

WOLLSTONECRAFT SOCIAL VISION REFORM MOVEMENT



KERRY LARKE'S OPEN LETTER TO RICHARD OLSZEWSKI LEADER OF CAMDEN COUNCIL



To: Richard Olszewski,
Head of Camden Council,
Address:
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From Kerry Larke and John Feely

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www.instagram.com/wollstonecraftsocialvision

<https://nomonopolygeniuses.com/seal-of-approval-video/>

<https://nomonopolygeniuses.com/letters-to-the-labour-party/>

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Letter Three

Dear Richard Olszewski, Leader of Camden Council.

This is the third in a series of four letters sent to you as the Leader of Camden Council. In the first letter, I introduced myself and the purpose of the Wollstonecraft Social Vision Reform Movement. In the second, I wrote about how Camden Council has misused internal complaint systems to shield senior managers from accountability.

This letter focuses on what happens when whistleblowers and victims of serious abuse attempt to seek justice outside the Council. I am referring to the Metropolitan Police, the CPS, regulatory bodies and other legal institutions which are meant to safeguard the public. Instead, I have seen them used to silence the vulnerable and protect those in power.

I am not speaking in generalities. I have evidence, documented and timestamped, of how authorities in Camden have shielded perpetrators of abuse, obstructed investigations, ignored fit notes and legal reports, and diverted public resources to protect their own reputations.

As I wrote previously, I was the victim of a violent assault outside Albany Street Police Station. My head was smashed against the curb six times. I had done nothing wrong. One police officer stood by watching while the other carried out the vicious attack. Afterwards, I was unlawfully detained, denied immediate medical attention and humiliated.

I reported the assault. I fought the case for six years. I eventually received £23,000 in a mediated settlement. But the two officers involved faced no criminal charges. This was not an accident of paperwork or timing, it was a deliberate misuse of local authority policy to shield dangerous men from accountability. Taxpayer money was used to clean up their mess.

At the same time, while trying to pursue my legal case, I was exploited by a top Human Rights solicitor who saw an opportunity in my neurological condition and my vulnerability. He used privileged access to my private medical information to pursue a sustained pattern of sexual misconduct against me for two and a half years.

Kerry Larke and John Feely have evidence that needs to be investigated by MP's in Parliament and Councillors in Town Halls in Council Boroughs in England and Wales:

- *That the Labour Party have taken up their roles in the UK Government on the 5th of July 2024 have failed in their legal duty of care to citizens and taxpayers in Council Boroughs in England and Wales. The Labour Party who have taken control of the most powerful databases in the UK did so without doing the necessary legal due diligence to "dot the i's and cross the t's" on Ministerial, Non-Ministerial, Public and Local Authority databases so they can be trusted when creating policy.*
- *Because 'The Labour Party have created policy based upon misleading and untrue information put onto Ministerial, Non-Ministerial, Public and Local Authority databases by civil servants and Public and Local Authority employees the consequences are Disabled People, Jews, Catholics, Muslims, Black and Irish people are in danger in August 2025 in the London Borough of Camden.*
- *An International Child Sex Ring has been operating out of the London Boroughs of Islington, Camden and Westminster since the 1960's trafficking children to Germany and Protestant Northern Ireland as entertainment for a wealthy elite with direct connections to ten Downing Street, major UK Institutions and German Spies. When Kerry Larke and I tried to report it to the Metropolitan Police they refused to look at the evidence and we were surrounded by five officers asking us to leave the Camden police building that also serves Islington.*

<https://nomonopolygeniuses.com/british-constitution-raped-women-and-children-workshop/>

These are not isolated stories. And the people who experience them are not rare.

In 1995, the Ian White Inquiry into Islington detailed how institutional abuse flourishes when complaints are “handled” rather than acted upon. The report noted:

- “Senior management failed to investigate or follow up evidence of serious misconduct.”
- “Complaints were routinely dismissed or buried.”
- “Whistleblowers were punished or marginalised.”

Nothing has changed.

I do not make these claims lightly. I make them because they are backed by documentation, witness statements and reports spanning more than twenty years.

You are the Leader of a London Borough Council during a time of growing scrutiny. You have a duty to understand that the same tactics of denial and suppression that allowed the Islington scandal to fester are still being used, and in some cases have evolved to become more legally sophisticated, hiding behind data policies and GDPR regulations to bury wrongdoing.

The Wollstonecraft Social Vision Movement exists to stop this cycle. We are not calling for revolution. We are calling for the laws we already have to be applied fairly, without deference to power and without fear of exposing institutional rot.

In the final letter, I will explain how this reform can be achieved. I will demonstrate how we will take the public through the tools available to them under the British Constitution and how Wollstonecraft Social Vision intends to help rebuild trust through transparency and accountability.

Yours Sincerely,

Kerry Larke

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