

10 August 2011.

Mr.R.Warren

Lancashire Fire & Rescue Service HQ

Fulwood, Preston, Lancs.

PR2 3LH

Daer Mr.Warren,

- Thank you for your letter of the 8<sup>th</sup> inst with its recorded delivery enclosure of my PRF.
- I am glad to note by your action that you have finally conceded to the Information Commissioner and to me that it is my legal entitlement to have all my subject data under the DPA.
- I assume that you will also be forwarding PRFs to all the other FSVs I know have applied to you for their PRFs?
- I am puzzled by the statement, 'gesture of goodwill', by your Mr.Gardiner.You
  have a duty to comply with the law it has always been as simple as that,
  goodwill is not involved.
- Mr.Gardiner does not state what the intent of this 'goodwill' is? It would have been more constructive if you and Mr.Gardiner had responded during the last 4 years to the 6 or 7 formal invitations you have received from the FSVs to meet under the auspices of the Leader of the LCC or the Courts Service to construct a resolution to the mess you have created by your maladministration.
- I am surprised if you think that I have shred of goodwill or trust in you or the LFRS after the bullying and hardship treatment you have deliberately meted out to myself, my family, and to all the others involved.
- In moving progress on my part I would like you by return to confirm and give me an assurance, which Mr. Gardiner omitted to state in his letter, that this bundle has in no manner or form been censored or weeded by you to the legal advantage in law of the LFRS?; and that no other records of mine exist which you have decided to be economical with in non compliance with the law?
- Consequently I would like your confirmation in writing that this bundle of documents contains every single record retained by you in respect of my total service, including and especially all the statutory records and most essentially all the DWP records and information I have brought to your attention during

- my retirement and which you have a statutory duty to maintain and retain especially in respect of the administration of my pensions.
- If you are unable to confirm the completeness of these records then I expect
  that you will provide me with a detailed explanation why any records might be
  missing, where they went, and under whose jurisdiction they are now so that I
  may obtain them?
- An immediate glance through this bundle confirms that I do not see the other documentation I have requested from the ICO and you in respect of the LCC Pensions Services correspondence and the Minutes of the CFA Injury Sub-Committee. I am sure this is an oversight on your part but I would appreciate some prompt indication when I am likely to receive these?
- It has long been the opinion of myself and the other FSVs that you and the LFRS have engaged in the maladministration of our pension records by not retaining all those statutory records and information from all sources which you have a duty to retain including the DWP records and information I have brought to the attention of the LFRS during my retirement. This is why myself and others have requested copies of our PRFs.
- You will recall that in my case I have repeatedly drawn to your attention the similarity in my case with that of Mr.B and the special treatment which in my opinion he received. You have chosen to ignore my letters when I have repeatedly brought this your attention.
- I have now superficially looked at the contents of my PRF and I conclude even at this early point that my PRF supports my prior position and my contention fully. It is clear I have more records and information than you ought to have, records and information which I have brought to your attention but which in the failure of your statutory duty you have failed to record in my PRF.
- Later I will carry out a detailed examination of my PRF with my family not looking for records or information that are self evidently there but which records and information is not there and which because of your failure of statutory duty you have failed to retain in my PRF.
- Even at this early point it is my conclusion that your action and decision in interfering with and stopping the payment of my Injury Award was based on your statutory failure to retain my proper record and information and thus your decision was and is baseless in law.
  - This was because of your failure of statutory duty to maintain and retain my records and information properly which I and other agencies brought to your attention in the past years.
  - You simply did not have the correct and proper information upon which to base the unlawful decision which you took.
- The unlawful circumstances which you created by interfering with and suspending my Injury Award imposed direct financial hardship on me and my family all without having the courtesy to me of considering with me the impact your ill supported in law decision would and did have on me and my family.
- Even though you restored my Injury Award at one point you have failed to give me an accurate accounting of the monies you have removed from me, monies which I believe were in excess of the 'overpayment' you alleged. Neither have you responded to my correspondence which required you to consider returning those monies with County Court interest.

 Your actions have caused me both physical and emotional harm and in the longer term in the light of what my PRF will further reveal I intend to take action against you personally and the LFRS to recover what is justly mine and to seek damages from you for causing me this unnecessary harm and distress.

Yours Sincerely,



F. M. G MIFireE.

Assistant Divisional Fire Officer(Rtd)