

Jayne Darley

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**From:**  
**Sent:** 25 November 2014 15:05  
**To:** LDF  
**Cc:**

**Subject:** SUBMISSION FOR LAWFUL INCLUSION IN CONSULTATION PUBLIC DOCUMENT

Selby District Council

Local Development Framework

'Plan Selby' – The Sites Policies & Local Plan

Initial Consultation, from 24<sup>th</sup> November 2014 > 19<sup>th</sup> January 2015

Policy & Strategy Team :

SUBMISSION OF COMMENT FOR LAWFUL INCLUSION IN CONSULTATION PUBLIC DOCUMENT

Thank you for your letter dated 20<sup>th</sup> November inviting comment from me personally with regards the Selby District Council 'Plan Selby', and, apparently, simply "outlined in the Core Strategy that was adopted in 2013."

The Selby District Core Strategy has not been lawfully Adopted as yet.

It has been kept in check since its 22<sup>nd</sup> October 2013 illegal Adoption by "Emergency Meeting of the whole Council" by my 7<sup>th</sup> June Indictment, lodged with The City of Westminster Magistrates' Courts, of High Court Judge Mr Justice Collins for Abuse of Office by Reckless Endangerment by Breach of Judicial Oath, and in showing favour to Selby District Council by disfavouing Her Majesty The Queen representing Ian Hinchey prior to the 10<sup>th</sup> March Oral Hearing at the Royal Courts' of Justice Queen's Bench Administrative Court revealing the rampant criminality sustaining the Core Strategy offering threat to life, and by prior dismissal 7<sup>th</sup> March of Administrative Court Form N463 'Judicial Review Application for urgent consideration' to negate its very existence and thus the existence of its attempt to prevent threat to life caused by the Selby District Core Strategy 'core strategic site' Olympia Park.

The Form N463 was a considered response to the perverting of the course of justice perpetrated by the Crown Court at York Judge in my 4<sup>th</sup> March 2014 Appeal Hearing evidence by my Appeal Notice content versus the actual conduct of the Appeal Hearing, which purposively repeated the offence to justice perpetrated by Magistrate Sullivan in denying me access to cross examination of any police witness to permit the revealing of the rampant criminality at the inception of and since sustaining the Selby District Core Strategy.

This illegal Adoption of an unlawful Core Strategy, of which all councillors had been informed, was perfectly timed to prevent the outcome of my Hearing at York & Selby Magistrates' Court 3<sup>rd</sup> December lawfully interfering with the illegal emergency Adoption. A refusal by Magistrate Sullivan to entertain an adjournment on the basis of absence of police witnesses caused my refusal to participate in a unfair Hearing in contravention of 1998 Human Rights Act Article 6 'the right to a fair hearing'.

The Hearing caused by three false arrests and false police charges contravening the very Act I was charged under,— Subsections 3 (a) 'pursuit of prevention of crime' actually protect from the charge - and charges only made possible by a provably contrived ambush by police-bribed neighbours willing to perjure themselves in both Magistrate and Crown Court.

Police were actively engaged in defending the Selby District Core Strategy based on unlawful and dangerous choice of a 'core strategic site' Olympia Park offering threat to life, supposedly possessed of a self-funding lawful business plan like the other sites competing to become 'core strategic site', but which no longer exists (NEVER existed according to its own support Public Document 'Updated Masterplan and Delivery Document – Oct 2010' (UMaDD) and is instead replaced by a conspiring at provision of £11.5 million public money unlawful conversion of a 75 year-old Title Absolute foot path by Nigel Adams MP on behalf of his 'funny-handshake fifth-column' masters and usurpers of police, judicial and Crown Prosecution Services of North Yorkshire, and the agreeing Communities Minister The Right Honourable Kris Hopkins.

This totally unlawful funding of the un-fundable and also the necessary outcome of my indictment of Mr Justice Collins add-up to the Selby District Core Strategy NOT being Adopted, indeed to be rejected on grounds of rampant criminality offering threat to life!

The latest product of this criminality, is the conspiring by no less than The Secretary of State for 'Communities & Local Government' (DCLG) The Right Honourable Eric Pickles MP, supported by The Secretary of State for 'Department of Environment, Farming & Rural Affairs' (DEFRA) and the so-called Independent Planning Inspectorate (PINS) specifically Inspector Mr Martin Pike and Inspector Mr Martin Eliot, the latter having continued to use my email 1<sup>ST</sup> July 2013 'Safer Selby Commander's refusal to act demanding Secretary's intervention' (I was falsely arrested a week later!) to actually arrive at a CREATION ORDER for the doubly unlawful UPGRADE to BRIDLE PATH, catastrophically more dangerous than the unlawful conversion from Ousebank residents' ownership in Title Absolute of the river bank foot path which offered threat to life bur which had to be stolen by conversion to justify Selby District Council's choice of Olympia Park on grounds of eco-friendly access on foot and cycle - even though I warned him at

his meeting that all the issues were currently “under the jurisdiction of the Royal Courts’ of Justice Queens’ Bench” before I walked out because unwilling to be in any way involved in such criminality.

The underhand preparation for an UPGRADE to bridle path was cunningly undertaken by Kier & Co as part and parcel of the railway swing-bridge refurbishing, but the criminally conspired to be a joke!

Criminally conspired at because I was falsely arrested three times and to suffer three kangaroo courts by massive usurping and then perverting of the course of justice several times, not the least by the initial criminal perverting of the course of justice entailed in destroying Public Record CO/2002/0634 – 8/16/255E/PA, containing the then North Yorkshire Chief Constable specifically mandating protection by law of Ousebank community safety, which is why the Public Documents had to be removed from public knowledge and to prevent lawful successful challenge to the serially failing BOCMPauls 1997 management buy-out team Ltd unlawful SUBMISSION by breaking Company Law by contravening their Articles of Association by dabbling in speculative house building and sales, and unlawful ACCEPTANCE by Selby District Council and the Chief Executive Martin Connor who remained unheeding of ALL warnings of criminality.

The totally unlawful Communities Department funding of the un-fundable; the necessary outcome of revealing the rampant criminality sustaining the Core Strategy once the Indictment of Mr Justice Collins is brought forward; the easily confirmed initial criminal conspiring started by the unlawful removal of Public Records, and a criminally conspired at CREATION ORDER for a doubly unlawful UPGRADE of an unlawful conversion of a 75 year Title Absolute owned foot path to cycle path in the attempt to obscure the lack of licence for such conversion guarantees that the Selby District Core Strategy will be Quashed, as it should have been, in Her Majesty's Name, by The Royal Courts' of Justice Queen's Bench Administrative Court Hearing, and by means of the Form N463 'Judicial Review Application for urgent consideration' being progressed and not dismissed to be negated by Mr Justice Collins.

Quashing the criminally conceived and instituted Selby District Core Strategy and rescinding BY LAW the doubly unlawful BRIDLE PATH UPGRADE CREATION ORDER and unlawful foot path conversion to CYCLE PATH will remove threat to life necessitating The Coroner's charges of CORPORATE MURDER being brought against all involved if the threat to life had become fatality

Especially now that it IS VISIBLE TO THE WORLD AND HIS WIFE that the ‘elephant in the room’ CREATION ORDER IS FOR A BRIDLE PATH WHICH WILL DECAPITATE CERTAINLY A RIDER AND POSSIBLY HORSE AS WELL, AND AS WELL AS OFFERING KILLING A MOTHER AND ALL HER CHILDREN, WHEN A HORSE BOLTS FROM A TRAIN WALLOPING OVER THE METAL BRIDGE JUST ABOVE ITS HEAD THROUGH THE FENCED-IN UNDERPASS RUNNING UP TO A BLIND DOG-LEG, THE TRAIN NOISE BLOCKING ANY WARNING!!!!

Sincerely

Ian T Hinchey Ousebank where 37 families have for 6 years to date been forced to live

Under threat to life and limb and livelihood – from communal occupier costs

For accident and dangerous daily prevention of such costs by being forced

By Selby District Council unlawful conversion of foot path to dangerous

Cycle path and now upgraded to catastrophically more dangerous Bridle Path

CONTRARY TO CRIMINAL, HUMAN RIGHTS, STATUTE AND MORAL LAW

**Jayne Darley**

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**From:**  
**Sent:** 26 November 2014 09:41  
**To:** LDF  
**Subject:** SECOND SUBMISSION FOR LAWFUL INCLUSION IN CONSULTATION PUBLIC DOCUMENT  
**Attachments:** Fwd: SUBMISSION FOR LAWFUL INCLUSION IN CONSULTATION PUBLIC DOCUMENT



**Jayne Darley**

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**From:**  
**Sent:** 25 November 2014 19:49  
**To:** Gillian Marshall  
**Cc:**

**Subject:** Fwd: SUBMISSION FOR LAWFUL INCLUSION IN CONSULTATION PUBLIC DOCUMENT

Ms Marshall :

Your grasp of the law is not what it should be if you purport to represent the interest of the taxpayers of Selby District according to the remit which accords with your 'job description'!

Running-up unnecessary legal expenses of £5,000plus to be charged to the taxpayers in the hope of falsely foisting the expenses on me to intimidate me out of protesting against the Core Strategy at the Oral Hearing was also hardly representative of 'best practice'.

The Royal Courts' of Justice Queen's Bench Administrative Court N463 'Judicial Review application for urgent consideration' was submitted by me to the Administrative Court Office PRIOR to the Oral Hearing, and also received acknowledgement of Service from The Crown Court at York PRIOR to the Oral Hearing.

My 'live' N463 was dismissed out of hand PRIOR TO THE ORAL HEARING by Mr Justice Collins in order to favour Selby District Council against Her Majesty by negating the very existence of my lawful three legal attempts to bring the rampant criminality to light and to thereby prevent threat to life, a breach of Judicial Oath giving rise to my Indictment lodged 7th June with The City of Westminster Magistrates' Court for 'Abuse of Office by Reckless Endangerment' of the lives of Ousebank residents.

Submitted in accordance with The 1985 Prosecution of Offences Act, Sub-section 7 . 4 (b) mandates forwarding copies of all relevant papers to The Director of Public Prosecutions, and I informed Ms Alison Saunders, Director of Public Prosecutions, personally, in advance of receiving copies, and at the time of my submission, to prevent a repeat of the defrauding perpetrated by York & Selby Magistrates' Courts in 2011 of a similar submission against the same Statute Law - York & Selby Magistrates' Courts also held up my indictments of 1st May against the Selby District Core Strategy criminals, 2nd May against other Abusers of Office by Reckless Endangerment, and 10th July 'Conspiring at my false arrests', in favour of a 'fast-tracked' false charges against me, and with North Yorkshire Crown Prosecution Services not only being informed of the copies of Indictments they said they would need before being able to proceed with cases, but having been sent copies of the ACTUAL INDICTMENTS THEMSELVES so the defrauding of the Statutory Mandate at Subsection 7. 4. (b) of the 1985 Act had no chance of being repeated by York & Selby Magistrates' Court. Which, of course, it was, is, a forever will be if Magistrate Sullivan has his way.

I hope you will now fully understand just how the check by N463 prior to Oral Hearing prevents anyone or any Body or Public Body daring to regard Selby District Council Core Strategy as being lawfully Adopted on the 22nd October by the Emergency meeting of the full Council, and to the health and financial disadvantage of the Selby District taxpayers which you must surely strive to protect (See Human Rights Act : Section 6. -Public Bodies)

And a Council fully informed of the rampant criminality and offered the prior opportunity to invoke 'Requisition for Extraordinary Meeting' by 5 councillors, once signed by the Head of Council, during which one-quarter of councillors (11 of the 41) are a quorum which may lawfully conduct proceedings to reclaim the Council from the criminals, and AFTER 7 days if Head of Council refuses to sign - all in accordance with Schedule 12 of The Local Government Act 1972.

Sincerely

Ian T Hinchey Ousebank resident

Original Message-----

From: Gillian Marshall

To

Date: Tue, 25 Nov 2014 15:34:24 +0000

Dear Mr Hinchey

I write in relation to your assertion that the Core Strategy has not yet been lawfully adopted.

I confirm that the Core Strategy was adopted by this Council in October 2013. There were two sets of legal proceedings in respect of the adoption both of which sought to quash the adoption and both of which were dismissed by the High Court. Whilst you may have sought to issue an indictment against the Judge who dismissed your challenge the order he made still subsists and as such the Core Strategy has been lawfully adopted.

Matters in relation to your proposed indictment are between you and the Courts.

Gillian Marshall

Solicitor to the Council, Selby District Council: 01757 292095

**Jayne Darley**

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**From:**  
**Sent:** 27 November 2014 11:03  
**To:** LDF  
**Subject:** THIRD SUBMISSION FOR LAWFUL INCLUSION IN CONSULTATION PUBLIC DOCUMENT  
**Attachments:** WEBSITE REFUSES TO ACCEPT MY EMAIL, VITAL FOR MANAGING DIRECTOR TO BE AWARE OF

Selby District Council

Local Development Framework

'Plan Selby' - The Sites Policies & Local Plan

Initial Consultation, from 24th November 2014 > 19th January 2015

Planning & Policy Team :

Please be informed by a copy of email below along with the Selby District taxpayers of the step taken to lead to the prevention by Network Rail according to law of Selby District Council/serially failing BOCMPauls 1997 management buy-out team Ltd attempts to defraud Ousebank residents of INVIOABLE VITAL OUSEBANK RESIDENTS' PROPERTY RIGHT OF CURTILAGE at Recreation Road underpass and level crossing and serially failing BOCMPauls 1997 management buy-out team Ltd across-yard INVIOABLE VITAL OUSEBANK RESIDENTS' PROPERTY RIGHT OF CURTILAGE.

The ensuing prevention according to law rendering the Selby District Council & Executive Core Strategy criminally conspired-at choice of 'core strategic site' Olympia Park untenable.

Sincerely

Ian T Hinchey Ousebank resident

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**Jayne Darley**

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**From:**  
**Sent:** 17 November 2014 10:45  
**To:**  
**Cc:**

**Subject:** WEBSITE REFUSES TO ACCEPT MY EMAIL, VITAL FOR MANAGING DIRECTOR TO BE AWARE OF

PLEASE FORWARD TO MANAGING DIRECTOR NETWORK RAIL IN ACCORDANCE WITH LAW

Managing Director with whom the BUCK STOPS,

A resident of Ousebank has been in long-term contact with the Network Rail York Office regarding serially failing BOCMPauls 19097 management buy-out team Ltd mis-representation of Ousebank residents 'INVIOABLE curtilage through serially failing BOCMPauls 1997 management buy-out team Ltd yard.

These desperate people - see the effect of the current Indictment of High Court Judge Mr Justice Collins in the two latest email copies below - have been willing to lie to your York office by stating the inviolable curtilage to be exclusively the property of the serially failing BOCMPauls 1997 management buy-out team Ltd.

The level-crossing route through the yard is an inviolable PROPERTY RIGHT OF CURTILAGE - not a dispensable 'right of way' as the criminal Selby District Core Strategy promoters would claim of the level-crossing and yard path, and also the Recreation Road underpass which INVIOABLE PROPERTY RIGHT OF CURTILAGE is ALSO BACKED-UP by a 1902 3,000 year 'perpetual' right rendering the underpass unavailable to the meddling of ANY AND ALL AUTHORITIES.



You Legal Department can check these unequivocal facts an act accordingly to prevent buck bounce-back when the High Court Judge's Indictment is brought forward.

Please inform Ms Denise Thompson, York Manager of Customer Relations that simply 'not coming back to respond to the problem' above which has been outlined to her in her capacity representing Network Rail will become complicity rendering Network Rail culpable!!!!!!

Sincerely

Ian T Hinchey Ousebank where 37 families have for 6 years to date  
been forced to live CONTRARY TO LAW under threat of  
and limb and livelihood - from communal occupier  
liability costs for accident/dangerous daily attempts  
at daily prevention of such costs by being forced into  
contesting unlawful SDC promoted unlawful mass trespass

**Jayne Darley**

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**From:**  
**Sent:** 27 November 2014 13:05  
**To:** Mary Weastell  
**Cc:**

**Subject:** Fwd: THIRD SUBMISSION FOR LAWFUL INCLUSION IN CONSULTATION PUBLIC DOCUMENT  
**Attachments:** THIRD SUBMISSION FOR LAWFUL INCLUSION IN CONSULTATION PUBLIC DOCUMENT

Ms M Weastell - Chief Executive, Selby District

Chief Executive :

Along with the pending Indictment of Mr Justice Collins for perverting the course of justice to aid and abet threat to life - both criminal offences, and which cast doubt on his fitness to make ANY rulings after the 7th March 2013 (the Oral Hearing to Quash Selby District Council Core Strategy was 10th March 2013!) - and to cover-up the rampant criminality sustaining the Selby District Core Strategy from its criminally conspired at conception, inception, promotion and protection by 'funny-handshake fifth-column' usurping of police, magistrate, Crown and High courts' judicial powers and Crown Prosecution powers, in collusion with the Selby District Council 'cabal' - how else might the necessary immaculate timing to prevent lawful interference with the Adoption and progressing of the Core Strategy, by my three arrests and three kangaroo courts been achieved otherwise ? - the silt-only lack of bed-rock base rendering Olympia Park un-build-able upon; the soon to be prohibited meddling with the other two vital PROPERTY RIGHTS OF CURTILAGE preventing access to achieve build; the criminally conspired at doubly unlawful UPGRADE to

bridle path, from unlawful conversion to cycle path of 76 year-old private Title Absolute footpath endangering life, being TOTALLY UNFIT for purpose, a danger to rider, horse and public, have made a criminal farce of the initial criminal conspiracy.

Spawforths Ltd 'dash for cash', increased from £40 million to £64 million blood-money by Coalition Government increase in permissible Dwellings Per Hectare, was thoughtless and so lacking in evidence in its Public Support Document 'Updated Masterplan and Delivery Document - October 2010' (UMaDD) as to be commented upon by financially sufficient competitor sites for the 'core strategic site'

The fact that a 'desk based inspection' was conducted by Spawforths Ltd not only to avoid the costs involved in a 'physical inspection' called for by the change in status of the land behind the defences from 'allotments' to 'residential' and also because demanded when a 'railway and flood-defences meet', but to avoid onerous costs of attending to the gap in the flood-defence wall at the junction with the railway embankment.

This danger has been warned of 'as the worst ever possible UK man-made disaster' for four years by threat of tsunami (unpredictable wave-train) capable of sluicing away the railway embankment curving in front of the gap, an embankment which protects Barlby village and Barlby Bridge First School, and if the 995 dwellings were built when this happened the death toll could be in excess of 4,000!

The so-called-Independent Government Inspector Mr Martin Pike, appointed by Secretary of State DCLG The Right Honourable Eric Pickles MP, commented "the height difference is bound to be found out by the river [River Ouse]" (Matters 6 Consultation 30th September 2011 Selby Civic Centre) but only in passing, unfortunately, as he went on pass the site as safe! He was indicted by me 2nd May 2013 for 'Abuse of Office by Reckless Endangerment', one of the three Indictments held-up by York & Selby Magistrates' Courts even though copies of the Indictments were sent to North Yorkshire Crown Prosecution Services.

The other so-called-Independent Government Inspector continued progressing the 'white elephant' Upgrade to catastrophically dangerous bridle path even after my warning that it was under the jurisdiction of the Royal Courts of Justice Queen's Bench Administrative Court. What would be the point of Indicting Mr Eliot and all the others who have worked to progress the criminality since the last Indictments, simply for them to be held-up?

You may now realise, Chief Executive, just how the Selby District Council criminal Core Strategy based on a criminally selected choice of Olympia Park has undermined to destroy the Rule of Law in Selby District and North Yorkshire and to reach into The High Court to work against Her Majesty!

The only chance for the re-institution of the Rule of Law so it does not go on to undermine our Democratic Monarchy is to defeat the criminals by bringing them to court after quashing the criminal Core Strategy!

Sincerely

Ian T Hinchey Ousebank resident

**Jayne Darley**

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**From:**  
**Sent:** 27 November 2014 11:03  
**To:** LDF  
**Subject:** THIRD SUBMISSION FOR LAWFUL INCLUSION IN CONSULTATION PUBLIC DOCUMENT  
**Attachments:** WEBSITE REFUSES TO ACCEPT MY EMAIL, VITAL FOR MANAGING DIRECTOR TO BE AWARE OF

Selby District Council

Local Development Framework

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contesting unlawful SDC promoted unlawful mass trespass

**Jayne Darley**

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**From:**  
**Sent:** 11 January 2015 14:01  
**To:** LDF  
**Cc:**

**Subject:** What does it profit UK guest US GANNETT Publications Inc to back UK criminality?

What does it profit US GANNETT Publications Inc to back criminality against UK Democracy and The Rule Of Law from which it profits, so must help to SUSTAIN - especially in being a profiting guest of the UK?

FOURTH SUBMISSION FOR LAWFUL INCLUSION IN PUBLIC DOCUMENTS RELATING TO

Selby District Council/ Executive/Planning Committee Local Development Plan Initial Public Consultation

24th November 2014 - 19th January 2015 - .and to which, according to Statute Law HRA : Section 6 'Public Bodies', all elected and all paid members of all associated Public Bodies addressed should respond by "STRIVING to act" according to the demands of Statute Law, at risk of being considered culpable and thus liable for The Coroner's 'Corporate Murder Charge' at the first fatality caused by this pursuit of blood-money

This prostitution of knowledge is an attempt to attract pressure of international condemnation all else having sadly, tragically, failed, against what one Chief Constable has termed a 'right-wing takeover' of the UK and evidenced by, for example, Selby District Executive's 'Bull-dozer Planning' proposal, and act usually associated with Totalitarian state control - where planning proposals are to be carried out immediately and the legal mess sorted after, if ever - and the TOTAL inability in FOUR full years, with 50,000 emails and 23,000 tweets, to interest ANY Public Body in instituting The Rule Of Law according to Democratic Right according to Parliamentary MANDATE!! - the expressed will of the people in pursuit of the protection of the people "everyone shall have their right to life protected by law" and "everyone shall have their right to property protected by law"

<http://www.THEBIGBANGBIGRIPTHEORY.COM>

**BIG BANG/BIG RIP THEORY : REVOLUTIONARY, ICONOCLASTIC SO RADICALLY NEW THEORY PROVIDING A NEW UNDERSTANDING OF THE UNIVERSE**

First ever complete theory – thus the solution to past problems and questions – and which connects the natures and causes of – in order of appearance – Quantum Entanglement, Black Holes/Inflation, Gravity, Speed of bodies in galaxies, caused by a balance which fails, to cause Quasars and Dark Flow, with the help of the Galaxies-Turning Super-Duper-Mega-Massive Black Hole centring our universe.

[PLEASE help : buy into this prostitution of knowledge to fund forcing into court Indictment 07/06/14 against High Court Judge Mr Justice Collins to show serial perverting of the course of justice; and my two blocked Appeals to Her Majesty 2012 & 2014; my three false arrests, three kangaroo courts; and my four blocked indictments 29/08/11, 01 & 05/05/13 and 10/07/13, all perpetrated to cover-up life threatening Selby District Council Core Strategy criminalities worth £421,000,000 - £288,000,000 due from next 7,200 New Home Buyers as £69,000,000 covers-up cost of criminality, £64,000,000 blood-money to appease 2000 financial re-schedulers of serially unlawful BOCMPauls 1997 serially failing 1997 management buy-out team Ltd - and now succeeding because unlawfully aided and abetted by Secretary of State Eric Pickles MP, His Minister Kris Hopkins MP, Nigel Adams MP- Selby & Ainsty and the North Yorkshire/London 'funny-handshake fifth-column terrorist cell. With not even one hint of the informed of rampant criminality being published in ("bastions of democracy" – Eric Pickles MP) the local press, Selby Times/Post/York Press owned by Newsquest Media Ltd owned by US Gannett Publications Inc, actively censoring to kill local democracy.

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**Jayne Darley**

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**From:**  
**Sent:** 12 January 2015 11:52  
**To:** LDF  
**Cc:**

**Subject:** What does it profit a UK guest US GANNETT Publications Inc to back criminality?

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FOURTH SUBMISSION FOR LAWFUL INCLUSION ACCORDING TO LAW IN PUBLIC DOCUMENTS

RELATING TO Selby District Council/ Executive/Planning Committee Local Development Plan Initial Public Consultation 24th November 2014 - 19th January 2015 –

and to which, according to Statute Law HRA : Section 6 'Public Bodies', all elected and all paid members of all associated Public Bodies addressed should respond by "STRIVING to act" according to the demands of Statute Law, at risk of being considered culpable and thus liable for The Coroner's 'Corporate Murder Charge' at the first fatality caused by this 7-yearpursuit of blood-money

The prostitution of knowledge is an attempt to attract pressure of international condemnation, all else having sadly, tragically, failed, against what one Chief Constable has termed a 'right-wing takeover' of the UK and evidenced by, for example, Selby District Executive's 'Bull-dozer Planning' proposal - a method usually associated with the arrogance of Totalitarian state control - where planning proposals are to be carried out immediately and the legal mess sorted after, if ever. And also the TOTAL inability in FOUR full years, with 50,000 emails and 23,000 tweets, to interest ANY of MANY Public Body in instituting The Rule Of Law according to Democratic Right according to Parliamentary MANDATE!! - the expressed will of the people in pursuit of the protection of the people "everyone shall have their right to life protected by law" and also "everyone shall have their right to property protected by law"

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Ian T Hinchey Ousebank resident

**Jayne Darley**

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**From:**  
**Sent:** 16 January 2015 15:40  
**To:** LDF  
**Cc:**



**Subject:** Cracking one nut with a steamroller

FIFTH SUBMISSION FOR LAWFUL INCLUSION INTO PUBLIC DOCUMENTS ACCORDING TO LAW

To : - Selby District Council /Executive / Planning Committee Local Development Plan

Initial Public Consultation 24<sup>th</sup> November 2014 – 19<sup>th</sup> January 2015.

From :- Ian T Hinchey Ousebank resident

Ousebank residents have been forced CONTRARY TO LAW, to live under threat to life and limb and livelihood - because trespass has been encouraged for several years by an unlawful sign posting and from personal bankruptcy to be caused by accident liability possible from the MASS trespass being encouraged now by the Selby District Council criminal Core Strategy Core Strategy – and because of the theft required to justify the criminal choice of 'core strategic site' Olympia Park by unlawful conversion of a private and deeded riverbank foot path, held communally, with occupier liability for accident, in Title Absolute for 76 years to date by Ousebank residents, and as any 'no win no fee' legal firm worth their salt would show - in

to a cycle path by Selby District Council, Executive and Planning Committee, and by their actively and cunningly working to contravene Statute Law Mandate by Parliament contained in Section 16.2 Countryside & Rights of Ways Act 2000 which mandates by law a consultation with the owners of the foot path before any attempt to convert the foot path can lawfully be made - Councillor Peart attended the meeting in 2011 with North Yorkshire County Council member Mr Russ Varley which used a non-existent 'licence' to permit the catastrophically more dangerous and doubly unlawful upgrade to killer bridle path, and I still await a reply as to the licence reference.

I informed Selby Police Inspector Richard Abbott over quite a period of time during 2011 to 2013, but specifically from 2013 by informing Safer Selby Commander Chief Inspector Mark Iveson, of the need to prevent the continuation of the chances of serious accident if not death by the unlawful cycle path - the foot path has three dog-legs which cyclists unthinkingly tear around and this act was increasingly met since the unlawful sign posting from 2008/9 onwards – three near-hits personally in the last 18 months or so. Cyclists seem to act psychopathically on the assumption that the right to the path is theirs' alone, and there is no time or occasion to inform them otherwise than to their backs as they disappear.

The response to my requests was an early morning raid on my home by Selby Police looking for explosives on the word of one person alone, a bribed neighbour, the bribe being evidenced on the Harassment Notice surreptitiously present on the desk of the arresting officer, although no arrest was lawfully possible according to The Prevention of Harassment Act 1996 because contravening all sections which offer protection from harassment, namely Sub-section 3 (a) 'pursuing a course of conduct aimed at preventing crime'; 3 (b) 'pursuing a course of conduct aimed at preventing an actionable offence' ; and 3 (c) 'pursuing a course of conduct considered reasonable by a third party 'the man on the Clapham Omnibus'(I was trying to stop the neighbour harassing me on this issue with his three dogs (grounds of the FIRST complaint to police one month before arrest) on land deeded to my home and also from his committing Common Law trespass across the same land in his intimidating 4 x 4'.

No valid and lawful Core Strategy should need to stoop to the level of life-wrecking false arrests and kangaroo courts, ironically, to find protection and passage into law!

And all used to against one lone protest!

The THREE KANGAROO courts which followed from this initial entirely false arrest of THREE FALSE ARRESTS with all the insidious snake-reach of corruption this entails between Council, Executive, Planning, Police and Magistrates' Courts, Crown and High Court, with a Secretary of State with His Minister aiding and abetting the criminals with the local sitting MP, and the adamant silence of the local press are outlined in my previous FOUR SUBMISSIONS.

[www.TheBigBangBigRipTheory.com](http://www.TheBigBangBigRipTheory.com) carries an outline of the whole to the whole world!!

**Jayne Darley**

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**From:**  
**Sent:** 19 January 2015 14:03  
**To:** LDF  
**Cc:**

**Subject:** Second check on as yet not lawfully Adopted Selby District Council Core Strategy

SIXTH SUBMISSION FOR INCLUSION ACCORDING TO LAW IN PUBLIC DOCUMENT RELATING TO

Selbt District Council Local Development Plan - Initial Public Consultation 24/11/2014 - 19/01/2015

Policy Team :

Yesterday I followed up my information sent to The Archbishop of York in 2011 regarding being defrauded by York & Selby Magistrates' Court of Statutory Right to have an Indictment in accordance with 1985 Prosecution of Offences Act Section 7. 4. (b) - and with (a) and (b) having come into force since, but also defrauded-of - forwarding to The Director of Public Prosecutions and which would have undoubtedly then led to the halting of the since costly unlawful progressing of the criminal Core Strategy - as would any of my three other 2013 Indictment - and by begging The Most Revered & Right Honourable Dr. John Sentamu Archbishop of York to exercise his powers to ensure the criminality of corrupt Council, Police, Judiciary and

Crown Prosecution services combining to offer threat to life in pursuit of blood-money could no longer be sustained, nor ever again be repeated in Selby, Selby District, York, North Yorkshire and London.

And by ridding the world of a criminal Selby District Core Strategy based on criminal Public Documents – Selby District Sites Allocations Document (SaSAD) stating to deceive investors and stave-off would-be protestors that the ‘core strategic site’ Olympia Park already possessed “planning permission” (Section 18 ‘Barlby & Osgodby’); and ‘Updated Masterplan and Delivery Document – October 2010’ (UMaDD) attempted theft by falsification of official boundary of Ousebank residents’ Deeded rear road of the 32 properties - and a de facto criminal conspiracy perverting the course of justice by unlawful removal of Public Records CO/2002/0634 – 8/16/255E able to successfully challenge SDC choices in incorporating Chief Constable of North Yorkshire directive to offer ‘community safety’ according to Section 17 Crime & Disorder Act 1998 to Ousebank residents’ ‘desire line’ through private un-adopted roads and path ways, the ‘choice of ‘core strategic site’ Olympia Park forcing unlawful mass trespass to the liability for occupiers’ communal accident costs, and also the dangers to life and limb of residents daily attempting to prevent such liability by preventing the mass trespass forced on them by Selby District Council’s unlawful choice of Olympia Park as ‘core strategic site’, the unlawfully operating company serially unlawful BOCMPauls serially failing 1997 management buy-out team Ltd submitting the site in full knowledge of being unable to afford competitive commercial self-funding participation, but this being unheeded by Selby District Council who chose the site in order to wittingly pursue unlawful profit by offering threat to the lives, limbs and livelihood of Ousebank residents and innocent passers-by.

My new communication to The Archbishop explains the check placed regarding any progress of the Selby District Council criminal Core Strategy, and by my Indictment of Mr Justice Collins for dismissal and negation of the Administrative Court Form N463 which would have enabled a fully-informed Oral Hearing prior to a proceeding to judgement to prevent the Core Strategy in Her Majesty's Name, Mr Justice Collins rendering himself unfit as a High Court Judge to proceed to Judgement by the breach of Judicial Oath needed to favour Selby District Council against Her Majesty and dismiss the N463 prior to judgement, and to recklessly endanger the lives and limbs and livelihoods of Ousebank residents CONTRARY TO LAW.

Sincerely

Ian T Hinchey Ousebank where 37 families have been forced for 6 years to date to live

Under threat to life and limb and livelihood CONTRARY TO LAW having been

Defrauded by Selby District Council by unlawful choice of unfunded Olympia Park  
of the protection for life and property IN ACCORDANCE WITH LAW.