Dear John,

Thank you for your e-mail of 22nd March. Yes, I did receive your previous e-mail and I did answer it. It would seem my reply did not arrive. I wonder why. I do hope this letter gets through!

What happened was as follows (I don't remember the exact dates, but it was in February):

1) On the Thursday before I was kidnapped, I had my weekly meeting with probation. With hindsight, I can see now that things were not right there. Instead of the usual, tediously stupid questions they normally asked, they did not and appeared to be uncharacteristically friendly. Also, they normally refund the cost of my journey to them, but did not this time. It seems they knew I would not need the money.

2) That afternoon, I noticed two people in plain clothes hanging around at the top of the driveway. They were there for a good hour or so. They "smiled" like police to me. Plain clothes police always look slimy and devious. I reported this to my supporters immediately, as I thought I was going to be "lifted".

3) After a while, one of them knocked on the door but I did not open it as I was under strict instructions from my landlord not to open the door to anybody I did not know.

They then went away. I reported this.

Friday afternoon, I went to sign on for bail at the local nick. I thought I might be detained then, but all went without a hitch. I then did my shopping for the weekend. I'd not done so earlier, as it looked like I wasn't going to be around for much longer. I reported the situation to my supporter.
4) Then came the midnight knock. Two men in police uniforms gained access to the house. They apparently worked another tenant and got him to open the door. I was fast asleep and had not heard the knock on the front door.

They said something about a Home Office order recalling me for alleged breaches of my licence, which is, of course, utter nonsense.

They prevented me from phoning my solicitors and took me away, tra la!

At the police station, I was not allowed to contact anybody to tell them what had happened, but as there is a danger of me "disappearing," I have an arrangement with my solicitors that if I do not report in once a day, then something has happened to me. Fortunately, one of the other tenants passed the news on.

5) The Saturday morning I was brought to HMP Preston, where I have been ever since. It took me a couple of weeks to find out why I was recalled. The reasons were:

1) A car was parked outside my place of residence. There is nothing in my licence conditions about cars, parked or not, so this is a very spurious matter.

Some weeks earlier, when probation officer visited me at my place of residence, they mentioned that two cars were parked outside, and wanted to know if I owned them. I told them I did not.

In subsequent weeks they kept on and on about these cars. I don't know why, they just seemed to have some sort of paranoid obsession about them.

I told them to contact the DLVA to see if I owned a car and gave them my landlord's tel. no. so they could ask him about these cars.

Probation did not contact either of them.
(2) I was e-mails to various people without the knowledge of Probation. This is not a breach of my licence conditions and as I had also e-mailed probation officers, then I was doing so with their knowledge.

(3) Making derogatory remarks to probation officers. There was an independent witness at my meetings, who is willing to make a sworn statement that this is not true.

Bear in mind that even if these obviously bogus allegations were true, they would amount to minor technical infringements for which a Recall is not normal.

There is obviously (another) reason(s) for this.

Had I misbehaved in such a way then the normal way of dealing with this would have been to issue first a verbal, then a written warning.

This did not happen.

The disproportionate reaction and the obviously contrived allegations, and the manner in which I was approached suggest there is something behind all of this.

My first thought was that this had something to do with the European Arrest Warrant (EAW).

You may recall that we applied for leave to appeal in November 2016. Normally such an application would only take a few weeks to process. However, nothing appears to have happened here.

As you may recall, the only way my house in Austria can (legally) be sold is on my death. The Austrian judiciary have declared me to lack mental capacity (without a psychiatrist ever having examined me three).

The psychiatrist who has examined me has confirmed that I have neither a personality disorder, nor any mental health issues.
Once back in Austria, I am likely to be detained in a mental home where I face getting a sudden and unexpected 'heart attack'.

The Austrian judiciary runs a similar remote to the Court of 'Protection' in the UK.

Then, a few days ago, the probable reason for my recall became apparent when I heard that Court of 'Protection' proceedings regarding my mother were now going ahead.

These proceedings were put off while I was out of jail. They are now going ahead without my participation. That appears to be the main reason for my recall.

As you may recall, the COP is hearing an application from my mother's abuser to determine if she has sufficient capacity to decide if she wants to have further contact with me.

Her abusers not only want to deprive her of what is left of her liberty, they also want to revoke my lasting Power of Attorney so they can strip her of what little is now left of her assets.

Bear in mind she has already been defrauded of her house, had all her belongings stolen, her bank account plundered, been imprisoned in a care home against her will, where she has been crippled through willful neglect.

I have had sight of some of the correspondence sent by her abusers to the COP which maintain that she is continuing to ask to be returned to my care, and is complaining that her glasses have been taken away from her and that she is not allowed to get up and walk about.

Mum suffers from double vision and when I was coping for her, she had expensive glasses with prescription lenses. Her 'carers' apparently broke them and are refusing to spend the necessary money on replacing them.
And when I was caring for Mum, she had access to a static training bicycle, which she used daily. She also had a walker and I got her out walking up and down the road most days. She got around our house in Austria with the aid of cutrails and Zimmer frames, so was able to get around without much assistance.

All this is now being denied to her.

I have been designated an "abuser", while the people who have stolen her house, money, belongings, health and freedom are "safeguarding" her.

Such is the Alice-in-Wonderland world in Brave, New Britain.

To return to the issue of the European Arrest Warrant:

Now that poor, old Mum has been stripped of her assets, it is my turn next.

Our abusers attempted to fraudulently sell my house in Austria, but could not find a conveyancing lawyer willing to participate in the fraud.

The only way it can be legally sold is on my consise, which is clearly in the process of planning.

The original plan was to extradite me to Austria and dump me off there out of sight of my supporters.

The fact that the application for appeal is in abeyance indicates that the EAW has no merit. That means that the possibility of me being bumped off in a funny farm in Austria has diminished, so another way of getting rid of me needs to be found.

No and behold! Yesterday, I got a letter from Healthcare telling me they had referred me to a psychiatrist. My, what a surprise!

Finally, back to poor, old Mum.
While I was briefly out of jail, I contacted everybody on Mum’s Christmas card list to let them know what had happened to us. I gave them the addresses of the women jailed in York Social Services through whom they could supposedly contact her.

York SS have been withholding communications from her friends. Being social workers, they get some sort of perverted pleasure from tormenting the vulnerable people in their care. However, it seems to many of her friends that the SS could not handle this easily. A number of Mum’s friends complained to the SS about the abuse they were subjected to.

What these people want is for Mum to become so isolated that no one will notice when they bump her off. Despite having spent £-millions on pursuing us across Europe for years (gagging orders, false allegations, long police investigations, imprisonment, court fees, etc, they still have not been able to keep the lid on this case.

Let us hope they will not be able to do so until justice is finally done.

Just in case this letter does not get through, I have asked solicitors to check with you to make sure it has.

Feel free to circulate this letter through the usual channels.

Regards,
Peter.

P.S. Almost forgot to give you an update on the "gagging" orders. Not holding my breath to hear I’m not 100% sure of the exact details, but there are currently three "gagging" orders out on this case. The cost to the public purse is said to be well in excess of £1 million.

All of these orders require a blog hosted in the US to be taken down.
As they are located in the US, then English courts do not have jurisdiction. The complainants need to get court orders in the relevant jurisdiction to achieve this.

They have not done so.

It is not clear if they either decided not to attempt this, or, if they have, that the US courts have rejected the applications.

Either way, Jimmy Savile’s favoured police force, the North Yorkshire pervers-I’m blue, have squandered a massive amount of public money to no avail, that at a time of supposed “austerity”.

How many front line police officers could this money have funded?

Does that not show where the police have their priorities?

They would rather spend taxpayers’ money trying to silence whistleblowers than on fighting crime.

And what has the Home Secretary done about this?

Nothing.

The word “accountability” is not on the job description.