

Date: Fri, **12 Jun 2020** 15:13:56 +0100
From: torsten@nenzen.net <torsten@nenzen.org>
To: robert.buckland.mp@parliament.uk, kit.malthouse.mp@parliament.uk,
matt.hancock.mp@parliament.uk, robert.jenrick.mp@parliament.uk,
jenrickr@parliament.uk
CC: contactus@westmercia.police.uk, information@westmercia.pnn.police.uk,
droitwichwest.snt@westmercia.pnn.police.uk,
newsdesk@communities.gov.uk,
mhclgcorrespondence@communities.gov.uk,
ministry.of.justice.contact.us@notifications.service.gov.uk,
press.office@crimestoppers-uk.org, enquiries@policeconduct.gov.uk
Subject: British Landlords lawfully permitted to physically assault and risk killing tenants with Covid-19 on May 7 2020 ?

2020-06-12
DHSC Ref: DE-1232501

Secretary of State for Justice, **Mr. Robert Buckland**
Minister of State for Policing, **Mr. Kit Malthouse**
Secretary of State at the Department of Health, **Mr. Matt Hancock**
Secretary of State for Housing, **Mr. Robert Jenrick**

Hello again,

Five weeks ago, on May 8 2020, you had received a letter from me through email and also through your Gov.UK communication forms: (<https://contact-moj.service.justice.gov.uk>) and (<https://contactus.dhsc.gov.uk>). Again on May 29 2020, you received a similar letter from me through email and also through your Gov.UK communication forms: (<https://contact-moj.service.justice.gov.uk>) and (<https://contactus.dhsc.gov.uk>).

Ministry of Justice has not yet replied.

Ministry of Health replied on June 11 2020 with apology for Ministry of Health unhelpfulness due to Ministry of Health unclearness of its ability to assist. Ministry of Health decided to not answer any of the clear questions relating to British Law under Covid-19, but Ministry of Health instead sought to defer the questions to the Ministry of Housing.

Coronavirus Legislation: <http://www.legislation.gov.uk/coronavirus>
NHS Covid-19: <https://www.nhs.uk/conditions/coronavirus-covid-19>
GOV.UK Covid-19: <https://www.gov.uk/coronavirus>

In regards to **British Law under Covid-19 on incident date May 7 2020**, I would like to understand **why** British Law Enforcement Officers of United Kingdom declare that British Landlords have these following legal rights:

1. to harass tenants,

2. to forcibly enter tenants' homes during the Covid-19 lockdown restrictions,
3. to **violently assault** persons who self-isolate in accordance with Covid-19 instructions in tenants' homes,
4. to threaten tenants' cohabitants with eviction,
5. to confiscate and damage tenants' mobile phones,
6. to possibly access tenants' mobile phone data during Landlords' confiscation of tenants' mobile phones, and
7. to **forcibly endanger transmission of Sars-CoV-2 onto tenants self-isolating inside homes, and thus risk infecting tenants with Covid-19 disease?**

On May 7 2020, these above declarations are what three British Police Officers of West Mercia Police essentially conveyed to me inside the home where I live with the tenant. The British Police explicitly declared that no criminal offence has occurred. All three British Police officers onsite wore bodycams, and thus every word spoken by Police should be accessibly recorded. Also, every word spoken including background voices should be accessibly recorded by emergency police service in my 999-call.

Contrary to British Police, I believe these evidences by photo, audio and video indicate committed crime by the British Landlords:

<https://rushfiles.one/client/publiclink.aspx?id=p8LpVYGC7x>

My above evidences of British Landlord' behaviours, together with the UK Government audio recording from my 999 emergency telephone call on May 7 2020, should be sufficient. The three British Police Officers' uniformed audio/video recordings will also confirm the British Police legal position; that British Landlords have the above mentioned rights, and in particular, that British Landlords have the legal right to forcibly endanger transmission of Sars-CoV-2 onto tenants who self-isolate inside their homes and thus infecting tenants with Covid-19 disease.

These are prior communications regarding a British Landlord committed to Covid-19 endangerment of tenants home during emergency lockdown: <https://rushfiles.one/client/publiclink.aspx?id=pIYt21d5ng>

A United Kingdom British Landlord on May 7 2020 physically assaulted me inside the house where I self-isolate. I self-isolate also due to my vulnerability to severe disease effects by Covid-19, because of one underlying medical condition. The British Landlords endangered me to Sars-CoV-2 infection during the United Kingdom lockdown measures. I keep a very good personal hygiene and care with frequent handwashing, and frequent usage of

sanitising hand gel in conjunction with every hand touch of foreign object when I need to exit outside. Because of my high level of hand hygiene care, I could safely say that if I were to have developed Covid-19 symptoms within the succeeding 10 days of the physical assault by the landlord, there would have been no doubt whatsoever that the source of contamination with certainty would have related to the physical assault by the British Landlords - who had forced their entry into the house where I reside on May 7. **The Landlord physically pushed my body and spoke with hostility into my face at an intimidating distance of as little as 20 cm.**

Additionally to risk that British Landlords would have lawfully killing me with Covid-19, the British Landlords are suspected to possibly have accessed (and possibly downloaded) personal data from my mobile phone, which the British Landlords physically confiscated out of my hand as unlocked. The duration of the Landlord's confiscation of my mobile phone was approximately 15 minutes. Following those approx. 15min time frame, person number three (of three landlords total) who had vanished out of my visibility from the other two Landlord's company, returned my mobile phone after approximately 15 minutes as still unlocked. My mobile phone self-locks after 1 minute of inactivity. This is evidence that while the British Landlord had my mobile phone in their assaultive confiscation, the British Landlord kept my mobile phone active, either by snooping through the contents of my phone, or maybe also by downloading or transferring my personal data from my mobile phone to another device. In the UK Government's audio recording of the 999 emergency telephone call, one will hear the denial by the Landlord to having snatched my mobile phone out of my hand and confiscated it. In my video, however, one can clearly see that the Landlord aggressively hit my mobile phone out of my hand. Following the Landlord's assaultive hit and confiscation of my mobile phone, I requested that the Landlord must immediately return my mobile phone to me, but the Landlord responded with physical intimidation against me to prevent me from obtaining my mobile phone from them. That was the moment that I walked away and reached for my back-up mobile phone and called the UK 999 Police emergency number. The Landlord damaged the screen of my mobile phone in the Landlord's physical aggression of confiscation of my mobile phone.

In United Kingdom under Covid-19 lockdown on May 7 2020, it was absolutely lawful for British Landlords to violently assault tenants and to risk infecting tenants with Covid-19, according to the British Police.

Please answer with explanation why British Landlords were lawfully permitted to risk killing tenants with Covid-19 during the UK emergency lockdown, and why violent physical assault by British Landlords against tenants is lawful and acceptable British behaviour.

Furthermore, in this context of British Police ultra-hypocrisy, please explain your British Police's legal and moral justification for **physical assault and high-risk endangerment of transmission of Sars-CoV-2** by British Landlords inside tenants' homes on May 7 2020, whilst the same British Police force on June 7 2020 advise against very-low-risk outdoor essential Christian volunteer activity. Incident description: http://www.kyrkor.be/2020-06-08_Letter-to-British-West-Mercia-Police.pdf

Kind regards,

Torsten Nenzén
torsten@nenzen.net

45 Coppice Way
Droitwich
WR9 9JB

Date: Thu, 11 Jun 2020 12:28:33 +0000
From: Department of Health and Social Care <DoNotReply@dhsc.gov.uk>
To: Nenzen, Torsten <torsten@nenzen.net>
Subject: Your recent correspondence

Our ref: DE-1232501

Dear Mr Nenzen,

Thank you for your correspondence of 29 May about the novel coronavirus (COVID-19) and British landlords. I have been asked to reply.

I was sorry to read of your concerns, but I am afraid **it is unclear** from your email as to how the Department of Health and Social Care is able to assist you. If you are concerned about the actions of landlords, you may wish to contact the MHCLG, which has policy responsibility for landlords. More information and contact details are available at <https://www.gov.uk/government/organisations/ministry-of-housing-communities-and-local-government>

If you require any further advice regarding healthcare, please do contact the Department again.

I am sorry **I cannot be more directly helpful.**

Yours sincerely,

Joanne Miles
Ministerial Correspondence and Public Enquiries
Department of Health and Social Care

Date: Fri, 29 May 2020 13:25:39 +0000
From: Ministry of Justice - Contact us
<ministry.of.justice.contact.us@notifications.service.gov.uk>
Reply-To: no-reply-correspondence@justice.gov.uk
To: torsten@nenzen.net
Subject: Confirm your email address



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Click the link below to send your message to the Ministry of Justice.

[link edited]

Your message will not be sent until you click the link.

This is to check that your email address is valid.

Thank you.

Ministry of Justice team

Do not reply to this email.
This inbox is not monitored by the Ministry of Justice.

Date: Fri, **29 May 2020** 14:13:50 +0100
From: Torsten Nenzén <torsten@nenzen.net>
To: robert.buckland.mp@parliament.uk, matt.hancock.mp@parliament.uk
CC: contactus@westmercia.police.uk, information@westmercia.pnn.police.uk,
droitwichwest.snt@westmercia.pnn.police.uk, press.office@crimestoppers-
uk.org, enquiries@policeconduct.gov.uk
Subject: British Landlords lawfully permitted to physically assault and risk killing
tenants with Covid-19 on May 7 2020 ?

2020-05-29

Secretary of State for Justice, **Mr. Robert Buckland**
Secretary of State at the Department of Health, **Mr. Matt Hancock**

Hello again,

Three weeks ago, on May 8 2020, you received a letter from me through email and also through your Gov.UK communication forms: (<https://contact-moj.service.justice.gov.uk>) and (<https://contactus.dhsc.gov.uk>). Neither of you have yet replied. Although you might require a total of 4 weeks to reply, you receive my letter again now, so that this letter to you will not vanish at the bottom of a pile on your busy desks.

In regards to **British Law under Covid-19 on incident date May 7 2020**, I would like to understand **why** British Law Enforcement Officers of United Kingdom declare that British Landlords have these following legal rights:

1. to harass tenants,
2. to forcibly enter tenants' homes during the Covid-19 lockdown restrictions,
3. **to violently assault persons who self-isolate in accordance with Covid-19 instructions in tenants' homes,**
4. to threaten tenants' cohabitants with eviction,
5. to confiscate and damage tenants' mobile phones,

6. to access tenants' mobile phone data during Landlords' confiscation of tenants' mobile phones, and
7. **to forcibly endanger transmission of Sars-CoV-2 onto tenants self-isolating inside homes, and thus risk infecting tenants with Covid-19 disease?**

On May 7 2020, these above declarations are what three British Police Officers of West Mercia Police essentially conveyed to me inside the home where I live with the tenant. The British Police explicitly declared that no criminal offence has occurred.

Contrary to British Police, I believe these evidences by photo, audio and video indicate committed crime by the British Landlords:

<https://rushfiles.one/client/publiclink.aspx?id=p8LpVYGC7x>

My above evidences of British Landlord' behaviours, together with the UK Government audio recording from my 999 emergency telephone call on May 7 2020, should be sufficient. The three British Police Officers' uniformed audio/video recordings will also confirm the British Police legal position; that British Landlords have the above mentioned rights, and in particular, that British Landlords have the legal right to forcibly endanger transmission of Sars-CoV-2 onto tenants who self-isolate inside their homes and thus infecting tenants with Covid-19 disease.

These are prior communications regarding a British Landlord committed to Covid-19 endangerment of tenants home during emergency lockdown:

<https://rushfiles.one/client/publiclink.aspx?id=pIYt21d5ng>

A United Kingdom British Landlord on May 7 2020 physically assaulted me inside the house where I self-isolate. I self-isolate also due to my vulnerability to severe disease effects by Covid-19, because of one underlying medical condition. The British Landlords endangered me to Sars-CoV-2 infection during the United Kingdom lockdown measures. I keep a very good personal hygiene and care with frequent handwashing, and frequent usage of sanitising hand gel in conjunction with every hand touch of foreign object when I need to exit outside. Because of my high level of hand hygiene care, I could safely say that if I were to have developed Covid-19 symptoms within the succeeding 10 days of the physical assault by the landlord, there would have been no doubt whatsoever that the source of contamination with certainty would have related to the physical assault by the British Landlords - who had forced their entry into the house where I reside on May 7. **The Landlord physically pushed my body and spoke with**

hostility into my face at an intimidating distance of as little as 20 cm.

Additionally to risk that British Landlords would have lawfully killing me with Covid-19, the British Landlords are suspected to possibly have accessed (and possibly downloaded) personal data from my mobile phone, which the British Landlords physically confiscated out of my hand as unlocked. The duration of the Landlord's confiscation of my mobile phone was approximately 15 minutes. Following those approx. 15min time frame, person number three (of three landlords total) who had vanished out of my visibility from the other two Landlord's company, returned my mobile phone after approximately 15 minutes as still unlocked. My mobile phone self-locks after 1 minute of inactivity. This is evidence that while the British Landlord had my mobile phone in their assaultive confiscation, the British Landlord kept my mobile phone active, either by snooping through the contents of my phone, or maybe also by downloading or transferring my personal data from my mobile phone to another device. In the UK Government's audio recording of the 999 emergency telephone call, one will hear the denial by the Landlord to having snatched my mobile phone out of my hand and confiscated it. In my video, however, one can clearly see that the Landlord aggressively hit my mobile phone out of my hand. Following the Landlord's assaultive hit and confiscation of my mobile phone, I requested that the Landlord must immediately return my mobile phone to me, but the Landlord responded with physical intimidation against me to prevent me from obtaining my mobile phone from them. That was the moment that I walked away and reached for my back-up mobile phone and called the UK 999 Police emergency number. The Landlord damaged the screen of my mobile phone in the Landlord's physical aggression of confiscation of my mobile phone.

In United Kingdom under Covid-19 lockdown on May 7 2020, it was absolutely lawful for British Landlords to violently assault tenants and to risk infecting tenants with Covid-19, according to the British Police.

Please answer with explanation why British Landlords were lawfully permitted to risk killing tenants with Covid-19 during the UK emergency lockdown, and why violent physical assault by British Landlords against tenants is lawful and acceptable British behaviour.

Kind regards,

Torsten Nenzén

torsten@nenzen.net

45 Coppice Way
Droitwich
WR9 9JB

Date: Fri, 8 May 2020 00:19:47 +0000
From: Department of Health and Social Care <DoNotReply@dhsc.gov.uk>
To: British Police <torsten@nenzen.net>
Subject: Thank you for contacting the Department of Health and Social Care

This is an acknowledgement - please do not reply to this email.

Thank you for contacting the Department of Health and Social Care.

We are currently experiencing high volumes of enquiries and we are focusing our resources on the Coronavirus (COVID-19) response.
[...]

Date: Fri, 8 May 2020 00:29:13 +0000
From: Ministry of Justice - Contact us
<ministry.of.justice.contact.us@notifications.service.gov.uk>
Reply-To: no-reply-correspondence@justice.gov.uk
To: torsten@nenzen.net
Subject: Confirm your email address



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Click the link below to send your message to the Ministry of Justice.

[link edited]

Your message will not be sent until you click the link.

This is to check that your email address is valid.

Thank you.

Ministry of Justice team

Do not reply to this email.
This inbox is not monitored by the Ministry of Justice.

Date: Fri, 8 May 2020 00:51:10 +0100
From: Torsten Nenzén <torsten@nenzen.net>
To: robert.buckland.mp@parliament.uk, matt.hancock.mp@parliament.uk
CC: contactus@westmercia.police.uk, information@westmercia.pnn.police.uk,
droitwichwest.snt@westmercia.pnn.police.uk, press.office@crimestoppers-uk.org,
enquiries@policeconduct.gov.uk
Subject: British Landlords lawfully permitted to kill tenants with Covid-19 ?

2020-05-08

Secretary of State for Justice, **Mr. Robert Buckland**
Secretary of State at the Department of Health, **Mr. Matt Hancock**

Hello,

In regards to **British Law under Covid-19**, I would like to understand **why** British Law Enforcement Officers of United Kingdom declare that British Landlords have these following legal rights:

1. to harass tenants,
2. to forcibly enter tenants' homes during the Covid-19 lockdown restrictions,
3. to violently assault persons who self-isolate in accordance with Covid-19 instructions in tenants' homes,
4. to threaten tenants' cohabitants with 24-hrs eviction,
5. to confiscate and damage tenants' mobile phones,
6. to access tenants' mobile phone data during Landlords' confiscation of tenants' mobile phones, and
7. **to forcibly endanger transmission of Sars-CoV-2 onto tenants self-isolating inside homes, and thus infecting tenants with Covid-19 disease?**

On May 7 2020, these above declarations are what three British Police Officers of West Mercia Police essentially conveyed to me inside the home where I live with the tenant. The British Police explicitly declared that no criminal offence has occurred.

Contrary to British Police, I believe these evidences by photo, audio and video indicate committed crime by the British Landlords:

<https://rushfiles.one/client/publiclink.aspx?id=p8LpVYGC7x>

My above evidences of British Landlord' behaviours, together with the UK Government audio recording from my 999 emergency telephone call on May 7 2020, should be sufficient. The three British Police Officers' uniformed audio/video recordings will also confirm the British Police legal position; that British Landlords have the above mentioned rights, and in particular, that British Landlords have the legal right to forcibly endanger transmission of Sars-CoV-2 onto tenants who self-isolate inside their homes and thus infecting tenants with Covid-19 disease.

These are prior communications regarding a British Landlord committed to Covid-19 endangerment of tenants home during emergency lockdown:

<https://rushfiles.one/client/publiclink.aspx?id=pIYt21d5ng>

A United Kingdom British Landlord on May 7 2020 physically assaulted me inside the house where I self-isolate. I self-isolate also due to my vulnerability to severe disease effects by Covid-19, because of one underlying medical condition. The British Landlords endangered me to Sars-CoV-2 infection during the United Kingdom lockdown measures. I keep a very good personal hygiene and care with frequent handwashing, and frequent usage of sanitising hand gel in conjunction with every hand touch of foreign object when I need to exit outside. Because of my high level of hand hygiene care, I can safely say that if I were to develop Covid-19 symptoms within the next 10 days, there is no doubt whatsoever that the source of contamination with certainty relates to the physical assault by the British Landlords who forced their entry into the house on May 7. The Landlord physically pushed my body and spoke with hostility into my face at an intimidating distance of as little as 20 cm.

Additionally to possibility that British Landlords might be lawfully killing me with Covid-19, the British Landlords might have downloaded personal data from my mobile phone which the British Landlords physically confiscated out of my hand as unlocked. The duration of the Landlord's confiscation of my mobile phone was approximately 15 minutes. After that time frame, person number three who vanished out of my visibility from the Landlord's company, returned my mobile phone after approximately 15 minutes as still unlocked. My mobile phone self-lock after 1 minute of inactivity. This is evidence that while the British Landlord had

my mobile phone in their assaultive confiscation, the British Landlord kept my mobile phone active, either by snooping through the contents of my phone, or maybe also by downloading or transferring my personal data from my mobile phone to another device. In the UK Government's audio recording of the 999 emergency telephone call, one will hear the denial by the Landlord to having snatched my mobile phone out of my hand and confiscated it. In my video, however, one can clearly see that the Landlord aggressively hit my mobile phone out of my hand. Following that the Landlord's assaultive hit and confiscation of mobile phone, I requested that the Landlord must immediately return my mobile phone to me, but the Landlord responded with physical intimidation against me to prevent me from obtaining my mobile phone from them. That was the moment that I walked away and reached for my back-up mobile phone and called the UK 999 Police emergency number. The Landlord also damaged the screen of my mobile phone in the Landlord's physical aggression of confiscation of my mobile phone.

In United Kingdom under Covid-19 lockdown, it is absolutely lawful for British Landlords to violently assault tenants and to infect tenants with Covid-19, according to the British Police.

Please answer with explanation why British Landlords are lawfully permitted to kill tenants with Covid-19 during the UK emergency lockdown.

Kind regards,

Torsten Nenzén
torsten@nenzen.net

45 Coppice Way
Droitwich
WR9 9JB

Date: Wed, 6 May 2020 23:12:21 +0100
From: Torsten Nenzén <torsten@nenzen.net>
To: droitwichwest.snt@westmercia.pnn.police.uk
Subject: Re: Fwd: 45 COPPICE WAY. PROPERTY INSPECTION NOTICE.

Droitwich Police.

I would like to report harassments, and endangerment by breach of Covid-19 pandemic restriction, by a Landlord.

Beneath is a copy of the Landlord's email letter sent on May 6 2020, where the Landlord threatens to enter into the house where I am living during the Covid-19 pandemic.

Previously, the Landlord had entered the house where I live on April 10 2020 (according to witness she entered with a key). The Landlord had knocked and shouted in front of the door on April 10 before she entered into the house. (photograph attached)

A week later, the gas boiler did not work, and the house was cold with no hot water. With some days of delay while trying to self-solve the issue with the boiler, a professional plumber and mechanic was finally called upon. The plumber/mechanic tested many aspects of the boiler during a long time, until he concluded that there seemed to be no gas available into the boiler. He then finally checked the main British Gas pipe on the side of the building, and discovered that someone had there maliciously blocked the British Gas main pipe with a metal cylinder. It is a very reasonable suspicion that the Landlord was harassing by tampering with the British Gas pipe in this way. (photographs attached)

The house where I live (via [edited]):

45 Coppice Way
Droitwich
WR9 9JB

The Landlord (for tenant [edited]):

N & G LETTINGS LIMITED
54 Hagley Road, Birmingham, West Midlands, England, B16 8PE
NG JONES <ngjones7@btinternet.com>

I absolutely do not want any further harassments by that Landlord (for [edited]), and **I do not want the Landlord or any other person entering the house where I live during the Covid-19 pandemic.**

Questions: Are Landlords allowed to access rental houses without the tenant's consent and agreement? Can Landlords breach the Covid-19 isolation restriction and force themselves into other's

homes? Can Landlords harass tenants by tampering and blocking gas pipes (or electricity or water)?

Best regards,

Torsten Nenzén

45 Coppice Way
Droitwich WR9 9JB
Email: torsten@nenzen.net

On **2020-05-06** 09:06, [edited] wrote:
Sent from my iPhone

Begin forwarded message:

From: NG JONES <ngjones7@btinternet.com>
Date: 6 May 2020 at 08:40:16 BST
To: 45 Coppice Way [edited] <edited@gmail.com>
Subject: 45 COPPICE WAY. PROPERTY INSPECTION NOTICE.

Dear Mr [edited],

Further to recent text messages sent on 14th April, 24th April and 4th May 2020, you have not replied any of them.

We have spoken to your Guarantor who confirm you will have the funds and in mid May and would be paying the amount outstanding of rent which is £1,590.00.

Your Guarantor also advised that you had had no gas at the property. Any issues with the property must be reported to us your Landlord. We here by give you notice we will be doing a property inspection tomorrow and give a rolling notice that we can continue to do inspections.

Kind regards

N & G Lettings