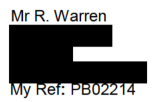


Monday, 20th October, 2014.



## LFRS Public Interest Pension Investigations.

Dear Mr Warren,

The purpose of writing to you privately is that I have been reminded, as the Editor of the Bugler, that I have a duty of fair play to allow those under public interest investigation to exercise their right of public redress and whilst this is self-evident in any democracy I nevertheless now formally extend that facility to you personally.

By now you are aware that my role as the MB Editor with other disabled FSVs, has been the investigation and publishing of the public interest activities of those, including yourself, involved in the current LFRS pension debacle.

In your case this is especially pertinent because you are the Statutory Scheme manager responsible in law, both civil and criminal, for decisions made in not only the management of the Scheme but on individual pension cases.

In addition as you must surely know I have pointed out publicly to the elected members of the CFA their individual civil and criminal liabilities in this matter which they seem unaware of, but which I now reiterate to you personally.

You will recall in one of your communications to me dated the 4<sup>th</sup> September 2013 you informed me that I was... "at liberty to seek judicial determination via court proceedings".

Shortly I will be contacting the Attorney General, the Lord Chief Justice, and other authorities to draw their attention to the activities of Judge Butler and yourself in the court case, as witnessed by six persons(including 2 court clerks), who gave sworn testimony on the court record concerning your activities in suborning a witness, Ms.Drinkall, whilst under examination in the witness box by myself as Litigant-in-Person.

In all these matters I will be legally supported by my Barrister and my legal team and I would suggest to you that in anticipation you may wish to seek private legal advice for I

PB02214 Page 1 of 2 PB©2014

know that the public purse is not permitted to extend to the defence of those who may ultimately be the subject of criminal proceedings.

There are of course other matters, perhaps more grave, which are still under public interest investigation and when that element is finally concluded you can also assume that I will also give you a further opportunity of the right of redress after publication.

Yours Truly,

Paul P. Burns. GIFireE Divisional Fire Officer (Rtd)



Mr P Burns 7 King's Drive Fulwood Preston PR2 3HN

Please ask for: Bob Warren

Direct Line: Email:

01772 866802 Bobwarren@lancsfirerescue.org.uk

Your Ref:

Our Ref:

BW/LK

Date:

7 November 2014

## Dear Mr Burns

I cannot understand the penultimate paragraph on the first page of your letter of the 20 October 2014. Are you accusing Judge Butler and me of suborning Miss Drinkall whilst you were cross examining her, or is that accusation one simply levelled at me. If the latter, then that is an accusation without foundation that I strongly deny. If the former, I advise you to tread very carefully indeed before you seek to besmirch a senior member of her Majesty's Judiciary.

Yours sincerely

**Bob Warren** 

Director of People and Development





