URGENT PRESS RELEASE

HOMICIDE, MEDICAL MALPRACTICE, FRAUD, PERJURY & PERVERTING THE COURSE OF JUSTICE

THE HOMICIDE OF OUR BEAUTIFUL, TALENTED DAUGHTER, Paloma Scarlet Shemirani, A 23-YEAR-OLD CAMBRIDGE GRADUATE, ROEDEAN SCHOLAR, EAST SUSSEX



A NATIONAL SCANDAL: A CONTINUOUS COVER-UP OF MEDICAL HOMICIDE

A **23-year-old Cambridge graduate**, former **Roedean scholar**, and **East Sussex resident**, who was also a **beauty queen**, **multilingual**, and an **exceptionally talented young woman**, has tragically lost her life under deeply suspicious circumstances.

A high-achieving student who had graced the front pages of major news outlets for her academic brilliance and civic contributions, she had her promising future cut short.

Now, instead of transparency, her death is being **covered up** through **conspiratorial connivance, perjury, perverting the course of justice, and institutional obstruction**—perpetrated by the **judicial system, law enforcement, and medical staff across two NHS trusts**.

The circumstances of her death point to **fatal medical intervention**, with her **petite frame subjected to excessive dosing**—highly suggestive of an **unregulated drug trial** that caused **irreversible brain damage**.

The inquest process has been deliberately manipulated to **suppress critical evidence** and deny justice to a bereft family fighting for the truth.

This is not just a case of medical negligence—it is an orchestrated cover-up of homicide at the hands of the very institutions meant to protect lives.



THIS IS A NATIONAL CRISIS

These medically-induced deaths are happening **every single day across the UK**, with **law enforcement, the judicial system, and the NHS** working collectively to suppress investigations, obscure vital forensic evidence, and deny families the justice they deserve.

This is not just about one death—it is about an ongoing **systemic pattern of state-sponsored medical homicide and institutional cover-up** that is a matter of **the most urgent public and national interest**.



FORTHCOMING INQUEST & CORONER MISCONDUCT

Despite no completed inquest, authorities have **prematurely precipitously and erroneously** declared a precise cause of death as fact. However, an independent pathologist's examination of the autopsy report found no evidence to substantiate this claim. The role of the Coroner is to determine the place, manner, and exact cause of death through a thorough inquest process. Under the Coroners and Justice Act 2009, an inquest is required when the cause of death is unknown, or the death is suspected to be violent or unnatural. Any assertion of a cause of death prior to the inquest is highly irregular and undermines the integrity of the process.

NO FORENSIC OR TOXICOLOGY SCRUTINY

Shockingly, no toxicology or forensic analysis was performed as part of the autopsy. There was absolutely no attempt to investigate potential drug interactions, overdose, or external factors that could have contributed to the victim's death. The entire postmortem examination was fundamentally flawed, failing to meet even the most basic forensic standards required in cases of sudden or unexplained deaths. This lack of scrutiny raises serious concerns about procedural integrity and suggests a deliberate effort to suppress key evidence that could confirm medical malpractice or homicide.

CRIMINALLY CONVICTED CORONER: PENELOPE SCHOFIELD'S CRIMINAL PAST & JUDICIAL MISCONDUCT

Penelope Schofield, the current senior coroner handling this case, has a documented history of perverting the course of justice and perjury. In 1997, she was sentenced to jail after being convicted of perverting the course of justice for lying to protect her then-boyfriend, a police officer who was caught driving at five times over the legal alcohol limit. The presiding judge stated that both she and her partner needed to serve custodial sentences to maintain public trust in the legal system. Despite this serious conviction, Schofield was merely suspended as a solicitor and later appointed as the senior coroner overseeing deaths at Brighton and Sussex University Hospitals, including this case.

Schofield, without jurisdiction, unilaterally transferred this case from Sussex to Kent, citing a brief hospital admission a year earlier as justification. This move is legally dubious and appears to be an attempt to manipulate the judicial process to obscure critical facts. Furthermore, she only intervened after the original coroner issued a death certificate with the **wrong name**, forcing the family to fight for six months just to obtain a corrected document so they could apply for probate.

Her actions suggest clear **ultra vires** behaviour—exceeding her legal authority—and amount to another effort to pervert the course of justice. With a documented history of perjury and obstruction, her involvement in this case casts serious doubt over the credibility of the entire inquest process. This case is of **massive public interest**, not only for the victim's family but also for other families seeking justice under a coroner who has already demonstrated corruption and judicial misconduct.

WARWICK UNIVERSITY DRUG TRIAL & HOSPITAL TRUST COLLUSION

This case is not part of the 105 suspicious deaths currently involved in a massive police investigation and overseen by Schofield, but represents yet another instance of preventable loss of life at Brighton ICU. The victim suffered a collapse at home and received excessive adrenaline administration. At the time, the **Warwick University Paramedic 3 Drug Trial** was running in the area, raising serious questions about whether she was subjected to an unauthorised experimental drug regimen. The lack of toxicology testing makes it impossible to determine whether unapproved medications played a role in her decline.

The family had already began collating all the evidence for legal proceedings against a consultant at Maidstone Hospital for **medical battery, falsified evidence, perverting the course of justice, and conspiracy to cover up the lack of lawful consent**. This consultant failed to account for a previously identified underlying heart condition, instead choosing a predetermined drug regimen that ignored differential diagnoses. **Maidstone Hospital ranks among the top five hospitals in the UK for active drug trials**, suggesting a strong possibility that the victim was subjected to medical experimentation without informed consent.

The concerning links between Brighton and Maidstone Hospitals, along with the coroners blocking any police investigation, suggest a broader pattern of institutional collusion to cover up cases of medical malpractice and prevent criminal liability.



DETENTION & DEPRIVATION OF LIBERTY

What is being completely omitted from the inquest is the fact that the victim was in **formal detention** at the time of her death. As an inpatient at Brighton Hospital, she was under **deprivation of liberty**, as she was unconscious, on a ventilator and administered with drugs that rendered her incapable of independent function. The inquest has intentionally avoided any discussion of the events leading to the paramedics' intervention, the administration of multiple doses of excessive adrenaline, and the sequence of medical decisions that ultimately led to the removal of life support. This is a fundamental omission that completely distorts the circumstances of her death and prevents a transparent investigation.

JUDICIAL, LAW ENFORCEMENT & MEDICAL COVER-UP

This case has exposed a massive institutional cover-up involving the judicial system, law enforcement, and the hospital itself. The failures of law enforcement to properly investigate, the deliberate obfuscation by the coroner, and the hospital's refusal to provide transparent medical records all point to a concerted effort to conceal the true cause of death. This is not just a case of medical negligence—it is an orchestrated cover-up to hide the reality of a homicide.

This is an issue of **massive public interest**. Every day, preventable deaths occur under similar circumstances, with institutions working to suppress the truth. We demand transparency, accountability, and full legal investigations to ensure that no more families are subjected to this miscarriage of justice.



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