

**PE1766/D**

Petitioner submission of 15 September 2020

I wanted to make clear that the COPFS and CPS and Police exercise what they call their own judgements in some cases when reviewing complaints against offenders including those in the Judiciary Police COPFS and CPS. All complaints I have made have been discarded and corrupted because the complaints are of offenders within their own organisations or against privileged people and officials. I should have the right to legal aid to challenge Classism and corruption. I have been a victim of a corrupt police investigation and CPS process and then a corrupt Judicial Process many times over where I was threatened with incarceration and was for one of these processes incarcerated for 1 month.

If I had the right to bring a private prosecution against these offenders, then I would be able to stop this kind of abuses against me and other vulnerable and learning-disabled peoples.

The only thing stopping me from doing this is not having the finances to bring these offenders to court. It was classism that enabled my abusers to pay for a private prosecution and send me to prison wrongfully.

I would like to add to my submission that I also received a letter from COPFS stating that my case was not in the Public interest, Police echoed this for some time after to the present. Prior to that a Police officer had informed me that all complaints are taken seriously by Police and all crimes are in the Public interest including my complaints.