NZ$1,000,000 per attack on my life. Slightly lesser amounts for deterrent attacks on my property, break-ins, thefts, and Counter Intelligence.

This value can be debated up or down.

New Zealand Police please forward this sum of NZ$1,000,000 forthwith.

I will accept a NZ$1,000,000 payment delivered to me personally at my home address during normal working hours, Monday to Friday, 9 am to 5 pm. I expect this amount by 1 September 2007.

Please notify me accordingly, and prior to delivery.

With reference to CCN 1519600559, CRN 07004400778, 04/08/2007, Fail display pay and disp recpt - Auck, Date Imposed 23/10/2007, Total Amount Imposed $170, Under Enforcement:
1. This has never been received.
2. I don’t know what it means.
3. It is not in English.
4. For it to be valid, it has to be in English.
5. Your delay is in breach of the Declaration of Helsinki.

With reference to CCN 1519690338, CRN 07004918708, 08/08/2007, Drove A Vehicle Along A Bus Lane, Date Imposed 19/11/2007, Total Amount Imposed $280, Under Enforcement:

This was represented in Court with faxes sent to the Police at the Auckland District Court. The Justices of the Peace hearing the case refused to sight the evidence because I was not present, and I was not present because Constable James Matawhinau Cassin, the twice convicted violent criminal and Police hitman, was still actively employed in the Auckland Police Service. This has left me in fear of Hobson Street in perpetuity, in fear of the Police in perpetuity, and in fear of the Courts in perpetuity.

Since fear is a conditioned response brought about by the CIA and MI6 MKULTRA brainwashing programmes infiltrated through all New Zealand government departments, principally by the CIA nurse and contract killer Dame Margaret Bazely, it is illegal under international law, namely the Nuremberg Code and The Declaration of Helsinki, for me to affirm your actions with payment.

Rather, it is my duty to expose your crimes to the international community. As such, I am posting this affidavit on various websites and podcasts for international scrutiny.

Also, it is my understanding that:
1. Your claimed visual was made by an Auckland Regional Council worker, not by a police officer.
2. ‘Workers’ at the Auckland Regional Council have been found to be fictitious names drawing down a wage and providing zero service.
3. It is legal to use a bus lane for one block when turning left. This was not clearly known at the time the fictitious person claimed to have sighted a vehicle. No person was ever sighted or described.

4. The Auckland Regional Council is controlled by Gary Taylor who was running orgies at his house at Bethell’s Beach, in and around 1982, for Labour Party members and affiliates. He liked to watch people having sex with his wife. This was published in *New Zealand, A Blackmailer’s Guide* three times in 2007. There have been no law suits.

5. *New Zealand, A Blackmailer’s Guide* was worked on from May to its first publishing in October 2007. It named the head of the The Auckland Regional Council, Gary Taylor, as a sexual deviant. Your sighting was on 8 August 2007 and imposed on 19 November 2007. The Auckland Regional Council has phantom integrity and employs phantom people drawing down real wages (paid by ratepayers).

6. Another Head of the Auckland Regional Council is Mike Lee. He was named in *New Zealand, A Blackmailer’s Guide* as having married the ship girl Sandra Lee. She was a shipgirl from 14-years-old when she began working the ships with her mother. She married Mike Lee and became an Auckland City Councillor and a Member of Parliament of the incumbent Labour Party. This is too much bias and reeks of interference and stimulated stress.

7. Auckland Regional Council employees lack credibility. They can only be trusted to act with extreme bias and delay. This is a form of stimulating stress. This is illegal under the Nuremberg Code and The Declaration of Helsinki.

8. If you still want to pursue this, present to me photographic and video monitor evidence.

9. To date I have received no evidence provided to me on the facts that enjoin the charge.

10. I have received no fact sheet that enjoined the charge.

11. Your Infringement Notice Address is PO Box 109 624 Newmarket, Auckland. Internal Affairs regularly confiscates my mail. Sometimes they return it a week later. Sometimes they do not return it at all.

12. I have never driven on a lane. I have only ever been in charge of a vehicle on the Queen’s Highway. It is my understanding that a bus would sink in a lane.

13. I countercharge any officer involved with false charge. Please identify the officer involved.

14. I understand there was no officer involved and that this is your attempt to condition behavior patterns by stimulated stresses in an attempt to move me beyond my capacity for response, in an attempt to cause a breakdown using intense signals such as a fine, extremely long delays, and rotating positive and negative signals, leaving me alone, then attacking me in election year, in an attempt to change my physical condition by removing and selling my vehicle, in an attempt to change my political allegiance, and preferably get me to leave the country. This is a crime under the Nuremberg Code and The Declaration of Helsinki. It is illegal. You are operating out of the CIA’s MKULTRA mind control programme.

15. The Police and Judiciary are a Cold War organisation attacking the country from within, with the country run by Cold War double agents.
16. Prime Minister Helen Clark and Attorney General/Speaker of the House Margaret Wilson were both trained in the St Petersburg Tavistock and are Freud Hilton graduates. To the layman, this means they are mind-controlled double agents working to destroy the country.

17. MKULTRA is a 20-year plan and was instigated in the West in full as soon as the Berlin Wall came down (9 November 1989–9 November 2009).

18. Justice of the Peace are the area paedophile minders. They report directly to the Governor-General. The Governor-General is always the Chief Boy Scout and the Chief Girl Guide. Both are well-known paedophile movements founded by Baden-Powell with the approval of the British Monarchy, and therefore the Vatican.

19. The Governor-General at the time was Dame Silvia Cartwright. Dame Silvia Cartwright was New Zealand’s most corrupt judge with 18 complaints against her when she was promoted to Governor-General. Most of the complaints were for gender bias. Cartwright’s bias is towards females and against males. Her bias is especially against heterosexual males. Cartwright is notorious for accepting false evidence from females and for making decisions which convict males. There is no chance of a heterosexual male getting a fair hearing under Governor-General Dame Silvia Cartwright.

20. Governor-General Dame Silvia Cartwright views male heterosexual sex as a crime. Her husband Peter Cartwright was named as paedophile in New Zealand, A Blackmailer’s Guide in October 2007. The traffic fine was imposed three weeks later. This shows extreme bias. It is a stimulated stresses designed to condition and change behaviour patterns. This is a negative reward from a corrupt feminist married to a paedophile elevated to a top government positions on the bases of her compromised double agent status.

21. Dame Silvia Cartwright is still New Zealand’s primary representative of the United Nations. The UN was gifted to Joseph Stalin and is his posthumous legacy. (See Gifting the United Nations to Stalin, May 2007, October 2007.) Like Dame Silvia Cartwright, the United Nations is totally subversive and only serves as an information holding ground and a chicken run. The UN is not known for being effective, but it is known for rape, murder, paedophilia, ensuring starvation, carelessness with human life, and cowing down to fascist and genocidal politicians – hence Dame Silvia Cartwright is their representative. She is New Zealand’s most corrupt judge.

22. Under your politically corrupt Cold War governance, I feel I am at my wits end, at the end of my physical and mental capacity. With your MKULTRA governance you have issued delayed intense signals (pre-dated fines), long waiting periods, both positive and negative signals (the ony positive being your election campaign) caused me to move house 5 times since your attacks, and poisoned me on 23 August 2002 and 27 July 2007; as well as tampered with my vehicle on at least 6 occasions (2 April 2002, 23 August 2002, 13 August 2003, 11 May 2005, 16 July 2005, July 2006, 17–27 March 2008); broken into my house on numerous occasions and had me evicted (1999–2008); and stolen my mail on innumerable occasions (2002–08).

23. Your fine is rejected as it contravenes the Nuremberg Code and The Declaration of Helsinki. Under The Declaration of Helsinki alternating positive and negative
signals causing a stimulated breakdown are illegal. As such, it is illegal to fund those who have tried to murder you, or there attackers.

24. It is illegal to fund those who have poisoned you. It is illegal to fund those who have tried to kill you. It is illegal to fund those who have tampered with your car. It is illegal to fund those who have sabotaged your car in order to cause an accident, explosion, or implosion. It is illegal to fund those who have broken into your car, or put a tracking device on your car. It is illegal to fund those who have broken into your house. It is illegal to fund those who have caused you to move house, or sell house. It is illegal to fund those who have tampered with your mail.

25. The fine is rejected.

With reference to CCN 1518908066, CRN 06004140594, 15/09/2006, Drive In Lane Over Center Lne 2 Way, Date Imposed 23/03/2007, Total Amount Imposed $280, Under Enforcement: It is legal to use the Median Pass Lane. It is for passing during irregular traffic. It was used as such.

This fine was handed out on my birthday. This was a message from the Government’s MKULTRA mind control programme to change my thinking, voting, writing and publishing habits.

It was also a message from Sian Elias, the highest-ranking Mossad agent in New Zealand, a Jew, a Sayanim Jew, and contract killer who was part and parcel and a driving force behind several attempts to have me killed.

Sian Elias, has however, been successful in killing others.

Sian Elias has been named as a contract killer in several books including Hitler Was A British Agent, How to Take Over The World, and New Zealand, A Blackmailer’s Guide, as well as the New Zealand Truth Weekly newspaper (22 March 2007). These were published between September 2005 and December 2007.

Sian Elias is the Chief Justice of New Zealand. She was nominated into that position by the murderer Jenny Shipley, a double agent Prime Minister. Shipley’s daughter was also involved in murder in Australia.

Sian Elias’ nomination as Chief Justice was seconded by Helen Clark, who succeeded Jenny Shipley as the next double agent Prime Minister.


Sian Elias was an active part of these murder attempts on 14–22 May 2004 and 27 July 2007, but most likely other dates as well. On 22 May 2007 I went up to Sian Elias’s agent and spoke with him. He had been doing reconnaissance on me, along with 3 other Mossad. He confirmed that he was an Israeli Tank Commander (his name was Yaaron). He preferred Centurion Tanks with adapted turrets and was installing computers and communication systems into offices on Waiheke Island. He joked about using this role to spy on businesses, but was dead keen on getting citizenship and marrying a New Zealand woman.
Many of these murder attempts were a joint effort between Helen Clark and Sian Elias. These were published in 2005, 2006 and 2007. They have been notified in 36 countries, as well as on podcast.

Sian Elias successfully murdered the chief historian Michael King. This was published in at least three books from September 2005 to December 2007. When I accused the Israeli Tank Commander Yaaron of being Mossad and murdering historian Michael King on behalf of Helen Clark and Sian Elias, he did not deny it. Rather he looked sideways, as if remembering something he was involved in (kinesthetic eye movement), then looked me straight in the eye and said, “Why the fuck to you get caught up in this sort of shit!”

Going back to the traffic offence, the officer involved, David Meyer, was a mischling Jew working an attack on behalf of the Jewish Chief Justice Dame Sian Elias.

Chief Justice Dame Sian Elias had failed to murder me and was charging me to help fund her murder attempt of me in May 2004. This is what Jews do to Gentiles. It is racism. It is religionism. It is also part and parcel of the Protocols of Zionism. Sayanim Mossad such as Chief Justice Sian Elias think of Gentiles as ‘Goyim’ – those to be milked.

Sian Elias’ father was a doctor who had sex with his female patients on his patient table. Most of them were large Polynesian women. He was charged, but the Jews intervened. The Jews control the Catholics and the Freemasons, and the Catholics and the Freemasons control the courts and the police, so it was a fait accompli that he got off scotfree, albeit with his name tarnished.

Not falling into any of these groups, I tend to get attacked by all of these groups. Such attacks are illegal under The Declaration of Helsinki.

Sian Elias is married to the homosexual child sex abuser Hugh Fletcher. He was involved in the Michael King murder. Both of these points were published in New Zealand, A Blackmailer’s Guide, in 3 editions (October to December 2007). The murder was partially run from the University of Auckland. The murder occurred on 29 March 2004, and 7 months later, on 18 October 2004, Hugh Fletcher was made Chancellor of the University of Auckland.

This is called a ‘Perfect Con’, but it is too perfect, so it shines like polished shit and stinks of nugget.

Others involved with the murder were Eli Cara, Uriel Kelman and Zev William Barkan – all Jews. They were also the Jews who robbed the Jewish graveyards in Wellington. They stole medals and uniforms in order to manufacture an historical alibi for themselves. The grave robbery was delivered by television news as “an anti-Semitic attack”, but it was carried out by Jews who were in the country doing a murder for a Jewish Chief Justice Sain Elias.

On 13 July 2007, I wrote a letter to the Deputy Registrar of the District Court, Ms Tice, confirming the phone call at 9.36 am on 12 July 2007 that the District Court letter took 6 days to arrive (it was most likely back dated) and had ignored my Form 57 application for a hearing, lodged on 10 March 2007, and that no staff could find it. With more that six months past, I claimed that the case should be abandoned and “the
whole process has been an egregious prosecution”. I then requested a letter citing police abandonment of the case. I received no information until the Auckland Central District Court bailiff Ross Rudolph approached me outside my car outside my house on 10 June 2008.

After the 13 July 2007 letter, I then wrote to the Deputy Registrar on 30 July 2007:

S T Wolfgramm  
Deputy Registrar  
Auckland District Court  
DDI Ph (09) 916-9005

Re: Your letter dated 24th July 2007  
CRN: 06004140594 – Did drive on the Median Pass Lane as allowed  
Application for Rehearing pursuant to Section 75 Summary Proceedings Act 1957

While it is true that the police are a paedophile and crime creation movement who use entrapment procedures, would you please remove your errors so that we may proceed in agreement. Please also remove the twice-convicted Constable James Matawhinau Cassin from the New Zealand Police so that I may turn up to Court. At present you are employing violent criminals as police hit men.

For a long time your reputation has been: “The only thing the police are good at is rape and murder”. To this you can now add . . . “paedophilia and crime creation”.

Yours faithfully,

Greg Hallett  
PO Box 109 624, Newmarket, Auckland, New Zealand

This was then published in New Zealand, A Blackmailer’s Guide, page 216. The book has since been nominated on a website for non-fiction book of the year.

Since the case was requested to be abandoned on 13 July 207, after a more than 6 month delay, and raising it again 11 months later on 10 June 2008, is, an extensive delay amounting to psychological torture bringing me to the end of my physical and mental capacity in an attempt to stimulate a breakdown. Pursuance of the fine is illegal under the Declaration of Helsinki.

That’s all very true, but the circumstance of the fine are even more intriguing in terms of MKULTRA daily practises amongst the police. Some of the points raised in my 10 March letter to the Auckland District Court and faxed to the JPs Court, Auckland District Court on 23 March 2007 were:

1. The courts are not a safe place to be. The officer involved was intimidating, arrogant, obstructive, showing off to the blonde female officer in his car (Natasha Bryce) endangering others, held up traffic unnecessarily, and manufactured a crime.
2. There was no centre line. There was a Median Passing Lane. I was passing another vehicle. I used the lane available to me. No crime was committed.

3. No lawyer has ever heard of the charge.

4. I was not on the wrong side of the centre line, although the Officer David Mayer/Mayes did nudge out as I was passing and try to get me over the wrong side of the Median Passing Lane.

5. Officer David Mayer/Mayes was parked illegally in the middle of the road waiting for a milk delivery van to reverse (not a “campervan” as he stated). He held up 4 cars. This was careless driving endangering others.

6. You got my name and age wrong.

7. The officer refused to give me his name. He flashed his ID card and it read “David Mayer”, not “David Mayes”.

8. The officer identified himself as a non-commissioned officer, driving an unmarked black stationwagon.

9. When I stopped Officer David Mayer/Mayes accused me over overtaking on a “Flush Median Pass” and then flushed with embarrassment revealing how stupid his statement was.

10. There is no centreline. There is a “Flush Median Pass”. The Flush Median Pass is for passing.

11. What Officer David Mayer/Mayes has done is crime creation.

12. It is well recognised amongst lawyers, especially the Queen’s Counsel that the police create over 80% of all crime. They only solve 40% of crime and this includes the traffic tickets they create and they drugs they supply.

13. I was prevented from getting a witnesses as I was bound to my car. This is obstruction of justice.

14. Officer David Mayer/Mayes was arrogant and obstructive, refused to identify himself clearly, refused repeatedly to show his ID, and verbaled on the ticket – that is, he lied in his brief of evidence. He manufactured a truth that did not exist, and does not exist.

15. Officer David Mayer/Mayes repeatedly refused to answer the question: “Are you a paedophile?” This is a valid question since nearly 3,000 of the 9,500 employees in the Police service are paedophiles. This was even written up on Wikipedia.

16. The modus operandi of paedophiles in the police force is the same as Officer David Mayer/Mayes modus operandi – crime creation – arrogance – obstruction – misinformation – showing off – and verballing (lying to manufacture a truth).

17. The primary requirement of a paedophile such as, I presume, Officer David Mayer/Mayes, is to remove the biological father so that the paedophiles he works for can access the unfathered children. This includes the police bias of fines against heterosexual males – 95% of the people who loose their license are male and all a woman has to do to “not loose her license” is to write a letter to the courts. Perhaps the homosexual Police Recruitment Head has something to do with this. He lives with the homosexual Labour MP Charles Chauvel.

18. Homosexuality and paedophilia in the Police is a real problem – when discovered. The former Police District Commander of the North Shore, Taffy Walsh, was
imprisoned for having sex with his 8- and 10-year-old granddaughters in the Takapuna office executive toilet.

19. Wikipedia backs up the New Zealand Police as a paedophile movement, under “Pornographic e-mails”:
In November 2004, police IT staff secretly cloned the police e-mail system and subjected it to forensic analysis. Over 300 employees were found to have what were considered “inappropriate” e-mail images, many sexually explicit. Many were subjected to internal disciplinary procedures and counselling. No criminal charges were laid however 351 staff members were required to attend Insight Training seminars between May 2005 and June 2006. The total cost of these seminars was $163,746 including $22,127 for venues and meals at conference centres around the country.

“The Police Commissioner was politically criticised for being too soft with his staff, despite initiating the investigation and pro-actively making the findings of the investigation public before employees were even confronted and questioned about the e-mails concerned. This investigation is said to have prompted further investigations amongst other government agencies.”19

20. The further investigations were in fact, a cover up.

21. Not 351, but nearly 3,000 officers were involved, and the “sexually explicit images” were of child porn. Rather than an investigation, there was a cover up. Rather than Insight Training seminars, there was a day off.

22. Rather than clearing out the paedophiles from government, the Speaker of the House of Parliament Jonathan Hunt was promoted to New Zealand’s High Commissioner to Britain. He had been named by the US Coastguard as a paedophile in September 2003 and this was mentioned in Parliament in February 2004. The Police paedophile incident was, in part, manufactured by Helen Clark’s Labour government as cover for him. It was a distraction and compromised the Police.

23. High Commissioner to Britain Jonathan Hunt was then returned to New Zealand early after he was exposed for running an international paedophile movement, pan-American and Pan-Europe. He now lives in an apartment in Grey’s Ave and walks through Meyer’s Park trying to pick up street kids, inviting them back for alcohol. He is enormously fat and his nickname is ‘Jabber the Hunt’.

24. Officer David Mayer/Mayes drives around in an unmarked car engineering accidents, manufacturing tickets and showing off to the female in the car, while he charges heterosexual fathers in an attempt to remove them from their children so his fellow paedophile officers can access them in the name of ‘assistance’. He has been getting away with this for 9 years.

25. Given the close to 3,000 officers were involved in the Police Computer Paedophilia and there are 9,500 Police, of which a third are in administration, there is a 50:50 chance that Officer David Mayer/Mayes is a paedophile.

26. Paedophilia is illegal and it is illegal to fund paedophilia. It is also illegal to fund the police when they are shown to be paedophiles.

27. It is illegal to fund a crime and illegal under international law to fund a criminal organisation. Such a request causes a stimulated breakdown. As a result of this Police activity, over a third of the population of New Zealand has left the country. This is one of the largest and fastest migrations per capita in the developed world. MKULTRA is so ingrained in New Zealand society that this has passed virtually unnoticed.

28. The New Zealand Police are operating illegally under The Declaration of Helsinki.

29. As a result of ongoing harassment by the police, with special targeting to my good self, due to my status as an international author (36 countries) and international public speaker (New Zealand, Cook Island’s, Canada, America, Germany, Sweden), who reveals such crimes by the Police as their ongoing modus operandi, I have been the target of the Police, especially from crooked officers like Constable James Matawhinina Cassin and Officer David Mayer/Mayes. No doubt they are instructed from higher up as to who to target, whether by profiling, as individuals, or individual’s cars.

30. All profiling is illegal.

31. I have also been the target of crooked judges like Judge Gittos, Judge Hole, and the Head of the Disputes Tribunal Grant Aislabie, as well as his career twin, the lawyer Paul Geoghegan, who has since nominated himself as a judge. (This was accepted by the KGB Attorney-General Margaret Wilson). Geoghegan is currently the Family Court judge and the principal supplier of children to paedophiles in the Rotorua area. Paul Geoghegan is such a rotten judge, both fathers and mothers do their utmost to have their cases heard outside his jurisdiction.

32. As a result I live in constant fear of the Police and the Courts and their fingering of those who expose them. This reeks of MKULTRA.

33. Due to the homosexual, paedophile and raping culture of the police, I feel the police are no longer able to call themselves a police service.

34. Every female Police Detective will back me up here. They are routinely raped on their promotion.

35. The New Zealand police should therefore change their name to something more appropriate like “Department of Fingering”, or “DOF”. Their primary role is to remove those of value out of New Zealand.

36. Given the opportunity, I would charge Officer David Mayer/Mayes with “driving with intent to injure”.

37. It would be illegal to pay this fine as the police are living up to their common reputation: rape and murder, paedophilia and crime creation; New Zealand’s biggest gang spending their working hours looking at adult and child porn on their computers instead of attending incidents; and paying others to drive their police cars around to build up for next year’s fuel bill, with instructions to the non-police drivers look busy and drive in the opposite direction to any incident.

38. New Zealanders have caught onto this and when they want to drive home drunk, they just report an incident at their house. As they drive home, all the police are driving in the opposite direction. Some are hiding in lanes toking on P. Other’s are confiscating drugs off one dealer and delivering it to a police tiny house.

39. The police are known to be accessories to murder.
40. In one case, the police took a body from a drug dealer in Huntly and buried it in South Head, and when the body was located, they tied it to an anchor in the Manukau Harbour, and when the body is hauled up by a Maori fisherman and his son, Police divers moved the body. No charges were laid as the murderer was a Maori and he had rung the police and said: “What would happen if I exposed the Prime Minister Helen Clark as a lesbian?” The Police replied that he would gain some immunity if he didn’t. The murderer then requested the police come and pick up the body, which they did.

41. Other incidents come to mind. In the matter of the police introducing drugs into New Zealand, two incidents come to mind. The police introduced methamphetamine (P, OI, Ice) in 1992, via the Papakura police and the Minister of Health Annette King trafficking 10 kg of Afghan heroin from Helen Clark’s office to the Police Spokesman Greg O’Connor, who had other police force it on the gangs, requesting they establish a market for it. Annette King was then promoted from the Minister of Health to the Minister of Police. This means that all police are now taking their guidelines and instructions from a heroin trafficker.

42. As you can understand, from my point of view, as a citizen, this does not place the police in a good light. It means that paying a trumped-up fine to the police is actually supporting the police heroin and methamphetamine trafficking. This was published in New Zealand, A Blackmailer’s Guide (October to December 2007).

43. Drug trafficking is illegal, as is paedophilia and it can be considered an act of terrorism to fund an organisation that is dealing in such illicit trade. As a result, the police are the police force in name only.

44. This renders all fines illegal.

45. This renders the police as MKULTRA protagonists.

46. The Minister of Police Annette King was also named in a newspaper as a coke dealer on 22 March 2007.

47. These claims were not refuted by either Annette King, or her press secretary John Saunders before the article went to print, or after it was printed.

48. Although the reporter cites he got this information from my books (of which there are 6 published and distributed over 36 countries), it is my understanding that Annette King was distributing Afghan heroin. I don’t know about the coke. Little difference as they are both Class A drugs and both warrant at least nine years in prison.

49. There source is different as the heroin came from Afghanistan and was delivered by Jaap de Hoop Scheffers in March 2005.

50. That the police were wantonly distributing this heroin to gangs warrants something similar to nine years in prison for the police officers involved and a complete investigation into police corruption, which, from other magazine and newspaper articles (Investigate magazine, May and June 2007) warrants a Commission of Enquiry.

51. I call for a Royal Commission of Inquiry into police corruption.

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20 New Zealand Truth weekly, 22 March 2007, p 5. The article outlining government corruption took all of the front page and all of page 5. There were no responses, no further comment and no more “no comment”. Investigating reporters were just hung up on by Press Secretaries.
52. This would make the Woods Commission of Inquiry in New South Wales look like a sideshow – so prevalent, deep, serious and untouched by law is police corruption in New Zealand.

53. The primary requirement of a paedophile is that the biological father is removed. Paedophiles are most often Roman Catholics and Freemasons, as well as bisexuals, homosexuals and lesbians. In order to get promoted in the police, one has to belong to these two groups. As a result Roman Catholics and Freemasons dominate the higher ranks of the police. The only other group to reach the tops of the police ranks are drug dealers (Police Spokesman Greg O'Connor and Minister of Police Annette King) and rapists (police officer Bob Scholium and police officer Brad Shipton), with the Auckland Area Commander and Assistant Police Commissioner Clint Rickards narrowly escaping conviction over three trials, although he was present at the pack rapes which resulted in the other’s convictions.

54. I call for a Royal Commission of Inquiry into police corruption with special reference to drug trafficking, murder, paedophilia, beastality, necrophilia, theft, profiling and social engineering driven by the MKULTRA programme specifically designed to stimulate stress causing a breakdown of the individual and society based on intense signals, long waiting periods, rotating positive and negative signals, and changing the subject’s physical condition causing brainwashing resulting in a CIA MKULTRA JUDICIAL perfect citizen. That is, someone who has given up their freedoms to become an amnesiac vegetable in the name of democracy, having lost all ability to question authority or challenge in the face of conflict.

55. The fines for these three traffic tickets were originally $340. They are now $730. It is my understanding that the Police are trying to recapture the over $2000 in fines they charged me with on 23 August 2002 – fines that were given out for exposing the Prime Minister Helen Clark as a KGB agent – fines that were accompanied by a poisoning and a murder attempt.

56. I have since exposed Helen Clark’s government as being 75% non-heterosexual and the country run by former prostitutes, lesbians, paedophiles, paedophile minders, paedophile enablers and drug traffickers.

57. There is general agreement of this throughout the country.

58. The New Zealand government is illegal under The Declaration of Helsinki. It is being run as a MKULTRA Cold War experiment.

59. The fine is rejected.

60. Further, it is noted that the removal of my vehicle will inhibit my ability to earn a living and cause me much stimulated stress, illegal under The Declaration of Helsinki.

61. I have a painting, which will over-reach the value of your claim.

62. It is illegal under international law to remove my car, which has a value far in excess of your cited crimes, which, as I have exposed, have been manufactured through profiling an individual under circumstances illegal under The Declaration of Helsinki.

63. I demand a full Court hearing on all matters.
64. I request a Royal Commission of Inquiry into Police corruption.
65. I request a Royal Commission of Inquiry into Judicial corruption.
66. I request a Royal Commission of Inquiry into Government corruption.
67. I request a Royal Commission of Inquiry into the Police MKULTRA modus operandi.
68. I request a Royal Commission of Inquiry into the Judiciary’s MKULTRA modus operandi.
69. I request a Royal Commission of Inquiry into the Government MKULTRA modus operandi.
70. I request The Declaration of Helsinki be applied in any enquiries into the New Zealand Government, Judiciary and Police.
71. I request The Declaration of Helsinki be applied in the Royal Commission of Inquiry into the New Zealand Government, Judiciary and Police.

I would be happy to present evidence at such an enquiry, and dissapointed if I were not invited to present evidence.

I have been the subject of at least 6 murder attempts, 2 poisonings, 3 forced house sales, 2 forced section sales, 5 house moves, numerous house break-ins, 6 attacks on my car, 2 buggings by the SIS (1 with video, sound, relay and transmitter), numerous mail tamperings, at least 28 false police charges, and massive Counter-Intelligence.

As you know, New Zealand is run by Counter-Intelligence and not by Intelligence.

When I exposed the bug in my car through a manuscript that I had allowed to be stolen out of my vehicle by the SIS and Mossad watching me, as soon as they read it, they smashed the rear driver’s quarterlite window and removed their gear. They left a tool behind. It had a fingerprint. I took it to the police. They took the fingerprint. Then I was advised by the police that they do not keep fingerprint records of anyone working in the SIS – so no fingerprint match was found.

To date only one charge was engineered to stick and the judiciary went to extraordinary lengths to achieve this. The charge was for dangerous driving. When they found me, I was stationary, sober and alert. I have been charged twice with dangerous driving while stationary and sober. I view this as extreme profiling. The judiciary has a hatred of fathers going for custody or wining custody, and, inspite of all their deterents, I won custody.

The Crown Prosecutor Mr Sheer was made a District Court judge and was first utilised as a circuit judge. He was arranged to be in Huntly at the half day of my hearing. The Police had coerced the Black Power gang to take a hit out on my lawyer. This information was passed to my lawyer verbally and sufficiently shut him up.

The police officer involved in court was Detective Alan Brown. He said he had interviewed me on site, but I had never spoken to him before. I had spoken to a white haired round-faced guy and Alan Brown was skinny with tan skin, dark hair and an attitude problem like he’d spent too much time with aggressive dogs.

Anyway Detectives engineer crime as a career move to get them out of the small towns, so Detective Alan Brown got case notes from another file and read this out in
the District Court in front of the District Court judge Sheer, formerly the Crown
Prosecutor. Detective Brown failed to change the dates, names, types of vehicles and
the names of the drivers and witnesses, so it had a Pythonesque element. Never mind,
Crown Prosecutor Sheer lapped it up because he was now a judge and my lawyer
didn’t say anything because his life had been threatened.

The next time I saw Detective Alan Brown was outside the Auckland District Court
where I was being filmed for a documentary on the practises of the courts and those
within them.

The interviewer complained because he asked me one question and I spoke for 11½
minutes. Sometimes there just ain’t no room to move.

On 3 June 2008 in the back rooms of Parliament, Prime Minister Helen Clark
declared: “Greg Hallett is dangerous, not to be associated with, and a target”. This
was relayed to me via a very very high-ranking civil servant present who then told the
former 2IC of the SIS, who then contacted me and asked to meet with me personally,
and as soon as possible. This message was then passed to me over lunch on 4 June
2008. 2IC spoke to me in a deliberate voice, correcting himself to ensure he got the
quotes of the message correctly:

“The guts of the phone call was that I was to disassociate myself from Greg Hallett.
Greg Hallett has been declared a very dangerous man. Greg Hallett is a target . . .
“Helen Clark is going to try and discredit you. Minister of Finance Dr Michael Cullen
mentioned Ian Wishart last week in parliament and compared him to a mental patient.
He used parliamentary priviledge.

“They’re not going to take your driver’s license, for something like drunken driving,
you’re going to try something else.”

So why are you still here?

Since Helen Clark declared me ‘dangerous, not to be associated with, and a target’ on
3 June 2008, and the Court Bailiff turned up at my door on 10 June 2008, there is a
chronological sequence here. Surely this is an assassination of some sort. Surely, at
minimum, it is linked to time wasting five months out from the election.

It is my understanding that when such a double agent Prime Minister as Helen Clark,
with all her KGB training, cover marriage, and murders, declares someone
“Dangerous, not to be associated with and a target”, that this is open code for
assassination.

I need the Courts assurance that they are not accessories to murders in the past,
murder attempts in the past, or murders planned.

I need the Courts assurance that they are independent of the Government.

I need the Courts assurance that they are independent of the Deputy Commissioners
who advise them and are appointed by the government to advise them.

If these assurances are not given in writing, then I cannot take it that the New Zealand
judiciary has not been part of the assassination attempts against me, and part and
parcel of assassinations against others.

These assassinations against me have been physical, financial, career, automotive, and
reputation.
They have been a continual series of targeted hits ever since I exposed the Head of the Disputes Tribunal Grant Aislabie as a drug user during a Disputes Tribunal Hearing in January 1994. Since then, I have not won a material case. This has been part of a financial assassination. It appears, almost ritually, that whenever I buy a house, I am taken to court and robbed of my finances.

It also appears that all of those who get away with not paying me through the courts have been convicted sex abusers, drug users, Drug Squad informants and associates of the Helen Clark with like minded non-values, who attack for the government in order to maintain complicit cover for their own misdemeanours.

There are two other matters outlining attacks on myself which I would like addressed.

In 2000, I was phoned by the police to inform me there was a warrant out for my arrest and that I could pick up the arrest warrant from the Avondale Police Station. So the next day I went to the Avondale Police Station, went up to the counter and asked for my arrest warrant, giving my name and address. The officer behind the counter could not find it.

I recognised him. He was a builder and either moonlighted as a police officer or moonlighted as a builder. Either way, he was crooked at both. He had contacted my architecture practise and I had gone out to Pt Chevalier and met him at his house. He wanted to renovate illegally, without a building permit, and only needed drawings for beam sizes.

A short time later I was phoned by a female officer in the Ponsonby Police Station to inform me that there was a warrant out for my arrest and could I come in and pick it up. I told them I would be in tomorrow around lunchtime. The female officer asked if it could be early and I said I couldn’t get there until 9.30 am. So I arrived at 9.30 am. She grabbed some papers, didn’t show them to me, and drove me to the Auckland Central Police Station.

I had my cell phone, shoelaces and belt removed, with the excuse that it was to avoid suicide, and was placed in a cell in the dungeons, alone, still not knowing what this was about. I was given no food, drink, or telephone facility, then transferred into a police car.

In the car were the largest Police Officers I have ever seen. I was in the middle of the back seat and had to crunch my shoulders to fit. To my right sat the Auckland Area Commander Clint Rickards. He was later found by Operation Austin to be New Zealand’s worst ever rapist and paedophile. He was also a Mongrel Mob gang member in the Hawke’s Bay and had got into the police by informing on his gang members in 1978/79.

I was placed in a cell and was soon joined by the 2IC of Black Power in Papakura. A schizophrenic who specialised in boxing, he was placed in my cell by the former gang member Clint Rickards in order to have me beaten up.

Being a vegetarian (who eats fish), when sandwiches came around filled with pork, I gave this to the Black Power 2IC. We were all bros, but every 5 minutes he would forget where he was and how he got there, so I would have to begin the pacifying conversation again. He did teach me how to smuggle in a pen to write on the walls. Saved by a sandwich – the Maoris should relate to that.
At 3.45 pm I was taken out of the cell, unbeaten, much to the chagrin of Rickards, and arraigned before the judge at 4.15 pm – the latest possible time. The amorphous charges were read out, the police produced no evidence, the judge dismissed the case and looked quizically at the police. I was then led to the District Court cells and shoved out the entrance, having to make my own way back to the Central Police Station. This is the walk of shame – 1,000 metres of very public walk without shoelaces, belt, cell phone, money or credit cards.

It had all be a colossal waste of a day.

I require compensation.

I understand Clint Rickards has been shamed beyond belief. I also understand that he has been accepted by the Law Faculty to train as a lawyer and is expected to soon complete his exams and apply to the bar. What a joke!

The other matter concerns the Head of the Disputes Tribunal Grant Aislabie. He was my father’s drinking partner, he had a thing for my mother, and my closest relative was his drug dealer. Cycling home from school I would regularly find him in the bar at home, downstairs drinking with my father at 3.30 pm. When he saw me, he would rush out of the bar, open the ranch sliders and look at my 17-year-old arse as I got off my bicycle.

On 20 January 1980, the Pope made it legal for Roman Catholics to become Freemasons. Aislabie joined as soon as he could and I was standing at the top of his driveway when he returned from his initiation. Roman Catholic Freemasons were then encouraged to compromise themselves in exchange for promotion. Grant got into Class A drugs, namely coke and ecstasy, between the summers of 1982/83 and 1986/87. He would lend out his 1938 Plymouth (golden brown colour) in exchange for drugs and these would be left under the drivers seat.

He formed a legal practise on 13th Ave in Tauranga called ADHL. My closest relative supplied Class A drugs to 3 of the 4 partners, and 2 of the partners would fly to Australia on trips. When they returned and came around home for lunch and would report cryptically: “I’m not sure if I was supposed to be there”.

My mother had grown up in Rangiora, which is spy country, especially ex-British Intelligence, and Grant had a thing for my mother. He would come around and confess to her and seek counselling. On one occasion all the siblings were kicked out of the house, but I ate worms at the bottom of the garden. Grant confessed to my mother that he had made sexual advances on his daughter Caroline. He then separated from his wife Jill for a year, and had a series of mental breakdowns.

Commensurate with denial, he ran for Mayor of Tauranga and got 7 votes. Even his wife didn’t vote for him.

As a Roman Catholic, Freemason, bisexual, borderline alcoholic, Class A drug user, with incestuous tendencies, having a series of mental breakdowns who was born New Zealand’s hairiest baby and his mother wanted to smother him with a pillow . . . he applied to become the Head of the Disputes Tribunal and was accepted from 1993 to 2005. He was officially the Head of the Disputes Tribunal from 1995–2005 and was appointed by the Attorney-General Margaret Wilson (KGB), the same double agent who later appointed Grant’s career twin Paul Geoghegan as a Family Court Judge.
When I exposed Grant Aislabie as a drug user in January 1994, I was being nice to him. The retribution is that I haven’t won a court case since and have been repeatedly stripped of all my assets and finances.

I have since been told that this is boiler plating.

When it came for me to apply for custody, my separated wife was instructed to move to Hamilton. Here, she employed Paul Geoghegan as the Council for the Child. Paul Geoghegan is a Roman Catholic and Freemason of the same type, look and character as Grant Aislabie. They were career twins. That is, they would cover for each other, and attack anyone who had attacked the other, and then recommend each other for advancement.

Council for the Child Paul Geoghegan drew my custody case out as long as possible and obstructed access whenever he could. He used to ring me, once on New Years Eve, and informed me that he had found another way of stopping me seeing my child for another 6 to 8 months. He did this on 5 occasions over a period of 5 years with obstructions to access for 10 months, 11 months, 8 months, 6 months, 8 months and 11 months. He used to phone me and say: “You know you can’t win. It’s too big.”

In the end, I won custody, but not without it costing me most of the above. Given a choice, my daughter phoned me from school, I went down and picked her up, and she moved cities and has been living with me full time since April 2006.

Paul Geoghegan was enormously unpopular and other lawyers used to walk up to him outside court and say: “Fucked up anyone’s life today Paul.”

Almost immediately after my case was over, Paul Geoghegan nominated himself as a judge and this was accepted by the Attorney-General Margaret Wilson (KGB).

It turns out that Patrick Mahoney, the Principle Family Court judge from 1 October 1984 to 31 March 2004 was a defrocked Catholic priest.

It also turns out that the Family Court is a paedophile and crime creation movement and has taken over the Catholic Church as the principle supplier of children to paedophiles.

I seek Commissions of Inquiry into all of the above.

I see compensation of all of the above.

This has been posted overseas for my own protection.

Yours sincerely,

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