

Complaint

- The court/probate registry **cannot consider complaints** about a decision a judge or magistrate has made, or the conduct of a judge or magistrate.
- Please use black ink as the form may be copied. Please return the completed form to the court/probate registry.

For official use	
Date received	
Reference number	

The court/probate registry

The name and address of the court/probate registry about which you are complaining.

bristol county court redcliff street bristol

About you

Name

mr a j jones 31 langside avenue Poole BH12 5BN
tel 01202 610570

Address

Daytime telephone number

e mail brsbx_aj@hotmail.com

e-mail (if any)

Your case

Case/Claim number

BS87 D1141

Names of parties (or full name of deceased)

a.j.jones v m jones v

Your complaint

Please:

- explain clearly the nature of your complaint;
- describe any facts and events relating to it;
- say why you think a member of staff has made a mistake; and
- what loss if any, you have incurred as a result

serious court error discovery by Kathy Everett court manager August 2005 advised to me at interview. Court allowed unauthorised solicitor Mr Phillip Barton, Barnard & Co Bristol to enter hearing 06 march 1989 and make statement in perjury. "Mr Jones has given no instructions for hearings 1986/89." this misled court into regarding me as Obstructive Client and damaged me in proceedings 1986/91. Judge Daniels consideration "Mr Jones appears to have ground to Appeal consent order 1991" These 3 documents removed from court file and misled court in 3 Appeals 2010, 2011 and 2013. Serious case of perjury march 1989 corrupted proceedings 1986/91 and again 2010/2011 and 2013.

Mr Regrave HMCTS London advised 2013 but failed to take action on copy documents august 2005 by Kathy Everett/Judge Daniels .

Please inform court to consider Court File for perjury 06 March 1989 Hearing in breach of privacy by court staff and inform bristol police DC Brunt at Southmead Police Station o

Please continue on a separate sheet if necessary.

Your signature



Date 10.06.2014

Do you have any suggestions to improve the service you have received?

COPY LAW SOCIETY

FOR EXECUTIVE CONSIDERATION

Mr Redgrave
HMCTS
Head of CCL Team
1st floor (1.10)
102 Petty France
LONDON
SW1H 9AJ

21.05.2014

FROM Mr A.J.JONES31 Langside Avenue Poole Dorset BH12 5BN tel 01202610570

E mail johnjones31@inbox.com

Dear Mr Redgrave,

Bristol Family Court –Serious Court Error March 1989.

The 3 documents of Kathy Everett dated August 2005 explain clearly her discovery in August 2005 and Judge Daniels consideration.

I now have to inform you that these documents were placed into the Court File BS87 D1141 in 2005 by Kathy after she sent me copies.

In 2006 a solicitor at John Hodge Bristol obtained the Court File for considerations In acting for me.

He gave me a copy file including these 3 documents .

This established that the documents were in the file in 2006.

My 3 Appeals of 2010, 2011 and 2013 failed to contain these 3 essential documents upon which my appeals were based.

I relied upon the knowledge that a Court File must be a true and accurate record of proceedings .

However they were not in the file for these 3 hearings and misled the court.

I discussed with Rebecca Cobbin in February 2013, after the hearing, and she knew exactly what I was seeking and advised that these 3 documents had been misfiled at court but she had now located them and was placing them into the Court File.

I asked her to inform the last judge at Hearing February 2013 of the situation for his considerations but she appears not to have followed my instructions.

To ensure that they are now in the file I sent copies to court in September 2013.

My request to PHSO for their considerations has been delayed by the person acting being away on leave and I am awaiting further advice.

This is a very serious situation that needs to be resolved.

I have the Barnard & Co Divorce File 1986/90 and document 120 dated March 1989 is the record of attendance by Mr Barton at this Hearing at which he gained unlawful entry and made a statement in perjury to the court

"Mr Jones has given no instructions for hearings 1986/89."

This dishonest statement misled the court into corrupted proceedings 1986/91.

In 2011 Judge Rutherford granted me a full day hearing to discuss House Sale 1986 and Divorce 1986/91.

We fully discussed the House Sale 1986 and he advised "Take an action in fraud against the solicitors involved." But he was unable to find the 3 documents of discovery in August 2005 and dismissed my appeal that the court was misled by solicitors.

Having placed with you the required documents the time has come for you to check that the Court File today contains these 3 documents because of the embargo placed on me in February 2013 I am unable to contact the court.

It is both our interests that this Miscarriage of Justice is resolved and I request a Claim Form for this "Serious Court Error of March 1989 that has corrupted proceedings."

I am being denied the rights and protection in Family Law given to me as "The Caring Parent on Family Benefit in March 1986 to provide a home for my 2 schoolchildren in fulltime education and protected in Family Law against the unlawful situations created by both firms of solicitors in these proceedings.

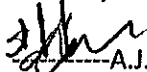
The court will not be happy to discover this situation and I trust will take early steps to correct it.

The embargo placed on me indicates that it will be many months before I can get a Hearing for a new solicitor to explain fully with documents this situation and the denial of access to Family Wealth since 07 July 1986 continues as the court was misled into a fraudulent consent order in September 1991 based on my being regarded to be an Obstructive Client by the court in proceedings 1986/91.

You can assist early resolution by instructing the Court Manager to place the 3 documents with the Senior Judge for his considerations and I would expect him to lift the embargo and grant an early hearing to overturn proceedings 1986/91 for new proceedings in which both clients appoint new solicitors to act in court directions to resolve Financial Matters for 07 July 1986.

This Family Law procedure was denied to me as the court was misled in March 1989 in this failure of court staff to protect the privacy of hearings.

I await your advice.


A.J. Jones.

The Law Society
113 Chancery Lane
LONDON
WC2A 1PL

10.06.2014

FROM Mr A.J.Jones 31 Langside Avenue Poole Dorset BH12 5BN tel 01202610570
E mail brsbx_aj@hotmail.com

Dear Sir,

I refer to my request for Executive Consideration of the investigations ordered by Lord Chancellor in 1997 into fraud in House Sale 1986 and Fraud in Divorce 1986/91.

My request is based on the negligent work of the Investigating Solicitor Mr Howard Jones at OSS appointed by Law Society in October 1997 to August 2001 who failed to make proper investigations into the House Sale 1986 and made no investigation into the Divorce 1986/91.

Both firms acted in a perversion of justice and Barnard & Co Bristol

Senior Partner Richard Tolson directly supervised the work of his subordinate solicitors.

Nick Dudman 1986/7
Andrew Parkhouse 1988
Andrew Larman 1988/90
Phillip Barton 1989

Doc 120 supplied for your considerations in my previous letter shows that he gained unlawful admission to Hearing 06 March 1989 and made a statement in perjury

"Mr Jones has given no instructions for hearings 1986/9."

This entire team "Perverted the course of justice at Bristol Family Court" in failing to register at court to represent me despite the report of Mr Phillip Barton to his senior Andrew Larman who was advising me that

"Our work is directly supervised by Richard Tolson, your family friend Mr Jones"

This advice was given throughout proceedings but was misleading.

Mr Howard Jones failed to investigate the Divorce File that I supplied to him in January 2001 and advised in August 2001

"I see no reason to investigate this matter MR Jones"

He closed both files to conceal his negligence in 2001 and failed to supply copy investigation files for my considerations.


Law Society ignored my requests until in 2012 my Freedom Application revealed that these files were" destroyed in 2002 in a routine clearance of files."

The perverting of justice at Bristol Family Court should have been recognised by Document 120 in 2001 by Mr Howard Jones but he failed and the damage to me in the perverted proceedings in Divorce 1986/91 should have been brought to the attention of the court for resolution in 2001.

The solicitors involved at both firms should have been disciplined for this offence which is a very serious offence and concealed by the negligence of Mr Howard Jones.

I trust you will consider these situations that remain unresolved and against the directions of The Lord Chancellor in 1997.

I await your advice

 A.J. Jones.