

Dear Sir or madam.

With regards to the implementation of Leveson enquiry and the delay by current government I am led to assume that it is due to the massive self interest lobbying etc. by a large section of the press industry.

The press industry must not be above the law of the land or be allowed to dictate the wording of the law in the name of " Free speech. "

They have demonstrated in the past their contempt for others in the pursuit of their own monetary gain and are doing so again with their own regulatory body.

So

1. Parliament should be reminded by the PRP what the Leveson Report said should happen if the industry tried to veto his recommendations and refused to comply. The Leveson Report says: "if some or all of the industry are not willing to participate in effective independent regulation, my own concluded view is to reject the notion that they should escape regulation altogether. I cannot, and will not, recommend another last chance saloon for the press. With some measure of regret, therefore, I am driven to conclude that the Government should be ready to consider the need for a statutory backstop regulator being established, to ensure, at the least, that the press are subject to regulation that would require the fullest compliance with the criminal and civil law, if not also to ensure consequences equivalent to those that would flow from an independent self-regulatory system."
2. In the meantime, regardless of whether IMPRESS is recognised by the PRP, the PRP should strongly recommend to Parliament that the key 'guaranteed access to justice incentive' (section 40 of the Crime and Courts Act) should be brought into effect as Parliament had intended.

Your faithfully  
Paul Williamson