Xxxx xxxxx

London xxxx

**No response received to this letter**

**due to the embarrassment**

23 January 2014

Mr David Beamish

The Clerk of the Parliaments

House of Lords

London SW1A 0PW

Dear Mr Beamish

**UNLAWFULLY WITHHOLDING MY RIGHTFUL REMUNERATION BY HOUSE OF LORDS MY FORMER EMPLOYER**

I INVITE EVERYONE WHO READS THIS LETTER, TO VISIT MY WEBSITE [www.racialabuse-houseoflords.com](http://www.racialabuse-houseoflords.com), and to advise the relevant members of the Judiciary including the Judicial Complaints Investigation Office to investigate this matter instead of informing me that they have **‘no power to overturn the Decision’**. I remind the Judiciary that the so called ‘Decision’ to dismiss my race claim was prejudicial and tendentious as it was tainted with Bribery & Corruption instigated by Lord Irvine the then Lord Chancellor who abused his powers of his triple role. He bribed Mr Andrew Bano the Chairman of the Croydon ET to dismiss my race claim in order to not to tarnish the reputation of the HOL with the stigma of racism as it was the highest Judiciary authority in UK at that time. Therefore, to glibly state that the case was heard and the Decision cannot be overturned, is irrelevant as the case contravened Article 6 of the Human Rights Act where I was deliberately denied a fair trial. Furthermore, the non-payment of my appropriate remuneration was not even once deliberated upon as it was intrinsically linked to the case of Racism. It is conspicuous that Mr Andrew Bano stated in his Decision that “

“However, it is not in dispute that **throughout** her employment the Applicant has worked very much longer than her contracted hours and it appears to have been frequent for her to work up to **60 hours per week’**.

In spite of the above enlightening statement, and also within the terms of reference of the ET Chairman, Mr Bano, deliberately failed to make an order for the HOL to pay my monies as laid down in the Employment Statutes. Furthermore, the Non-payment of my appropriate monies that I am legally entitled for breached Article 23 of the Universal Declaration of Human Rights.

**YOU CANNOT SUE ME FOR LIBEL BECAUSE MY CLAIMS ARE TRUE.**

The only reason that you have been able to withhold my appropriate remuneration was due to the gagging of the press. If only the press could grasp the nettle and expose the truth the public would be outraged and only then HOL would pay my monies. I have waited for 14 years for HOL my employer to pay my rightful remuneration which was withheld by my former line manager Lorna McWilliam (LM) MBE. Her treatment accorded to me over 11 years of my employment is tantamount to the conduct of a Leader of a Ku Klux Klan. HOL finds it difficult to pay my remuneration without first admitting to Racial Discrimination which was the reason why I was not paid in the first instance.

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I worked 67 hours p.w. without employment contracts but my hours were reduced to 13.9 hours p.w. for me to claim State Benefits, but I was still forced to complete the 67 hours p.w. workload, although paid only for 13.9 hours p.w. LM confirmed in writing to the DWP that I was working only 13.9 hours p.w. This is illegal and fraudulent !

HOL also committed Fraud not only when they agreed with LM as above, but also when they did not pay the correct NI Contributions on my behalf for working 67 hours p.w. As a direct consequence this has affected both my State and Occupational Pensions and I am in significant hardship.

Her KKK actions were purely to deny my rightful remuneration and keep me in poverty, among other 20 racial harassments mentioned in my **Updated** website [www.racialabuse-ouseoflords.com](http://www.racialabuse-ouseoflords.com) Judge Andrew Bano’s brother James Bano, sent me e-mails, demanding that I should remove the web link regarding Corrupt Practises of Andrew Bano, because Judge Bano had **attempted suicide.** I advised James Bano to sue me for libel, but he has been silent since then. When I refused, Judge Andrew Bano ‘Retired’.

Mr Bano’s Decision was not prepared by him, but the Special Corrupt Task Force/Unit

set up by Lord Irvine/HOL concocted the decision which was then forwarded to Mr Bano for his signature. Mr Bano was promoted first, in the midst of my race hearing to the post of Social Security Commissioner, so that he would be able to cover up the scandalous DWP fraud if that came into the public domain. Mr Bano was then promoted to the post of Judge, the President of War Pensions & Armed Forces Compensation Chamber in order to negate my serious claims against him, documented in my Updated website, in spite of my serious complaints made to the Lord Chief Justices, the EHRC, Parliamentary Ombudsman, Mr Cameron, Mr Clegg, the former Prime Ministers Mr Tony Blair, Mr Gordon Brown. Their responses were that they could not intervene or overturn the Decision, when my complaint is that an investigation should be held into my serious Bribery and Corruption complaint.

Munir Patel a minor Clerk at the Redbridge Magistrate Courts was sent to prison for accepting bribes. Why is the law different to Lord Irvine and Judge Bano? No one wants to expose the truth about Lord Irvine who abused his unique, controversial triple role. Therefore, my race claim was heard by the biased Tribunal Chairman. I was deceived by the Judiciary.

Mr Beamish is under obligation to pay my appropriate remuneration that I am entitled to legally and morally, regardless of the colour of my skin, or sue me for libel for making slanderous accusations. I repeat that Lord Irvine/HOL and Judge Andrew Bano are guilty of Bribery and Corruption and an honest investigation must be held. Although I have complained a number of times to the members of the Judiciary, including the Judicial Complaints Office, they are silent as they do not know how to deal with this problem without throwing the criminals to the hungry lions. If I do not hear from you by Thursday 30 January, I will distribute this letter to everywhere in UK. Injustice is making me ill !

UK lawyers have been instructed by the Judiciary not to help me even on a Pro Bono basis.

Yours sincerely

MS PHYLLIS JAYARATNE

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