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detail.svkf.benversus.com



click to open link

you are here

About	Website
Formal website of all the cases	www.benversus.com
Easy Reading Summary of the cases	www.summary.benversus.com
Full Details	Website
Communications Since the Complaint	www.comms.svkf.benversus.com
Complaint in Detail	www.detail.svkf.benversus.com
All correspondence and references	www.refs.svkf.benversus.com
en	Website
Complaint combined with SV case	w ebsites shared w ith sv see above

Date Comms	Pages	About	Website	Document Name
2009-11-19	36	Formal website of all the cases: THIS!	www.benversus.com	benversus.ppt
2009-11-20	22	Easy Reading Summary of the cases	www.summary.benversus.com	081120 David Vs Goliath Summary.ppt
Skatteverket		Full Details	Website	Document Name
2009-03-20	65	Communications Since the Complaint	www.comms.svkf.benversus.com	090320 SVKF Comms Post Complaint.ppt
2008-09-12	48	Complaint in Detail	www.detail.svkf.benversus.com	080901 David Versus Goliath SV & KF Only.ppt
2008-09-12	126	All correspondence and references	www.refs.svkf.benversus.com	080901 Tax References David Versus Goliath.ppt
Kronofogdymno	digheten		Website	Document Name
		Complaint combined with SV case	websites shared with sv see above	Documents shared with SV case (interlinked - see above)

- •Welcome to **detail.svkf.benversus.com**
- •This document is the same sent to the SV & KF in September 2008.
- •This document follows previous correspondence attempting to engage the SV & KF in constructive discussion in 2006.
- •This document covers the original complaint and background references and all communications leading up to the complaint.
- •Documents were communicated by hardcopy and or CD to the SV and KF.
- •The original communications are contained at www.refs.svkf.benversus.com.



START DOCUMENT

Salus populi suprema lex esto

The welfare of the people is to be the highest law

Salus populi suprema lex esto.

The welfare of the people is to be the highest law



"David Versus Goliath" SV and KF Only

EU Legal Challenge Program

3rd September, 2008 Ben Collins.



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Introduction



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Intro Letter to Prospective Lawyers

Salus populi suprema lex esto.

The welfare of the people is to be the highest law

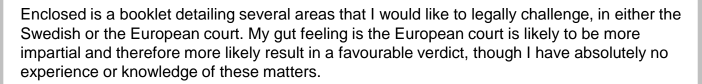
From: Ben Collins, Signalgatan 4b, 413 18 Göteborg, Sverige.

To: EU Legal Commissioner / Advocat Göteborg

3rd September, 2008

David V Goliath Legal Challenges

Dear Sir or Madam,



You are invited to consider the document and cases and decide whether any of them have both merit and interest for you. I am happy to appoint different advocates for the different challenges listed overleaf, according to their specialities.

I cannot pay for advocate work, due to limited finance, so I'm wondering if funds can be obtained from the various pots available from the EU for tackling "social justice", particularly in respect of other citizens from other countries exercising their right to live in another member state, where they may be more likely to fall foul to esoteric state processes.

My finances may improve in the New Year however, following the launch of 42 new ecotechnologies in the Carbon-Down program I have conceived over 5 years on limited privately saved income. Hence if only prepaid private finance is acceptable, also please notify me of your interest in that respect.

The cases are summarised on pages bas12 and bas13. All relevant documentation has been catalogued and referenced contained on the CD attached (90 Page document, and 200 page reference documents). In my opinion I have been the victim of processes working against core citizen values of a fair EU, including; illegal income tax collection, illegal collection practices and extortionate bill collection practices.

Tack för ert talamod med Engleska.

Yours sincerely,

Ben Collins. (UK Citizen Resident in Sweden 690309-5096)



David Versus Goliath Case List & Summary

Ref	Ref Case List		
Α	Ben Collins V Skatteverket		
В	Ben Collins V Kronofogdymndigheten		
С	Ben Collins V Alfakassan		
D	Ben Collins V Vägverkert		
Е	Ben Collins V Trafiksförsäkringsföreningen		
F	Ben Collins V KF & Intrum Justitia		

Ref Fight	About

- A Removed property and destabilised finance: Premature prorata assessment leading to over estimation of tax per annum.
- B Unnecessarily rapid and aggressive collectic Collection too soon, you should wait a fair period, bill was actually wrong.
- C 4 Month slow processing bereft of income. 4.5 months to inform me no entitlement, no interim income.
- D Disabled Light Vehicle / Creating CO2 Design Destruction of vehicle suspension and disablement by speed bumps (SBs).
- E Bad Methodology / Cynical Profiteering Disproportionate punishment and difficult offroad vehicle notification.
- F Extortion / Excessive collection terms Excessive escalation of collection fees in too short time period.

This document details several agencies that I would like to legally challenge, in either the Swedish or the European court. In my opinion these agencies have abused their privileges and position of power and failed in keeping to standards that protect individuals from clumsy or poor administration.

Their handling of these situations have been excessive and generated spiralling or cyclical additional problems way beyond the original issue. This creates a cycle of paperwork and time wastage all round.

Excessive whining or geniune social injustice?

I would like courts decide each case on merit, whether the case list does or does not constitute impedance of natural social justice and whether these mechanisms that have acted against me are either in control or are excessive.

In singular cases the damage might seem modest, but collectively this has created a load of unnecessary misery. Considering the wider social implications, this could mean much misery is being unnecessarily distributed without justification.

There are two goals here;

To be financially compensated for the wastage of time, misery and damages these unnecessary procedures have caused, and secondly to moderate these unnecessary procedures for other folks.

Change of procedures can be achieved either by;

- Punitive damages to me possible meaning payments due may be widespread.
- ទ្ទី Publicising this case.
- § An EU court directive to moderate processes. http://en.wikipedia.org/wiki/Citizenship_of_the_European_Union

Bas4

Case Overviews

Re	fCollins Versus & Issue	About
SV	Skatteverket	Legal Argument & Complaint
A	Removed property and destabilised life for money later returned.	Premature prorata assessment leading to over estimation of tax per annum. Near immediate sequestration of assets, despite communications. Inappropriate action considering financially history and earnings. Abuse of power which led to confidence collapse/personal issues. Forced closure of business project, unemployment and plan destabilisation. Borrowing from friends and family, cash shortage, no cash for rent or food. No income yet income tax charged, estimations collected on. Unnecessary cycle of events that could have been easily avoided.
KF	Kronofogdymndigheten	Legal Argument & Complaint
В	Unnecessarily rapid and aggressive collection.	Collection too soon, no time tolerance, and the money wasn't even owed. Early collection removed transportation needed for work. Negotiation and timescales unfeasible for my modest income.
ΑK	Alfakassan	Legal Argument & Complaint
	4 Month slow processing Bereft of income.	4.5 months to inform me no entitlement, no interim income. This is a long time, despite interim reminder letters and prompting by me. This is time I could have lived in the UK and claimed my full entitlement. No information was supplied to suggest I could get social payments. Still asking basic questions 4 months into claim. No urgency. No income for five months, massive stress and worry, confidence collapse.
VV	Vägverkert	Legal Argument & Complaint
	Disabled Light Vehicle s / Creating CO2 Design	Destruction of vehicle suspension and disablement by speed bumps (SBs). SBs have no standard design and this leads to lazy construction SBs damage vehicles even when travelled over slowly. SBs encourage "Qashqai" designs, high fronts endangering pedestrians. Properly built SBs work, badly made do not, needs higher standardisation. Need to establish quality control, vehicles prematurely damaged. Request contribution for suspension and other repairs, and vehicle scrapping Request contribution for case preparation multiplied by risk of case loss.
TF		Legal Argument & Complaint
E	Bad Methodology / Cynical Profiteering	Disproportionate punishment and difficult offroad vehicle notification. Could easily send offroad notification forms and avoid whole issue. Probably cynical collection exercise / extortion through excessive charging. Opportunism using their superior legal position and knowledge.
IJ	KF & Intrum Justitia	Legal Argument & Complaint
F	Extortion / Excessive collection terms	Excessive escalation of collection fees in too short time period. Cynical profiteering from the financially weakest, 1000+% Gross PA Interest Collection too soon, you should wait a fair period, extortionate terms.

I would like to emphasise these cases are not whining about having to pay bills or tax responsibility of citizens. It is the excessive and in some cases erroneous application of financial thumb screws at very early stages of problems that actually create more and unnecessary problems, criminalising and bullying ordinary citizens. Sweden has an excellent public finance record system to highlight non-payers and track finance histories. From my perspective these other additional mechanisms applied to me have been excessive and unjust. There needs to be fairer timing balance, after only a couple of months excessive fining starts with individuals, whereas in contrast fallible government institutions themselves are slow to respond yet with no repercussions. Either these institutions need to be faster, or more time be given all round to everyone make a fairer system in balance for individuals who may not be experts in administration of esoteric processes for every EU country.

Personal Statement of Intent

The worst side of human nature, seen throughout history, is the abuse of power. What separates the Solomons from the Stalins, is how they cope with their powers, their capacity for empathy. Moderating the power of public bodies to be socially just / balanced is something worth pursuing, hence this document.

I have worked most of my life to help eliminate climate change. Being poor is not an issue for me, however I have had the financial rug pulled away from me by the combined incompetences of the Skattföreningen, Kronofogdemyndigheten, and several other offices. They have also inhibited Carbon-Down project progress. While the difficult "financial suffering" part of my work is now complete, I feel rather cheated that these last three years of low income have been unnecessarily financially tormented rather than the romantically stable, "poor but happy".

After complaining to the various agencies and receiving a non committal letters in return, the next course of action is either to lie down and accept all this tormoil or fight back in court against what I feel were trespasses. Little people like me are getting their lives mashed through this incompetence, but it seems like we have no redress mechanism.

Any mistake we make is punished using an exponential fining curving, I would like this process applied in balanced reverse when mistakes are made so that eventually a little more patience is exhibited from the state side when dealing with individuals. I accept mistakes people make in public office, that their jobs are difficult, that taxes and bills must be paid, that we are all fallible humans not robots and that tax calculations can go up and down through the year.

I do not accept being taking to the bailiffs *six weeks* after receiving a (incorrect) tax bill estimation (case A). I do not accept having all my worldly goods removed and sent for auction *a month* later, for money that is later returned to me as tax overpayment. What a strange and unnecessary mess this creates.

This action (case B) disabled a perfectly good car carefully maintained privately for ten years, thereafter receiving insurance fines for that immobilised private parked car, disabled by other people amounting to Skr 10,000 in a few months (case E), when the annual insurance when used was Skr 4,000. Something is badly wrong when it takes 5 months to inform me of ineligibility for Alfakassan benefit (case C) for an unnecessary unemployed period forced by erroneous tax collection. Yet if i delay paying a 280kr bill 2 months, someone has the right to slap a 2000% GPA 1000kr penalty on that (case F).

From my perspective, this adds up to an imbalanced state of affairs. I feel any mistake or delay I make is punished with a very big stick, yet mistakes in reverse that penalise my lifestyle pass off with impunity. This impunity means those mistakes will continue to be made until they are acknowledged, most likely through financial pain applied by the courts. I note the severity and punishment dished out for the most minor of financial misdemeanours, I would like that level of proportional severity exacted in reverse and some costs recovered.

Cum potestate magna rationem reddere convenit - With power comes responsibility



Misery and Accumulated Personality Damage

Misery

"Annual income twenty pounds, annual expenditure nineteen six, result happiness, annual expenditure twenty pounds ought and six, result misery." (Charles Dickens)

There a whole world of emotion between stable low finances and financially unstable and dreading the noise of the letterbox.

I have now completed my unpaid sabbatical work to eliminate climate change and carbon fuel dependence, some of which will be published in late 2008. These collective unnecessary actions have delayed this project and have affected commercial issues.

Life is very short but luckily I have had chance to pursue my life goal and completed it, although the sacrifices have been too much to bear on the personal front. I had enough money to mind my own business, socialise, live with pride chasing my dream and drive my little cabriolet in the sun and play the odd game of golf, all whilst completing my project.

The unnecessary mobbing and destabilisation changed what should have been happy two years working on my dream, to three years haunted by a struggle and mental fight against self loathing and depression.

Damaged Personality

I make no apology for generally lacking in confidence and allowing my confidence to be shattered disproportionately by this experience, I am human not a robot. After this experience my personality is slowly recovering.

Though I am not a naturally confident person, I do have a lot of optimism and dont think someone in my position should have to face the contemplation of suicide. Looking back now, I am disappointed with this treatment and would like to see closure by curtailing of those administrative mechanisms responsible what was a totally unnecessary chain of events.

- P1 Shattered confidence and nervousness attacks. Probable nervous breakdown
- P2 No new friends made. I have stopped playing sport and most group social activity. Partial social phobia.
- P3 Not travelled more than 30km from my flat in 18 months and then only left the boundary of Göteborg twice.
- P4 Change of personality, from extrovert into recluse.
- P5 5 months low work output / moping.
- P6 Unable to attend mothers illness June 2006, no money for flight (sister with 4 kids had to go instead).
- P7 Not able to be god parent to niece Virginia, because i could not afford the visit to Manchester.
- P8 Subsequent breakdown in family relations, no invite to Mothers 70th party.

Motivation

Naturally a mix of frustration, boredom, bitterness, anger and financial recuperation are the motives behind this collective action. There is a point where trampling or trespass into peoples rights and private areas really begins to rankle and not sit easy with day to day existence, until that trampling has been corrected. Despite the overwhelming wave of negativity revisiting all of this generates, I have reached that point where I need to respond.

Suicide Issues and Correlation

If settlement is not made satisfactorily, I intend to publish the collated actions and supply information to relatives of suicide victims affected by these administrative policies. This seems the best way to permanently trim the wings of agencies until they are more socially just. I propose to statistically investigate the influence of the unnecessarily swift and disproportional debt "fining" or collection (e.g. KF's & Intrum Justitia's apparently (currently) legal 1000+%PA interest etc) on the suicides of the last ten years.

When people have financial and other personal problems, they do not need state backed extortion compounding them. These agencies and their stewards need to be reminded they are dealing with people not numbers and machines, and behind the missed payments may be other traumas.

A suicide victim feels isolated and pressured, they ask themselves, is it better to stand and fight or is it better to end the pain? Then a letter of sudden or madly escalating financial penalty arrives, another straw for the camels back. Any family suffering a suicide in the past decade who thinks excessive financial penalties or aggressive pretax collection contributed to that suicide can consider the verdict concluded in these few cases as benchmarks and seek out social justice if any link is proven.

We can be pretty sure that many suicides are down to a combination of factors, often involving financial problems. Financial problems and pressure becomes unbearable when spiralling becomes apparent. In the UK this is dished out by horrible thugs running illegal debt schemes on social housing estates. In Sweden it seems to be supplied by government backed agencies. You should not be allowed to change a 300kr bill into 1600kr in two months, that agency must be stopped. Imagine the feeling of someone someone between sinking and swimming financially who receives such a demand, and it is repeated over several 400kr bills. Wrong!

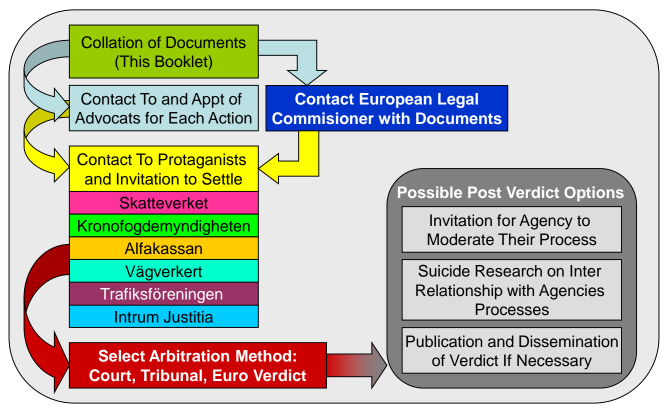
There have been approximately 15,000 självmord in the last decade. When including; parents, siblings, partners and children, each suicide massively affects many people, say around 8, that computes to 120,000 victims in the Swedish suicide crisis. I will seek a University to analyse Intrum Justitia etc influence on that list. Let the courts look back and analyse how many have been wrongly treated by those agencies, let us determine how big a contributory factor was the agency's malpractice and hold the stewards proportionately responsible for that malpractice. This may also mean those agencies are partially culpable by component and need to pay out to each victim proportionately to that component.

I hope the malpractice is somehow directed on to consciences and the stewards are shaken from the smug conceit that must exist in order to motivate these current policies, and they make the effort to develop citizen fair policies.

Liability Resolution Options or Responses

Plan of Action and Resolution Outcome Scenarios

This area is well outside my field of expertise, so I hope to follow the legal advice engaged, whatever that may be. Right now the plan is as follows:



Ref Plan of Action **Alternatives** Prepare Each Complaint. Contact Samaritans Type Agencies. 2 Contact the Library Lawyer and EU Lawyer. Contact Political Parties / Social Reform Groups. 3 CC the Agency. Contact EU Social Justice Department Invitation to Settle Damages to BC. 4 Contact Journalists 5 Invitation to Refund Historical Victims. 6 Invitation to Change Practices.

LIUK	Sility Resolution Options of Responses	Likely Response nom Ben Comis
R1	None	Tribunal or Court action.
R2	None, explaining why claim is invalid	Correspondance sequence isolating dispute areas.
R3	None, explaining why claim is invalid	Tribunal or court action on areas of dispute.
R4	None but token payment	Tribunal or Court action.
R5	None but independently set payment.	Agree to procedure.
R6	None but agreed discretional payment.	Agree to procedure.
R7	Partial and token payment.	Tribunal or Court action.
R8	Partial and independently set payment.	Agree to procedure.
R9	Partial and agreed discretional payment.	Agree to procedure.
R10	Accept liability and independently set payment.	Agree to procedure.
R11	Accept liability and agreed discretional payment.	Agree to procedure.

Likely Response from Ben Collins

The exasperation with these processes is best illustrated by the problems experienced with my car, which previous to these issues, gave ten years of trouble free, low depreciation driving fun.

Since the car was taken off me by KF on behalf of SV, for a sum that was in fact never really due, it has been undriveable due to a frozen alternator, which is an engine out job.

With no finance to take the engine out, no facilities to repair (repair beside my building is not allowed) the car has stood still for almost two years.

An attempt in March 2007 was made to start the car, but it has probably seized by now, and the auxillary belt began smoking.

In 2008 I attempted to sell the car to eight Fiat specialists on open price conditions (Ref Car1), but not one bid was received. The car is now almost worthless, despite the auction house valuing the car at Kr60,000 when taken away. The humiliation of driving the car to the sales house, chaperoned by 2 KF officals, was compounded when cycling back to get it once my sister's loan money had come through. A pathetic experience.

The car is now sat on its paid for parking space, with no resolution in sight. The car was insured until September 2007 for 4300Kr per annum. Despite writing to Vägverket to inform them the car was avställt in October 2007, Trafiksförsäkring have now demanded @kr33,400 off me for it's insurance, for an immovable car. KF will shortly retake all my possessions in regard to this bill, except I dont have any Possessions except this car, which has been made worthless except for scrap / parts by KF's original collection for a sum that was never owed!!





Car owned ten years, self serviced and repaired, recent new roof and stainless lifetime exhaust system, prior to KF removal. Car now worthless except for parts,

unused almost two years.

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What I Should Be Doing With My time

Chasing paper and resisting semi-criminalisation of my status is a waste of time, but as a person I feel very hurt by these experiences, hence the desire to "fight back" and get some kind of closure or justice.

I have developed 42 innovations in the field of eco-engineering which will be rolled out in the coming year, which among other projects has an improved efficiency wind turbine (100% energy capture by area) which can manufacture methanol fuel, eliminate oil reliance and ${\rm CO}_2$ production within ten years when built on to existing industrial areas across the world. <u>www.carbon-down.com</u>

Time spent on this document has delayed and weakened these eco-projects in their fast moving fields. Four months preparing this case though is nothing compared to months lost due to self loathing, which looking back, was unnecessarily generated by these agencies – all in my opinion of course, so I am interesting to here what an impartial court opinion would be.

While I am realistically pessimistic in my expectation of success in taking on these big state mechanisms, I think this is the best way of registering my annoyance and frustration with these easily avoidable processes which these agencies seem unmotivated to improve.

Case Basics A (1 of 6): Collins Versus Skatterverket Göteborg

- SV cannot assume people with low and or variable incomes will earn the same every month, then authorise removal on that basis after only six weeks
- SV should only collect tax by force on what they are *certain has been* earned, not on the basis of what they *estimate might be* earned.
- SV extracted all my finances via KF to satisfy a claim from 37 days earlier.
- SV's claim for that period was later reduced to zero and all money refunded.
- · Authorising forced sequestration of funds should be a last, not first resort.
- SV infringed my basic citizens rights by; withdrawing personal survival funds, not providing adequate time to to pay sums claimed, not offering payments terms balanced versus income and prospective income, not considering earnings levels current and historical, not considering previous tax history and full co-operation, not providing adequate time to prepare a tax calculation counter claim and not considering the size of the moderate sums demanded balanced versus history and risk to SV of non payment.
- It cannot be worthwhile to turn upside down the life of a citizen to recover the sum of €3400 that has not been paid for 37 days, whether owed or not.
- The sum was never owed or due and invented by SV due to poor process.
- SV were far outside the balance of fair but robust tax collection.

Case Basics B (2 of 6): Collins Versus Kronofogdemyndigheten

- KF took all my property, cash and harassed me for a sum not owed.
- KF removed my property too quickly, for a tax estimation a few days previously.
- KF failed to provide fair repayment terms or timing conditions.
- KF should wait a fair period for a citizen to prepare tax counter calculations.
- KF acted on an tax estimation not on tax earned or proven owed.
- KF publicly labelled me a debtor for a non existent debt.
- KF extorted fees and interest for a sum not owed.
- My financial and personal life was destabilised by this KF action.
- When KF collect on bills that are not owed, KF are stealing funds.
- KF must take this issue with their customer who is inventing bills, not me.
- "Just doing our job" is not a satisfactory response if this job results in illegal and or amoral collection from low income individuals resulting in life destabilisation.
- When you humiliate someone and take away all their worldy goods, you should be *very sure they actually owe something* to your customer and not act blindly.
- KF has acted amorally with undue haste and not respected EU citizen rights.
- KF practices need to improve until adequate response moralities are standard.
- KF harassment for invented SV bills continued throughout 2005 and 2006.
- Two years of misery for non existent, unproven and estimated tax debt.

Case Basics C (3 of 6): Ben Collins Versus Alfakassan (AK)

- I was forced into unemployment after KF took all my money for sums not owed.
- AK processed my claim too slowly to be acceptable, 4.5 months.
- Basic human rights demand a form of social payment when unemployed, targets should mean a 4.5 month turnaround is not acceptable.
- This delay created a whole load of personal misery for myself and humiliation of borrowing money from my circle of people, straining personal relationships.
- The issue herein is: What is an acceptable response time for AK?
- Slow response prevented me accessing alternative social support (i.e. in UK) .

Case Basics D (4 of 6): Ben Collins Versus Vägverkert (VV)

- Poor road building by Vägverket through poorly constructed speed bumps have prematurely damaged and scrapped my vehicle.
- These traffic calming measures have created a market in Europe for SUV's
 which are dangerous to pedestrian and lightweight passenger cars exactly the
 opposite result to the target of creating safer roads by traffic calming.
- Vägverket must modify practices until they build roads suitable for low to the ground and lightweight (environmentally and pedestrian friendly) transport
- Vägverket should use alternative traffic calming or improve speed bump quality.

Case Basics E (5 of 6): Ben Collins Versus Trafiksföreningen (TF)

- TF bills are a cynical collection and extortion exercise of the unwary.
- The uninsured vehicle issue is easily avoidable with better administration practices by TF and VV.
- TF are extorting eight times the previous on road insurance for an unusable car.
- TF should not be able to charge for an unused, off road and mechanically disabled car.
- TF should be obliged to prove that the owner is using their vehicle uninsured or that it is possible to be stolen before charging fees.
- The car is offroad due to sequestration by KF in 2006 for tax, later rescinded.

Case Basics F (6 of 6): Collins Versus KF & Intrum Justitia (KF/IJ)

- Extortion by illegal charges have been applied by KF and IJ for original bills that were paid within three months of the due date, which though not ideal, is fast enough in a fair and civilised society.
- The charges are identified as illegal and extortionate as they represent more than 1000% per annum which is unacceptable in a fair EU society.
- KF and IJ create a poverty trap and unnecessary misery by acting with unnatural haste using their superior legal position to exploit the poor.
- KF and IJ have invented spiralling charges to pay for their non-jobs and fees.

Section A (1 of 6)

Ben Collins Versus Skatteverket Göteborg

Erm, I got your bill but I havent earned anything yet, my income is low and sporadic, like it was the last six years.

We insist on being paid every month, it is how we do things here.

2 months later....

Erm, I haven't earned anything yet, it seems odd that i have to pay income tax on that, or?

It has been two months now!!! You owe us €3400 from our estimate. Pay up or we take everything.

6 months later....

Erm, its June, my Mum may be dying and you've made me unemployed, please can I have that money you took from me for what wasnt owed anyway so I can fly home.



Ask us again in December.

11 months later....

But erm.....



Here is your money you overpaid...????..blimey dont look so sad, show a bit of gratitude!

Salus populi suprema lex esto.

The welfare of the people is to be the highest law

3rd September, 2008 Ben Collins

Complaint Table, Contents and Notice

Complaint Summary	
Skatteverket	Legal Argument & Complaint
Removed property and	Premature prorata assessment leading to over estimation of tax per annum.
destabilised life	Near immediate sequestration of assets, despite communications.
for money later returned.	Inappropriate action considering financially history and earnings.
	Abuse of power which led to confidence collapse/personal issues.
	Forced closure of business project, unemployment and plan destabilisation.
	Borrowing from friends and family, cash shortage, no cash for rent or food.
	No income yet income tax charged, estimations collected on.
	Unnecessary cycle of events that could have been easily avoided.

Contents

SVC	Ben Collins V Skatteverket
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SV3	Skatteverket: Damages and Table of References
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SV5	Skatteverket : First Resort Stripping Essential Finance
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SV11	Skatteverket & KF: Financial Terrorism and Irresponsible Tax Collection
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SV14	Skatteverket : Chart References
SV15	Skatteverket : Event Chart 2005
SV16	Skatteverket : Event Chart 2006
SV17	Skatteverket : Table of Damages

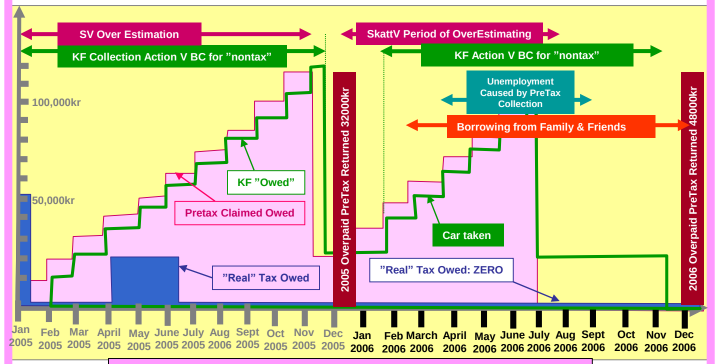
Skatteverket Göteborg: Legal Notice

Notice sent to SV 3rd September (CC European Court of Human Rights).

SV and KF Removed all my finances in early 2006 in order to satisfy their tax estimation made a few weeks earlier. This tax claim for *that period was later reduced to zero*. In my opinion this tax collection process infringed basic citizens rights by:

- a) not allowing retention of personal survival funds.
- b) not providing adequate time to to pay sums claimed.
- c) not offering payments terms balanced versus income and prospective income.
- d) not considering earnings levels current and historical.
- e) not considering previous tax history and full co-operation.
- f) not providing adequate time to prepare a tax calculation counter claim.
- g) not considering information supplied in January and March explaining zero income.
- h) not considering the size of the moderately sized sums demanded balanced versus history and risk to SV of non payment.
- i) finance removal killing sole trader business activities which would have led to a tax payment.
- SV action removed all disposable and essential income for rent and food for a period of 4 months creating severe hardship for me. Responsible tax collection must retain citizens rights to personal survival funds and reasonable timescales in my opinion.
- Forced sequestration of funds should be a last, not first resort, and not after only a few weeks, and the tax should be for money earned not estimates.
- Please refer to the document attached and CD of references.

I am seeking legal representation in Sweden and have sent this information to the European Court of Human Rights and will enter into the full legal process thereafter, assuming SV do not agree to an independently set compensation tribunal in the interim period, i.e before September 30th 2008.



Skatteverket Göteborg: Table of References 1 of 3

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33 3 oktober 2005 Skatteverket: Title: SV Statement October 2005 34 18 oktober 2005 Kronofogdemyndigheten: Fines and Debt Status October at KF 35 18 oktober 2005 Kronofogdemyndigheten: Debt Warning October 2005 at KF 36 19 oktober 2005 Skatteverket: Tax Amount Changed According To Information I Sent 37 undated prob 19 okt Skatteverket: New tax estimation according to my letter 38 6 november 2005 Kronofogdemyndigheten: November 2005 More "Debt" Transferred to KF 39 7 november 2005 Skatteverket: SV Statement November 2005
 18 oktober 2005 Kronofogdemyndigheten: Fines and Debt Status October at KF 18 oktober 2005 Kronofogdemyndigheten: Debt Warning October 2005 at KF 19 oktober 2005 Skatteverket: Tax Amount Changed According To Information I Sent undated prob 19 okt Skatteverket: New tax estimation according to my letter 6 november 2005 Kronofogdemyndigheten: November 2005 More "Debt" Transferred to KF 7 november 2005 Skatteverket: SV Statement November 2005
35 18 oktober 2005 Kronofogdemyndigheten: Debt Warning October 2005 at KF 36 19 oktober 2005 Skatteverket: Tax Amount Changed According To Information I Sent 37 undated prob 19 okt Skatteverket: New tax estimation according to my letter 38 6 november 2005 Kronofogdemyndigheten: November 2005 More "Debt" Transferred to KF 39 7 november 2005 Skatteverket: SV Statement November 2005
36 19 oktober 2005 Skatteverket: Tax Amount Changed According To Information I Sent 37 undated prob 19 okt Skatteverket: New tax estimation according to my letter 38 6 november 2005 Kronofogdemyndigheten: November 2005 More "Debt" Transferred to KF 39 7 november 2005 Skatteverket: SV Statement November 2005
 undated prob 19 okt Skatteverket: New tax estimation according to my letter 6 november 2005 Kronofogdemyndigheten: November 2005 More "Debt" Transferred to KF 7 november 2005 Skatteverket: SV Statement November 2005
38 6 november 2005 Kronofogdemyndigheten: November 2005 More "Debt" Transferred to KF 39 7 november 2005 Skatteverket: SV Statement November 2005
39 7 november 2005 Skatteverket : SV Statement November 2005
40 28 november 2005 Skatteverket: Real Tax Bill and Calculation (53,000kr Over Estimated)
41 6 december 2005 Skatteverket: Tax Year End Tax Overpayment Returned
42 6 december 2005 Skatteverket: SV Statement December 2005
43 6 december 2005 Kronofogdemyndigheten: ONE fine returned!
44 6 december 2005 Kronofogdemyndigheten : Other Debts Still Pending (Due to Overpayment of Tax)
45 15 december 2005 SV 32000kr Returned Tax 2005 from SV
46 27 maj 2006 Skatteverket: Tax Submission for 2005 Part 1 of 2
47 27 maj 2006 Skatteverket : Tax Submission for 2005 Part 2 of 2
48 24 maj 2006 Skatteverket : 2005 Tax Formally Agreed May 24th 2006
49 24 maj 2006 Skatteverket : 2005 Final Tax Decision, Agreement and Calculation
50 27 maj 2006 Skatteverket : Written Letter Tax Declaration

Skatteverket Göteborg : Table of References Continued 2 of 3

2006 Ma	ain Communicatio	ns with SkatteVerket and Other Notes.
TaxRef	Date	Subject Summary
52	n-a	Skatteverket Göteborg : 2006 Table of References
53	7 januari 2006	Skatteverket : Standard Jan 2006 Tax Demand
54	5 februari 2006	Kronofogdemyndigheten: 2006 Fining and Debt Transfer to KF Feb 5th
55	6 februari 2006	Skatteverket : SV Statement February 2006
56	6 februari 2006	Skatteverket : Standard Feb 2006 Tax Demand
57	2 mars 2006	Skatteverket : Preliminary Tax Calculation 110,000kr PA
58	undated	Skatteverket: 2006 Forward Tax Estimation
59	5 mars 2006	Kronofogdemyndigheten: March 5th KF New February Tax Debt Registered
60	6 mars 2006	Skatteverket : Title : SV Statement March 2006
61	6 april 2006	Kronofogdemyndigheten: Fines and Debt Status April at KF
62	6 april 2006	Kronofogdemyndigheten: Notice Concerning Car Removal
63	6 april 2006	Kronofogdemyndigheten : Car Removed April 6th
64	25 april 2006	Kronofogdemyndigheten: Notice Car Possession Lost to the State 25th April
65	18 maj 2006	Skatteverket : €3,000 Begged Money From My Sister To Pay KF
66	18 maj 2006	Kronofogdemyndigheten: Car Auction Notification
67	18 maj 2006	Kronofogdemyndigheten: Live Printout at KF Office and Auction Stopping
68	19 maj 2006	Kronofogdemyndigheten: Running Around Like an Idiot To Pay Money Not Owe
69	24 maj 2006	Skatteverket: May 24th 2005 Statement
70	5 juni 2006	Skatteverket : SV Statement June 2006
71	22 juni 2006	Kronofogdemyndigheten: More KF Charges
72	22 juni 2006	Kronofogdemyndigheten : Final KF Bill
73	28 juni 2006	Skatteverket: Complaint Letter 1 of 2 in June 2006
74	28 juni 2006	Skatteverket : Complaint Letter 2 of 2 in June 2006
75	3 juli 2006	Skatteverket : SV Statement July 2006
76	17 juli 2006	Kronofogdemyndigheten: Complaint Response from KF
77	6 november 2006	Skatteverket: Late Rent Payment and Financial Destabilisation
78	28 november 2006	Skatteverket: Tax Decision Income stated As 233,500kr ????
79	5 december 2006	Skatteverket: 2006 Year End Statment and 48,000kr Returned Tax
80	7 december 2006	Skatteverket: Living Under The Financial Sw ord of Damocles
81	8 december 2006	Skatteverket : Credit Card Bill Strained With Cash Withdraw als
82	8 januari 2007	Skatteverket : Personal Issues
83	14 januari 2007	Skatteverket: Title: Begging for Money from Linnestaden
84	undated	Skatteverket : No Tax Due - Revised SV Statement
85	24 July 2007	UK Tax Nottingham Owing Discussion.
86	6 mars 2008	UK Tax Nottingham Refence Letter.
87	2000-2007	Bouncing Payments Following SV & KF Account Raiding
88 2006-2007 Earnings and Bank Balance Versus Tax Payments		•
89	1998-2008	BC Personal Tax History 1998-2008
90	1998-2008	BC Expenses History 1998-2008
91	2000-2008	Regular Tax Information From BC to SV Supplied for Eight Years

Same again in 2006, except this time with more serious personal consequences.

Building Paper Mountains

Hundreds of A4 sheets were created by SV & KF to collect small amounts of tax on my low income. A huge waste of time all round, leading to great tax collection inefficiency.

Skatteverket Göteborg : Table of References Continued 3 of 3

BC to SV Tax Letters					
				About	
	Ref	Date	Recipient	Year	Subject / Title on Letter
	92	2000-2008	Cover / Contents	80-00	
	93	6th October, 2001	Skattkonteroret	2 001	Commencement of Swedish Income Tax Payments.
	94	21 st May, 2002	Göt. Skattemyndigheten	2 002	Change of circumstances – Zero Income 1 of 2
	95	21 st May, 2002	Göt. Skattemyndigheten	2 002	Change of circumstances – Zero Income 2 of 2
	96	18th September, 2002	Göt. Skattemyndigheten	2 002	Zero Income till Christmas 2002
	97	8th May, 2003	Ulla Andersson	2 003	Still Zero Income till October 2003
	98	4th August, 2003	Carolina Gustafsson	2 002	Ben Collins Income 2002
	99	15th October, 2003	Carolina Gustafsson	2 003	Ben Collins Income so far 2003
	100	15th Januari, 2004	Carolina Gustafsson	2 003	Ben Collins Income 2003 and start of 2004
		18th Mai, 2004	Carolina Gustafsson	03 & 04	Ben Collins Income So Far 2004
	102	5th August, 2004	Marianne Delmoro	2 004	Ben Collins Income So Far 2004, Update
	103	25th Juli, 2005	Marianne Delmoro	04 & 05	Ben Collins Inkomst Deklaration för 2004 & So Far 2005 1 of 2
	104	25th Juli, 2005	Marianne Delmoro	04 & 05	Ben Collins Inkomst Deklaration för 2004 & So Far 2006 2 of 2
	105	3rd September, 2005	Anna-Lena Liljeroth	2 005	Ben Collins Försenad Betalning och Fråga Om Skatt
	106	15th October, 2005	Beskattningssektion 5	2 005	Ben Collins Inkomst Deklaration för Income 2005
	107	16th October, 2005	Anna-Lena Liljeroth	2 005	Ben Collins Försenad Betalning
	108	13th December, 2005	Anna-Lena Liljeroth	2 005	Ben Collins Betalning
	109	12th January, 2006	Marianne Delmoro	2 006	Ben Collins Inkomst Deklaration för Income 2006
	110	17th March, 2006	Fr Radtke	2 006	Ben Collins Inkomst Deklaration för Income 2006
	111	27th May, 2006	Beskattningssektion 5	2 005	Inkomst Deklaration för 2005 2 of 4 Expenses Summary
		27th May, 2006	Beskattningssektion 5	2 005	Inkomst Deklaration för 2005 2 of 4 Expenses Summary
		27th May, 2006	Beskattningssektion 5	2 005	Inkomst Deklaration för 2005 3 of 4 : Bank Reconciliation
		27th May, 2006	Beskattningssektion 5	2 005	Inkomst Deklaration för 2005 4 of 4 : Expenses
		27th May, 2006	Fr Delmoro	2 006	Ben Collins Inkomst Deklaration Senast för 2006
		30th May, 2006	Fr Radtke	2 006	Ben Collins Inkomst Deklaration för 2005 & 2006 1 of 2
		30th May, 2006	Fr Radtke	2 006	Ben Collins Inkomst Deklaration för 2005 & 2006 2 of 2
		19th February, 2007	Anne-Charlotte Radtke		BC Skatt 2006 and 2007 Submission 1 of 4 Notes
		19th February, 2007	Anne-Charlotte Radtke	06 & 07	BC Skatt 2006 and 2007 Submission 2 of 4 Accounts
		19th February, 2007			BC Skatt 2006 and 2007 Submission 3 of 4 2006 Expenses
	121	19th February, 2007	Anne-Charlotte Radtke	06 & 07	BC Skatt 2006 and 2007 Submission 4 of 4 2007 Expenses

Continual and Unprompted Information Supply by BC to SV

IMO I do not fit the profile of a tax avoider, regular information has been supplied to SV, including part way through the year. This is sometimes difficult and time consuming to do with my rather low and sporadic income and UK/Sweden currency issues and with 2 different tax years, but I have done it for 8 years now. Most of these letters are voluntary information supply, i.e. were not in response to information requests. All the letters were clearly written and referenced..

In every year of KF action* and collection against me, my tax was overestimated and resulted in tax back at the end of the year. What a pointless and expensive circus that I am made to pay for whilst my credit rating is ruined, for money I never owed in the first place! How can this be legal? Year on Year? *2002, 2005 and 2006.

All communications and the rest of these references and notes can be found in the accompanying sister document: "Catalogued Tax REFERENCES"

Robust collection of taxes is a complicated issue of balance necessary for the successful function of a socially responsible state. Tax collection can sometimes make mistakes or over estimations in calculations, in fact this is inevitable during normal processes.

What is not acceptable in my opinion (IMO) is the extorting / bullying / stripping of assets and essential finances needed to pay food, rent and continue business operation, after only a few weeks notice and especially for a tax bill that is later reduced and during a period of zero income, making payment virtually impossible. Finance stripping can result in drastic personal and personality consequences.

IMO Finance stripping should only be applied with ALL the following conditions:

- 1. Large sums owed.
- 2. Historically bad payer.
- 3. Risk of non payment and loss to the state.
- 4. Long term defaulting.
- 5. Breakdown in contact process with defaulter.
- 6. Cynical avoidance of taxation.
- 7.100% sure money is owed
- 8. Tax and earnings have been declared.
- 9. The tax year end has been reached
- 10. Reasonable time has been given to prepare accounts

In this case non of the above conditions were met with the following conditions occurring:

- 1. Sum claimed owed @€3,200, actual sum owed was €0.
- 2. Six weeks "defaulting" although in reality nothing actually owed.
- 3. Historical full payment.
- 4. Small sum involved and low risk to the state, low income individual.
- 5. Frequent KF obliging phone calls and interviews conducted at KF.
- 6. Historical full cooperation and information with SV.
- 7. Income tax charged where there had been no income.

IMO SV and KF were far outside the balance they need to maintain fair but robust tax collection. They created personal and financial problems to me and counter productive to their core aims of harvesting wealth for social provision. In fact their actions delayed a commercially valuable to Sweden project by around a year and manufactured social and health problems that are paid for from the social system.

Damages

- I claim damages for a catalogue of misery (listed as a table in the next pages) caused by SV authorised KF collection and stripping of all finance and possessions, prematurely without due consideration for EU citizens rights.
- I claim monetary compensation equivalent to time*risk required to prepare this case.
- SV are invited to agree to take part in an independently set compensation tribunal or offer a settlement, before the added expense of lawyers are involved from September 30th.
- Please refer to the SV damages table herein to assess the basic amounts claimed.



Skatteverket Göteborg: Complaint Summary

Summarised Complaint

- That unnecessarily swift personal artefact recovery was actioned by Kronofogdymyndigheten (KF) driven by Skatteverket (SV), when this should be a last resort in a fair society.
- This action initiated after only seven weeks from first notification of an unexpected and large-to-me bill, despite requests to delay the process and that large (to me) sums of money were not quickly accessible.
- That my car sale was actioned only a few weeks after that.
- That the sum of money owed assumed I would earn money at monthly rate earned in January and February, even though my previous income had always been both intermittent and occasionally low for six years and I informed both KF & SV of this.
- That most of this sum of money extracted was later returned in November, as a tax overpayment refund, with me having paid not a penny more tax throughout the year.
- That I was unnecessarily stripped of my possessions and disposable income leading to a series of knock on effect problems, of which Skatteverkt are proportionately to blame.
- That possession recovery was actioned based on only a pro-rata tax owing, not a whole year owing, and was therefore actioned far too early to be fair in a free and just EU.
- That communications I made were ignored when I was struggling to pay these fees and to establish a realistic-to-my-terms payback schedule.

Invitation to Settle for Damages

I would like SV to compensate proportionately lost income and what I consider owed, recognise the damage caused to my life, and recognise that this entire process was unnecessary as I had a history of full cooperation on tax matters and payments. By paying this amount hopefully SV will moderate their processes. The value of my wasted time remains at the market value, even if I have chosen to work almost voluntarily on ecoprojects in the mean time. Once this is paid, SV may be motivated to reconsider their processes.

Legal Statement

I would like to legally challenge the right of SV to remove my property within such a short timespan and set against a later proven over estimated tax demand. I accept the role of a good citizen is to pay tax and promptly wherever possible, but I do not consider that a fair society that SV are able to destabilise peoples lives especially when on limited income (for semi-charitable reasons in this case) as this can have drastic personal consequences.

I would like to see SV rules changed so that more reasonable time delay is made before such action and that action may only be made when non payment has occurred *according* to the income per full year rather than partial year pro rata, because self employed people receive money in spikes not monthly. I think this is a basic human right to have tax collected fairly, according to actual income, responsibly and in consideration of modest and sporadic income.

Skatteverket Göteborg: Timings Summary

I was minding my own business, not bothering anyone, working away on a poverty level that I was happy to accept as I followed my dream to contribute a solution or solutions to the reduction or elimination of climate change (See www.carbon-down.com).

I have worked all my life to help eliminate climate change. In 1986 aged 17 I built my first wind turbine and in 1991 aged 21 I tattooed my heart with planet earth. Being poor is not an issue for me, however I had the financial rug pulled away from me by the combined demands of the SV and KF offices for "pretax".

- I cannot afford to lend the state @kr50,000 for 8-11 months every year.
- •Enforced removal "pretax" destroyed my cashflow, illustrated by my rent payment catchup immediately after the tax over collection is returned.
- •My salary and payments bare no relation to SV and KF actions, the question is, why not?
- •(Over) tax payments follow immediately after my salary payments.

I have waited until the completion of Carbon-Down before raising this complaint in order to create a breathing space of time for my consideration, not to mention to allow a recovery of my own confidence and balance of judgement. This also means that the complaint is held in better light as I can now prove I was using my time usefully.

Diagram SV8: 2005 and 2006 Events and Resultant Issues

The actual complaint justification is best summarised by illustration shown below.

SkattV Period of OverEstimating SV Over Estimation KF Collection Action V BC for "nontax" KF Action V BC for "nontax" **Unemployment Caused Actual Income** by Over Tax Collection **Borrowing from Family & Friends Pretax Claimed Owed** 150.000kr Car disabled 37&67 Days!!! Car taken PreTax Paid 3x Rent Catchup Catchup "Real" Tax Owed KF "Owed" Rent (100,000kr Expenses Salary 2006 PreTax Back 48000kr Salar **Back 32000kr** SKr47110 SKr119.940 SK19640 50,000kr 2005 PreTax 달 \$ H 딩 gg Oct28

When I complained about these issues, my complaint was dismissed hence this legal procedure which has taken four months to compile and has been hanging over me for 2 years.

Mar April May June July Aug Sept Oct Nov Dec Jan

Jan

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Quaedam iura non scripta sed omnibus scriptis certiora sunt – Some laws are unwritten but they are better established than all written ones.

Oct Nov Dec

Feb March April May June July Aug Sept

Skatteverket Göteborg : Summarised Main Events Diagram

References below are available in the accompanying tax references annex

Neierences below	w are available in the	accompanying tax re	elefelices affilex
KF: We are coming to visit and calculate your possessions for unpaid estimated tax. KF: 8th Debt Warning and Fine of 2005 from KF after tens of letters. Skatteverket: Real Tax Bill and Calculation (53,000kr Over Estimated) Skatteverket: Real Tax 2005 from SV Skatteverket: Standard Jan 2006 Tax Demand Aarianne Delmoro Ben Collins Inkomst Deklaration for Income 2006	Kronofogdemyndigheten: 2006 January Fining and Debt Transfer to KF Feb 5th Skatteverket: Standard Feb 2006 Tax Demand Skatteverket: Pre Tax Calculation Preliminary Tax Calculation 110,000kr PA Kronofogdemyndigheten: March 5th KF New February Tax Debt Registered	45,000kr to find immediately (even though zero A silly situation gets very serious and self dout er Multiple micro borrow ing from family and friend: Car Auction Notification Tax Decision Agreement and Calculation Magictor Agreement and Calculation	Inkomst Deklaration for 2005 Ben Collins Inkomst Deklaration for 2005 & 2006 ILETER After non visit during May I w as not invited to the Borrow ed old bike jumped gears dumped me or Not able to be god parent to niece Virginia, no nitment and 48.000kr Returned Tax
		Borrow ed Money off Sist Kronofogdemyndigheten Skatteverket: 2005 Final	Skatteverket: BC to SV Complaint Letter Kronofoodemvndigheren: Complaint Response from KE Kronofoodemvndigheren: 70th Kronofoodemvndigh
10 4 april 2005 35 18 oktober 2005 40 28 november 45 45 15 december 45 53 7 ianuari 2006 9850d pue especial 2007 109 12 januari 2007	54 5 februari 200 56 6 februari 200 57 2 mars 2006 59 5 mars 2006		C
REST 2005 Dec January 2005 2006	February March 2006 2006	April May 2006 2006	June July 2006 2006 2006

Diagram SV9 : SV / KF EU Law Illegal(?) Tax Extraction During Zero Income Period : December 1st 2005 to May 30th 2006

Skatteverket: Personal Statement

Basic Complaint

That personal artefact recovery action was initiated after only 7 weeks from first notification of a very large bill, despite requests to delay the process and that large sums of money were not quickly accessible. That my car sale was actioned only a few weeks after that. This destabilised my life creating unnecessary, hardship, unemployment, personal issues, relationship issues, humiliation. Most of the money was later shown not to be owed.

From my perspective, tax goes up and down throughout the year for self employed people with lumpy incomes, but during the "up periods", I dont think ultra rapid possession removal is the correct course of action and should be only used with due consideration and as a last resort.

I would encourage SV to provide people with more realistic time to pay their bill, and also to consider that their bills and calculations are not infallible. SV need to treat people with more respect and moderate your processes, bullying and abuse of power is one the ugly sides of human nature and should not be accepted as *fait accompli*.

Legal Argument Focus

Purely guessing, but I imagine the legal argument will centre on the ability to recover taxes and at what speed. I would like to argue that;

- A) tax according to income that month,
- B) tax owed.
- C) tax estimated,
- D) tax due for immediate payment or assets are sequestrated,

are four very different items and also very time dependent. Also that co-operative history should lend a more reasoned attitude from Skatteverket. This is especially true for those self employed with wildly fluctuating income, as in my case, that arrives as lumps sums. No income payments were recieved in Jan-March.

In my correspondance it is clear I made every effort to keep SK and KF updated.

No tax was due in 2006 yet possession removal was actioned for tax estimates.

Hence SV should only proceed with possesion recovery when

- A) A reasonable period of time is given (more than six weeeks more like six months).
- B) When the sum owed according to the full year tax bill not a pro rata calculation.
- C) Reasonable time is given to allow the deal with and counter claim the tax demand and or prepare accounts.

To execute possesion recovery before this is irresponsible and against the very core of basic social values at the heart of the EU consitution. Possession and finance removal is humiliating and is not justified under short timescales.

SV destabilised my life and cashflow for nine months, all for a later zeroed tax bill.

Amount Claimed

While the amount lost due to unproductivity and unhappiness etc seems a lot out of context, the decision to remove all my possessions and money available to me at short notice completely destabilised my life and in the end was completely unnecessary.

What a negative and pointless episode, delaying and endangering some pretty worthwhile work. I would like SV to compensate lost income and what I consider owed, recognise the damage caused to my life, and recognise that this entire process was unnecessary as I had a history of full cooperation on tax matter and payments.

By paying this amount hopefully SV will moderate their processes.

SV & KF Göteborg : Paper Mountains of Threatening Letters, Visitations, Witnessed Form Signing, Harassing Calls, Called to Interviews, Property Removals. **Financial Terrorism.**

Irresponsible Tax Collection

All this hysterical response generated through impatience to collect the rather modest sum of €3,400 in the short space of three months time, with the €3,500 later returned. In what insane world does this make any sense? KF and SV are abusing their legal might and are out of control. If you dont get a monthly salary, you cant pay income tax every month, and income tax is not due every month, it is only due when income has been earned.

If there has been no income, there can be no tax.

Sequestration for money not owed must be illegal in the EU.





























































Skatteverket Göteborg: Main Issue

The same happened in 2005, Loads of false bills, KF bullying and continual harassment with the big stick, all ending in a tax repayment from SV to BC.

Year on year harassment, paper mountains, hundreds of sheets of A4, phone calls and visitations for money that was not even owed. What a sick joke. The world does always revolve around 9-5 jobs and guaranteed steady monthly salaries.

SV and KF are acting against basic human rights, by collecting using force, prematurely on taxes not even due, creating unnecessary poverty and destabilisation.

The legal argument is likely to boil down to the car removal, was this or was this not legal? To my mind: no money was owed, with insufficient time and tolerance shown by KF & SV. IMO Guilty: Unlawful property removal, abuse of citizen rights, personal victimisation.

Diagram Notes:

- •For 20 months of the 24 I was under action and legal threats by KF.
- •Only a two of months of this I was actually behind with "real" tax (early 2005).
- •KF collect on estimated pro rata year "pretax". Why? What possible justification is there?
- •For 18 months I was been threatened for something not owed.
- •Throughout this time I maintained communications saying tax was being overestimated!

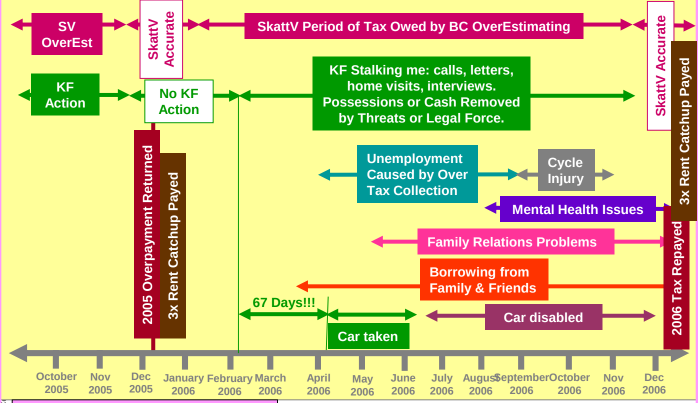


Diagram SV12: Main Issues

By removing excess tax prematurely and by force, both years were lived in financial turmoil, which with patience on the part of SV & KF, could have been completely avoided.

Tax payments were made as soon as possible, i.e. whenever money was available. Had the (31749kr – 2005) and (48,627kr - 2006) been available to me throughout both year, life would have been very simple and the personal problems could have been avoided; broken arm, depression, deteriorated relations with my family, delayed rent payments and the period of unemployment. It really is that simple.

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Skatteverket Göteborg : Elbow Fiasco



An illustration of the problems near immediate sequestration of funds causes on a persons life is nicely illustrated by my now permanently weakened elbow after a cycle crash. How is this the fault of SV & KF you may wonder?

IMO there is a direct and unbroken link between not being able to replace my buckled rear wheel (on a bicycle I have maintained and used (still in use) for twenty years) because of lack of funds and having to borrow Mr Grigorievs bike for several months. This bike jumped a gear and dumped me on to tarmac. With the money that was taken from and later returned to me, I would have replaced that back wheel and that incident would have nver happened. That incident also cost the Swedish taxpayer significantly after 2 operations and around ten visits to hospital/doctors/physio.

You can of course argue that I should have established the bicycle was mechanically unsound through, mechanical inspection or that I should have a pot of savings that SV and KF can help themselves to whilst they work out their tax numbers and immediately demand fees. However on the other hand that would mean no Carbon-Down inventions because I would be following a conventional career. I am certainly not embarassed that my funds are low after pursuing the Carbon-Down seris of 42 inventions to eliminate climate change.

Skatteverket Göteborg: Other Chart References and **Summarised Major Events Table**

The major financial and legal events are charted on the previous pages and the ones not referenced so far are listed here.

My income was sporadic and not monthly, like many self employed people.

Other (Non Paper) References or Major Events

Ref	Date	Major Event	Notes
R1	March April	Interviews at KF	Several trips to KF, tedious, timewasting, humiliating, stressful, annoying, unnecessary!
R2	February-May	Phone Calls from KF	Several calls from KF, tedious, timewasting, humiliating, stressful, annoying, unnecessary!
R3	April-November	Delayed Rent Payments	Strained relationship with flat provider from rental delays.
R4	Early March	KF Visit to flat to eye posessions.	KF invited themselves round to assess recoverables from my posessions.
R5	31 March 2006	Become Unemployed	With 45,000kr to find immediately (even though zero earnings!) I was forced into unemployment.
R6	06 April 2006	Car Removed.	A silly situation gets very serious and some self levels of self doubts surface. Ego is underrated!
R7	12 May 2006	Borrowed Money of Sister	Calling in favours is most unwelcome, especially close family of friends. Various borrowings.
R8	April-May	Small borrowings	Borrowing from close friends, strains relationships - especially when repayment is delayed.
R9	18 May 2006	Car Auction	Internet auction 20km north of Göteborg, stopped with 10 mins to go by begging at KF office.
R10	25 May 2006	Unable to visit sick Mother	My sister (with four children) had to fly from France to look after my mother as I didnt have any money.
R11	01 September 2006	No invite to my Mothers 70th	After non visit during May I was not invited to my Mothers 70th party.,
R12	12 September 2006	Broken Elbow Cycle Accident	My own bike needed a new wheel, borrowed old bike jumped gears dumped me on the tarmac.
R13	28 September 2006	Elbow Reconstruction Op 1	My own bike had been maintained for 18 years! Couldnt afford the 380 for a new back wheel.
R14	06 October 2006	Elbow Reconstruction Op 2	Surgeons have a second go at reconstructing my elbow. First ever bone broken.
R15	04 November 2006	Missed God Parent/Christening	Not able to be god parent to niece Virginia, because I could not afford the visit to Manchester.

Major Events Referenced on the Timeline (Sourced From the Previous Four Reference Tables)

	Ref	Date	Major Event	Notes	Source
	10	4 april 2005	KF: We are coming to visit and calcula	ate your possessions for unpaid estimated tax.	2005 SV&KF Comms
	103	25 juli 2005	Marianne Delmoro	Ben Collins Inkomst Deklaration för 2004 & So Far 2005 1 of 2	BC to SV Tax Letters
	105	3 september 2005	Anna-Lena Liljeroth	Ben Collins Försenad Betalning och Fråga Om Skatt	BC to SV Tax Letters
	106	15 oktober 2005	Beskattningssektion 5	Ben Collins Inkomst Deklaration för Income 2005	BC to SV Tax Letters
	35	18 oktober 2005	KF: 8th Debt Warning and Fine of 200	5 from KF after tens of letters.	2005 SV&KF Comms
	36	19 oktober 2005	Skatteverket: 2005 Tax Amount Chang		2005 SV&KF Comms
	40	28 november 2005	Skatteverket: Real Tax Bill and Calcula		2005 SV&KF Comms
	45	15 december 2005	SV 32000kr Returned Tax 2005 from S	SV	2005 SV&KF Comms
	53	7 januari 2006	Skatteverket: Standard Jan 2006 Tax		2006 SV&KF Comms
	109	12 januari 2006	Marianne Delmoro	Ben Collins Inkomst Deklaration för Income 2006: Latest	BC to SV Tax Letters
	54	5 februari 2006	0 , 0	ry Fining and Debt Transfer to KF Feb 5th	2006 SV&KF Comms
	56	6 februari 2006	Skatteverket: Standard Feb 2006 Tax	Demand	2006 SV&KF Comms
	57	2 mars 2006	Skatteverket : PreTax Calculation	Preliminary Tax Calculation 110,000kr PA	2006 SV&KF Comms
	59	5 mars 2006	Kronofogdemyndigheten: March 5th	KF New February Tax Debt Registered	2006 SV&KF Comms
	110	17 mars 2006	Fr Radtke	Ben Collins Inkomst Deklaration för Income 2006: Latest	BC to SV Tax Letters
	R5	31 March 2006	Become Unemployed	45,000kr to find immediately (even though zero earnings!)	Other References
	R6	06 April 2006	Car Removed.	A silly situation gets very serious and self doubts surface.	Other References
ı	R7	12 May 2006	Borrow ed Money off Sister	Multiple micro borrowing from family and friends, esp sister.	Other References
	66	18 maj 2006	Kronofogdemyndigheten: Car Auction		2006 SV&KF Comms
L	49	24 maj 2006	Skatteverket: 2005 Final Tax Decision	•	2006 SV&KF Comms
	R10	25 May 2006	Unable to visit sick Mother	My sister (with 4 kids) had to fly from Franceat short notice.	Other References
	111	27 maj 2006	Beskattningssektion 5	Inkomst Deklaration för 2005	BC to SV Tax Letters
	116	30 maj 2006	Fr Radtke	Ben Collins Inkomst Deklaration för 2005 & 2006	BC to SV Tax Letters
	73	28 juni 2006	Skatteverket : BC to SV Complaint Lett		2006 SV&KF Comms
L	76	17 juli 2006	Kronofogdemyndigheten: Complaint R		2006 SV&KF Comms
	R11		No invite to my Mothers 70th	After non visit during May I was not invited to the birthday party.	Other References
	R12	•	Broken Elbow Cycle Accident	Borrow ed old bike jumped gears dumped me on the tarmac.	Other References
ı	R15	04 November 2006	Missed God Parent/Christening	Not able to be god parent to niece Virginia, no money for plane.	Other References
	79	5 december 2006	Skatteverket: 2006 Year End Statmen	t and 48,000kr Returned Tax	2006 SV&KF Comms

Two years of cashflow destroyed and life destabilisation by menacing tax collection - both years overpaid. No justification for this behaviour and bullying of individuals - hence this court action.

The full references and notes can be found in the accompanying sister document: "Catalogued Tax REFERENCES"



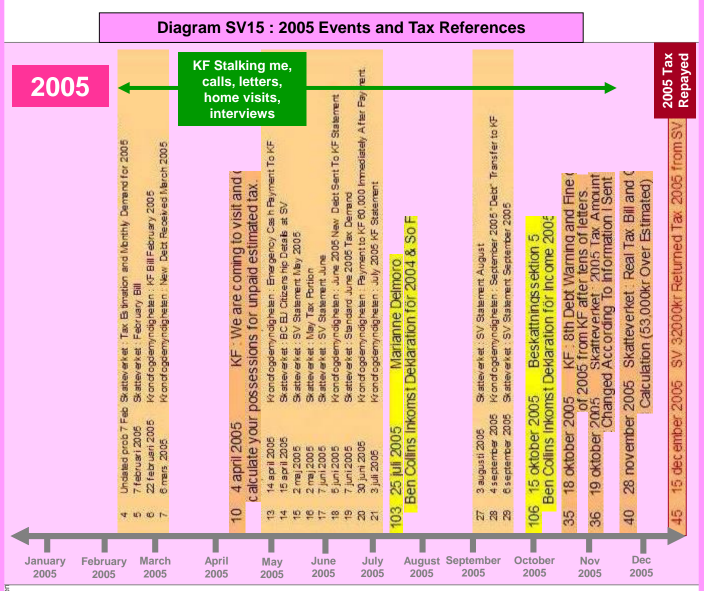


Skatteverket Göteborg: 2005 Events Diagram

References below are available in the accompanying tax references annex

You cannot assume people with variable incomes will earn the same every month, then execute life removal on that basis AFTER A FEW MONTHS. It seems to me SV and KF have lost all their balance and need their wings clipped until they start behaving on more reasonable terms with citizens.

- YOU SHOULD NOT FORCE PEOPLE TO THE WALL FOR MONEY THAT ISN'T PROVEN OWED.
- YOU SHOULD NOT FORCE PEOPLE TO THE WALL WITHOUT CHANCE TO MEET PAYMENTS.
- ONLY TAX WHAT HAS BEEN EARNED NOT ON THE BASIS OF WHAT MIGHT BE LATER.
- YOU CANNOT FORCIBLY COLLECT ON ESTIMATIONS, ESPECIALLY AFTER JUST 67 DAYS.
- PEOPLE WITH VARIABLE INCOMES CANNOT ALWAYS PAY IN NEAT MONTHLY AMOUNTS.



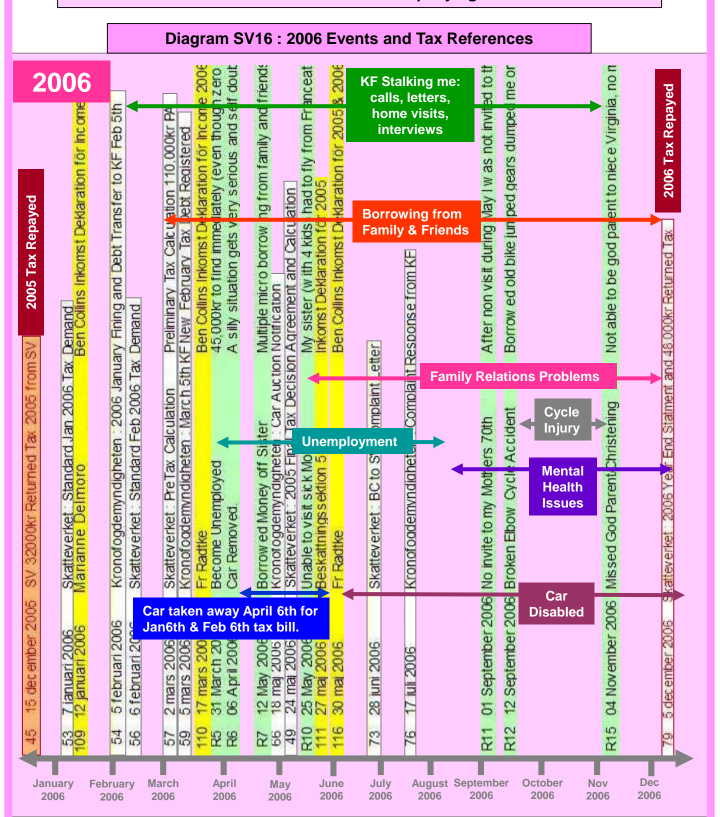
From my perspective this is ignoring basic human rights, and ignorance of the basics belies a total indifference to the effect on peoples lives, i.e. SV and KF are fundamentally and endemically out of control in their basic collection protocol.

SV & KF still think their system is ok, and they have done nothing wrong in this case!



Skatteverket Göteborg: 2006 Events Diagram

References below are available in the accompanying tax references annex



Skatteverket Göteborg: Table of Damages

		n ar all in Eu	ros		
	Item				
PC1	Shattered confidence and nervousness attacks. Probable nervous breakdown				t Tribunal to Set
C2	No new friends made. I stopped playing sport and most group social activity. Partial social phobia.				t Tribunal to Set
C3	Not travelled more than 30km from my flat in 18 months and then only left the b	ooundary of G	Söteborg twice		t Tribunal to Set
C4	Change of personality, from extrovert into recluse.			Independen	t Tribunal to Set
C5	5 months moping and misery				t Tribunal to Set
PC6	Unable to attend mothers illness June 2006, no money for flight (sister with 4 k	0	,		t Tribunal to Set
PC7	Not able to be god parent to niece Virginia, because I could not afford the visit	to Mancheste	er.		t Tribunal to Set
PC8	Subsequent breakdown in family relations, no invite to Mothers 70th party.			Independen	t Tribunal to Set
PC9	Shame of begging to Linnestaden				t Tribunal to Set
	Shame of visits to and from Kronofogdymyndigheten				t Tribunal to Set
	Shame of borrowing money off sister at short notice.				t Tribunal to Set
	Shame of car removal				t Tribunal to Set
	Shame of unemployment, business failure				t Tribunal to Set
	Destroyed credit rating publicly accessible, mysteriously dumped by girlfriend.				t Tribunal to Set
	Constrained personal life without money				t Tribunal to Set
	Depression				t Tribunal to Set
	Confidence collapse				t Tribunal to Set
	Stress of debt and finances quandry				t Tribunal to Set
	Financial and personal humiliation for entire social and family circle.				t Tribunal to Set
	Strained relationship with flat provider from rental delays				t Tribunal to Set
	Shattered elbow after mechanical failure on borrowed bicycle (unable to afford of		new wheel)		t Tribunal to Set
	Permanently weakened elbow rest of life and temperature issues with metal pir	ns.			t Tribunal to Set
² C23	Delayed commercial launch of Carbon Down projects, 12 months			Independen	t Tribunal to Set
	Total Personal Consequences			€0	
inanc	ial Consequences of Destabilisation	Cost Notes	Unit Cost Un	its Total	Notes
Refs	Item (weeks or €)	€		
FC1	Unnecessary stoppage of work and entering into the unemployment process	30	€ 2 500	€ 75 000	30 Weeks lost project output
C2	Sick for 10 weeks after elbow accident	10	€ 2 500	€ 25 000	10 weeks lost
-C3	Sick for 8 weeks with back pain (broken arm eliminated back relief exercising)	8	€ 2 500	€ 20 000	11 weeks lost
-C4	Wasted time running around putting out financial fires	3	€ 2 500	€ 7 500	3 weeks lost
-C5	Various late penalty fines applied	30	€ 20		Late bills etc
-C6	Loss of vehicle usage for 2 years.	100	€ 50	€ 5 000	2 years at €50 per week
-C7	Collapse of vehicle value from cared for classic to unusable siezed engine.	€ 6 000	€ 300		Now worth only scrap value
FC8	Extra costs incurred on unpaid credit cards, bill delays, money transfers etc	120	€ 10		Interest fines etc
-C9	Paying for parking 2 years	100	€ 10		Stationary car
	Insurance and road tax wasted	65	€ 12		Unusable car
C11	Subsequent insurance trafikförsakrings demand for a static car with a seized $\ensuremath{^{\circ}}$	1	€ 3 300	€ 3 300	Unusable car
	Total Financial Consequences			€ 145 080	
osts	Bringing This Case	Weeks	Unit Cost Un	its Total	Notes
Refs	<i>Item</i>				
CC1	Lawyer (Currently zero weeks shown as not yet used)	0	€ 8 000	I € 0	This will increase if case drag
CC2	This case preparation costs in time multiplied by risk of failure (x 4).	12	€ 2 500 4	1 € 120 000	This will increase if case dra-
	Total Case Costs			€ 120 000	
		€ 145 080		€ 265 080	
otal	Damages Claimed At July 12th 2008 (Excluding Personal Consequences	TO Be Set In	aependently) € 265 080	
lotes					
ersor	nal weekly rate will increase after December 2008 and will be backdated if not a	greed by ther	١.		

Cicatrix manet - The scar remains.

A swift resolution to the complaint is sought, however repeated ignorance of the validity of the claim will be taken to the European court for arbitration if necessary.

The value of my wasted time remains at the market value, even if i choose to work almost voluntarily on eco-projects and I have charged my wasted time at my standard previously paid rate. If there is any delay in compensation payment, I will charge the days at my rate in January 2009.



Ben Collins Versus Kronofogdymyndigheten

Kronofogs

Erm, that is not very long. I haven't earned anything yet so i cant pay yet. It has been nearly five weeks that you havent paid your tax estimate. We arejust doing ourjob.

Erm, dont you think it is odd that you are collecting for estimated income tax, even though I have told you i haven't earned anything yet.

Erm, I need that PC to write letters and create spreadsheets to explain that I dont owe the money that you are taking my PC for.

Oh my! it has only been five weeks since that bill was received!

Are you sure I owe this to your customer? I need this stuff to eat, work and live.



We're taking your car and PC, that is ours now. We are just doing our job.



We have waited nearly another three weeks now. We are just doing our job. Give me those car keys.

Salus populi suprema lex esto.

The welfare of the people is to be the highest law

3rd September, 2008 Ben Collins

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Kronofogdymyndigheten: Complaint Table, Contents and Notice

Complaint Summary

KF Kronofogdymndigheten	Legal Argument & Complaint

B Unnecessarily rapid Collection too soon, no time tolerance, and the money wasn't even owed. and aggressive collection. Early collection removed transportation needed for work.

Negotiation and timescales unfeasible for my modest income.

Contents

1		
•	KFC	Ben Collins V Kronofogdymndigheten
	KF1	Kronofogdymndigheten: Complaint Table, Contents and Notice
	KF2	Kronofogdymndigheten: Introduction
	KF3	Kronofogdymndigheten : Complaint
	KF4	Kronofogdymndigheten: Non Tax or PreTax Collection
	KF5	Kronofogdymndigheten: Main Issue and Summary
	KF6	Kronofogdymyndigheten: Complaint (1 of 2) 30th May/28th June 2006
	KF7	Kronofogdymyndigheten: Complaint (2 of 2) 30th May/28th June 2006
	KF8	Kronofogdymndigheten: "Just Doing Our Job" (1 of 3)
	KF9	Kronofogdymndigheten: "Just Doing Our Job" (2 of 3)
	KF10	Kronofogdymndigheten: "Just Doing Our Joh" (3 of 3)

Notice sent to KF 3rd September (CC European Court of Human Rights).

- You acted unlawfully by harassing and removing my property for an overestimated and very recent tax bill.
- You should wait a fair period for a citizen to prepare tax counter calculations.
- You should wait a fair period and check with SV before assuming all their calculations are perfect.
- The tax was not due and was calculated prorata.
- The issue of merely applying charges driven by SV is an issue between KF and SV. As long as you act as their
 enforcers on bills that are not owed, you are the one's stealing funds. Just doing our job is not a satisfatory
 response if this job results in illegal and or amoral collection from low income individuals that results in life
 destabilisation.
- I am seeking legal representation in Sweden and have sent this information to the European Court of Human Rights and will enter into the full legal process thereafter, assuming KF do not agree to an independently set compensation tribunal in the interim period.
- I aim to improve your agency practices until adequate response moralities are standardised.
- Please refer to the document attached and CD of references.

<u>Damages</u>

- I claim damages for unnecessary stress and misery caused by erroneous and over rapid collection by KF.
- I claim monetary compensation equivalent to time*risk required to prepare this case.
- You are invited to agree to take part in an independently set compensation tribunal or offer a settlement before the added expense of lawyers are involved from September 30th.

Kronofogdymyndigheten: Introduction

Introduction

KF executed possession and bank balance emptying on behalf of SV beginning six weeks after my first tax demand was received. In my opinion the individual should have some more rights before possession removal and all available personal finance is removed from them, such as indicating whether they disagree with a tax estimation or not, as I did. Just because a company sends in a bill saying money is estimated to be owed, it does not mean that **money** is **owed**, just somone **thinks that** they might be owed money.

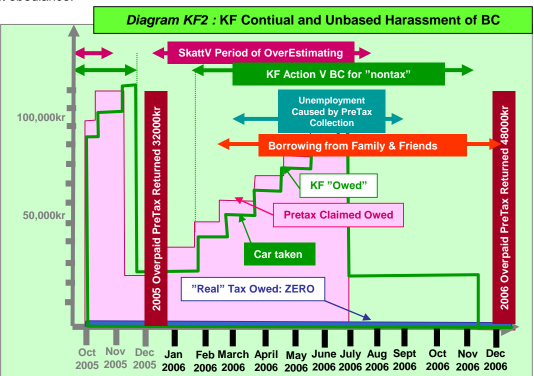
Massive problems were created and simply returning the overestimated tax bill at the end of the year having been totally undermined as a person financially for six months by KF is not acceptable. KF should wait a reasonable time in order to allow preparation of accounts and they should acknowledge how their action affects individuals.

<u>Possession removal should be the last step, not the first step as it was in this case AFTER SIX WEEKS!!!!.</u>

Blind obediance to SV and near immediate action is not acceptable and KF are part of a very unnecessary and extreme collection mechanism, reminiscent of the *Sheriff of Nottingham*.

In this case KF action was somewhere between negligent or behaving illegally in consideration the money collected was a combination of not actually owed and much too fast, and was needed to buy food and pay rent. KF also tried to remove my personal computer which is a focal point of modern life and an essential tool to counteract spurious taxation claims, retrieve information and write letters. PC removal is even more personal than transportation removal, is a massive invasion of personal space and should only be considered as a last resort.

Obviously this action against KF and SV are correlated so all the reference information in the case is held in the SV section herein. The balance of who is to blame, if anyone, or by how much between KF and SV is not something I wish to establish herein and leave that to the tribunal/court, if this case ever gets that far. The fact that KF pursued me througout 2005 for money not owed, then repeated the process in 2006 smacks of blind and ignorant obediance.



You can have power over people as long as you don't take everything away from them. But when you've robbed a man of everything, he's no longer in you power. – A. Solzhenitsyn

Kronofogdymyndigheten: Complaint

This complaint against KF and demand for compensation and modification of their processes springs ultimately from the close co-operation between KF and SV. Such co-operation is inevitable and useful in a healthy and effective social and tax collecting society. However when this relationship becomes too closely codependent and it becomes acceptable for time and respect of citizenship rights to be put to one side, then unnecessary problems are created, as in this case.

In my opinion the recovery by KF on behalf of SV was;

- · Too rapid.
- Paid no attention to efforts to repay.
- Paid no attention to my earnings history.
- · Was clumsy and an abuse of power.
- In the end collected money that wasnt owed in a very short timescale.
- Gave no time to prepare information to counteract the claim of money by SV.
- Ignored the rights and needs of a citizen, especially that to buy food and pay rent.
- Applied sequestration principles to pro rata tax collection which is inappropriate for variable incomes.

This was and cannot be the last calculatory mistake that SV makes, so by acting in haste KF lays itself open to damages sought herein as co-conspirators in creating unnecessary misery. A little more patience gives someone receiving an overestimated tax bill time to respond.

Without a fair response time KF moves from the strong arm of the state toward Mafiaosa style fingernail pullers, without the hand of justice in balance. Sometimes tax collection takes time, and tax demands go up and down through the year, during the "up" periods, near immediate sequestration of assets is not acceptable, which may or may not be proven illegal in later time. "Just doing my job" is the individuals cry, but they must be following a procedure which is close to illegal.

I accept it is *the procedure* that is the villain here, not the executors of that procedure, but someone, somewhere created this procedure and deems it acceptable. *It is not*.

We can also state clearly that had no action been taken by KF until November 2006 when my tax refund was made, no collection would have been necessary and in the mean time my project and lifestyle would have continued completely uninterrupted without any of the subsequent personal breakdowns. Hence KF is directly culpable by proportion for the problems created.



- A) When does collection of assets become theft?
- B) What level of asset collection is acceptable in this first instance, does that include money for food and rent payment after only six weeks notice of the tax demand?

 a) In my opinion theft occurs when possesions are removed and the sum proves later not to be owed in the first place. Therefore throughout this period even though KF acted in good faith for SV, their rapidity created a mass of personal misery for myself, which in hindsight was completely unnecessary and from my perspective constituted theft.
- b) Secondly, removal of personal finance necessary to eat and pay rent is excessive and infringes on basic human rights, particularly when extremely short timescales are used in regard to surprise tax demands, and especially when collection is made against sums that are not truly owed.

When I complained about these issues, my complaint was dismissed hence this legal procedure (see next pages).

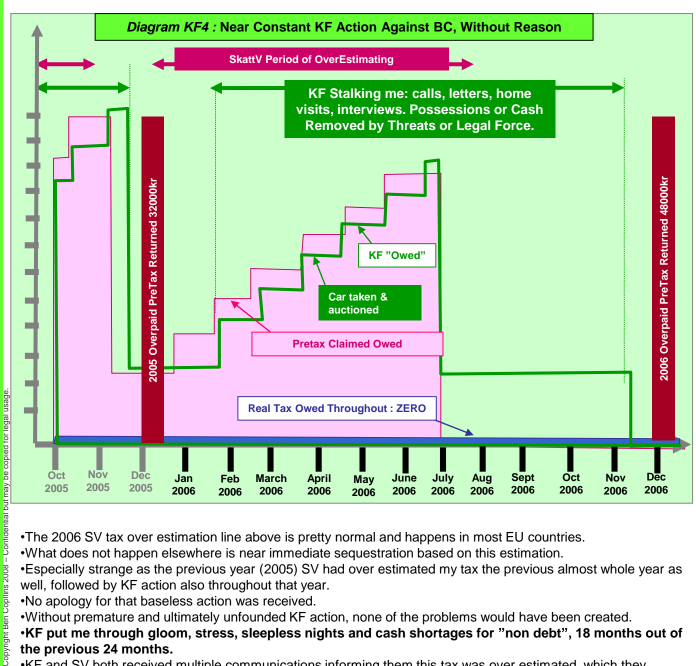
Balanced or blind justice?



Kronofogdymyndigheten: Legal Collection of PreTax Over Estimates I.E. Collecting Money That Isnt Owed.

Harassed for two years for money that was never owed. Thats a big cloud to live under, basically because SV do not know how to collect tax fairly from self employed with sporadic incomes, and KF do not know how to administrate and apply robust but fair tax collection. Full communication with SV and KF was maintained, but the information i supplied to state no money had been earned was ignored.

Damages are claimed for the resulting chaos that has ensued from this weak bullying and ultimately nonsensical protocol.



- The 2006 SV tax over estimation line above is pretty normal and happens in most EU countries.
- •What does not happen elsewhere is near immediate sequestration based on this estimation.
- Especially strange as the previous year (2005) SV had over estimated my tax the previous almost whole year as well, followed by KF action also throughout that year.
- •No apology for that baseless action was received.
- Without premature and ultimately unfounded KF action, none of the problems would have been created.
- •KF put me through gloom, stress, sleepless nights and cash shortages for "non debt", 18 months out of the previous 24 months.
- •KF and SV both received multiple communications informing them this tax was over estimated, which they chose to ignore.
- •Is this fair or acceptable in a modern EU?

Kronofogdemyndigheten

Näringsindrivningen Babette Wallman 031-63 41 44

BEVIS om utmätning

2006-04-06

Person-/Organisationsnummer 690309-5096

Amount of tax estimation "owed" 32,818kr, Tax for Jan due Jan 29th and Feb due Feb 29th at SV (15,000kr).

Christopher

- KF removed my car April 6th, Ready for sale 18th May.
- · Amount owed in reality, ZERO.
- Previous year same story, yet SV trusted implicitly again in 2006.

Värderad till, kr Beslut Med stöd av 4 kap 17\$ utsökningsbalken utmäts följande egendom: Personbil Fiat Barchetta årsmodell 1996, färg: svart mätarställning ca 13.200 mil med reg nr SHS 730	2 818
Reslut Med stöd av 4 kap 17§ utsökningsbalken utmäts Följande egendom: Personbil Fiat Barchetta årsmodell 1996, färg: svart mätarställning ca 13.200 mil med reg nr SHS 730	
Med stöd av 4 kap 17§ utsökningsbalken utmäts Följande egendom: Personbil Fiat Barchetta årsmodell 1996, färg: svart nätarställning ca 13.200 mil med reg nr SHS 730	
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2006-05-18 15:00:07	
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Utmätning av gäldenärens fordran på skatt och/	
eller avgift, som ska återbetalas till ett belopp av jäm	ite ränta
Egendomen Egendomen tas om Egendomen lämnas kvar hos Annan	
förses med märken X hand av förrättningsmannen gäldenären	
Egendomen Egendomen utmäts med förbehåll Kr	
Egendomen Egendomen utmäts med förbehåll att gäldenären efter försäljning, i stället för det sålda, ska få	
Egendomen Egendomen utmäts med förbehåll Kr ar avrisad av gäldenären att gäldenären efter försäljning, i stället för det sålda, ska få örrättningsplats Gäldenären inte Annan närvarande	
Egendomen Egendomen utmäts med förbehåll Kr är anvisad av gäldenären att gäldenären efter försäljning, i stället för det sålda, ska få Anpan pärvarande	nsson

Comments: BC V Kronofogdemyndigheten

Car taken away for the sum of kr32,000, its not a lot is it?

Can Göteborg not manage without this money for a couple of months?

This sum of money was not actually owed, I had had no income, so owed no tax for 2006.

When you label someone as a debtor, you should be very sure they are in debt.

When you humiliate someone and take away all their worldy goods, you should be very sure they actually owe you something, otherwise it is stealing.

When you take away all their worldy goods you should be sure they have been given adequate time to pay or prepare accounts AND NOT JUST 37 DAYS.

When you make them borrow from their friends and family so they can buy food, you should be sure the money is owed in the first place.

THIS CHAOS WAS ENTIRELY DUE TO SV OVERESTIMATION AND IN PARTICULAR THE EXCESSIVE POWER AND SPEED OF KF ACTION.

IMO this system is biased against citizens rights and therefore corrupt and illegal in the EU.

Kronofogdymyndigheten: First Complaint (1 of 2) 28th June 2006

Ben Collins 690309-5096, Signalgatan 4b, 41318 Göteborg, Sverige. 0046 31 422107 / 0046 708

453589

KlagoMål Avdelning Skattemyndigheten Box 2835 403 20 Göteborg

CC KronoF. & SkatteM

28th June, 2006 / May 30th 2006 Ben Collins Complaint against "recovery" of tax for 2004 & 2005.

Dear Omsbudsman,

Skriva jag att informara Ni jag vill gnälla mot Kronofog dimyndheten och Skattemyndiheten.

Recent history of tax demands I have received Nov 05 – Tax rebate 50,000kr giving to me February 06 – Tax change to owing 90,000kr April 06 - Car removed for auction

May 06 - Tax demand reduced to 30,000kr The graph illustrates the problem best.

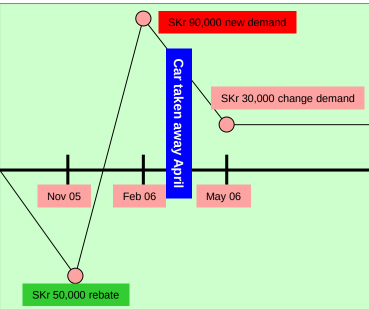


Diagram KF6: Original Diagram in the Complaint Letter **Highlighting Erroneous Tax Collection.**

The fluctuating tax demand is not the subject of my complaint, I accept that due to changing circumstances my tax due may increase and decrease according to where social skatt was paid etc and my unusual earnings scenario, and some delays in supplying information by myself (due to differing April 5th based tax year in UK).

My complaint rests against the extreme measures taken during recovery of alleged tax owed, and the speed with which this was pursued.

The tax demanded was later massively reduced so the grounds for bailiff reclaim of car and belongings were unjustified. I was even threatened with removal and sale of my computer, which had all the info and means to correct the over tax estimate made by SkatteVerket.

Removal of my car produced a huge negative impact on my life and in my opinion was not necessary, this has also generated around 8,000kr in fines (which could have been avoided) and wasted approx two weeks of my life, and includes; stress, humiliation, depression, car damage etc.

Hence I am, writing to you to look into my case first, before i resort to the Sweden designated EU commissioner designed to protect EU individuals in other states.

Despite an enjoyable 5 years here, after this negative experience I no longer wish to live in Sweden, so please could this dispute be resolved by December 2006.

Forlåt for min Engelska! Tack för ert tålamod. Skriv mig i Svenska självklart!

Yours sincerely,

Ben Collins (collinsben@hotmail.com)

Kronofogdymyndigheten: First Complaint 28th June 2006 (2 of 2)

I appreciate my earnings scenario is difficult, but;

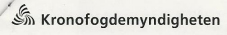
- 1. This happened too soon after receiving the bill
- 2. I never owed anywhere near Kr90,000 I can hardly be expected to pay up money i wasnt expecting nor agreed with or had chance to recalculate.
- 3. When dealing with the mix of UK tax year (which doesn't end till 5th April 2006) and waiting for bank statements, it is very difficult to complete. Having paid tax in the UK a reasonable delay can be expected before i can reclaim this and have funds available to pay the swedish demands.

Other Background Information:

- Car taken approx 8 weeks after the new tax bill arriving.
- I was within 10 mins of having my car which i have personally maintained for 10 years sold at low price by auction.
- Soonest payback I could arrange I promised at the end of May in March, this was discounted and ignored.
- Same experience last year of fines etc and tax was eventually refunded although not the fines.
- I have operated 100% transparent letter writing and information exchange, whenever money earned was received.
- I was engaged in charitable work to pursue environmental technology during this period and its doesnt seem like a fair reward – next year i will just earn money for myself to avoid all this misery (www.clptech.com)
- What is required is a little more reasoning and patience and time, not six weeks, before i
 have bailiffs wandering around my apartment lifting things and taking my car for money
 "owed" which in fact i didnt owe.
- This process shouldnt begin before either; my tax declaration has been submitted and agreed, or a significant length of time has passed.
- Swedish businesses have taken more than 5 months to pay me for some invoices, how come I only get 2 months to pay this tax bill which was massively over estimated?.
- I have wasted a lot of time running around like an idiot, borrowing money from friends, my sister.
- I am still filling out tax forms for UK & Sweden and getting demands for both countries which doubles the paperwork to keep on top of.
- Note: all KronoF staff helpful and courteous at all times.

The irony of this complaint is that I thought recovery by KF was for age old tax due from 2004 and 2005, when in fact it was for Feb and Jan 2006, and only a few months into 2006 (April / May car taken away April 6th). I had no idea collection could be made against an estimate, particularly as the SV estimates had been wrong in the two previous years I received a salary, 2002 and 2005, resulting in both punitive KF action against me early in the year and then later large tax back at the end of the year. I.e. this is not the first time I have been chased for money I never owed.

Kronofogdymyndigheten: "Just Doing Our Job" (1 of 3)



1(1)

Kronofogdeteamet Jonas Lindskog 031-634219

Datum 2006-07-17

Ben Collins Signalgatan 4 B 413 18 GÖTEBORG

Svar på Ditt brev som inkom till myndigheten den 30 juni 2006

Såvitt jag kan bedöma rör Ditt brev enbart taxeringsfrågor. Kronofogdemyndigheten har - som Du säkert förstår - ingen möjlighet att pröva Dina taxeringar. Den saken sköter Skatteverket. Du har också skickat Ditt brev till Skatteverket.

Kronofodgemyndigheten har dessutom inte längre några indrivningsuppdrag mot Dig. Ditt brev föranleder därför ingen vidare åtgärd.

Jonas Lindskog

Webbplats: www.kronofogden.se

E-postadress: kronofogdemyndigheten@kronofogden.se

Postadress

Besöksadress

Telefon

Telefax

405 16 Göteborg

Rosenlundsgatan 8

0771-52 94 00

031-15 11 66

"Just doing our job / contact Skatteverket" response from KF to my complaint, IMO wholly unacceptable and an abdication of responsibility.

When you strip away a persons entire financial base, you should be absolutely sure it is for a real reason and that no other alternative was available. The number one issue that has created the problems herein was not the money "owing", how much or how little, it was the devastating haste and "legal" power to apply financial fingernail pulling, which later proved completely unnecessary. If KF pay a proportion of damages they might be inclined in the future to ask a few questions such as;

"Hej SV, are you absolutely sure all this money is owed?"

"Hej SV, why dont we wait till the end of the year to see if this sorts itself out (like in 2005 and 2002)?"

"Hey SV, we can't authorise financial destabilisation until we are satisfied other routes have been properly

"Hej SV, We need to wait a fair period, six weeks is too short a timescale".

In my opinion, despite the polite exchanges and agreements at the time, my car was hijacked when taken away by force (legal not physical) by the KF workers (I drove the car, they followed) for money that was never owed.



Kronofogdymyndigheten: "Just Doing Our Job" (2 of 3)

Copied and paraphrased from - http://www.elharo.com/journal/job.html Elliotte Rusty Harold

I'm Just Doing My Job

I hate that phrase. It's used by soldiers burning down villages and napalming children, utility workers cutting off power to elderly widows, telephone solicitors calling you during dinner, network administrators working at spammer ISPs, data entry clerks who insist on getting your social security number even when you have a legal right not to provide it, and many others.

"I'm just doing my job" is an all-purpose excuse by anyone who doesn't want to take responsibility for their own actions or even consider that what they're doing might be wrong. It's as if the person who's just doing their job isn't a real person with the ability to make choices and moral decisions. Instead they're just an unthinking cog in the corporate machine with no more choice or responsibility than a photocopier or fax machine.

People aren't cogs and they aren't machines. They need to stand up and take responsibility for their actions. They need to make choices, and admit the choices they've made. They need to be prepared to defend those choices, and if they're wrong and can't honestly defend the choices they've made, they should be prepared to correct their mistakes.

I'm less alienated than most from my labor. I'm a freelance writer, and I write pretty much what I want to write, when I want to write it. I say what I want to say, and I admit that I've said it. Sometimes people disagree with me, and they let me know. Sometimes they're right; sometimes they're not; sometimes the issue is cloudy. That's fine. Sometimes I make mistakes, and I admit those too. But I accept responsibility for my actions. I don't claim that somehow I'm not responsible for something I said or did simply because I was working for a paycheck when I said or did it.



Kronofogdymyndigheten: "Just Doing Our Job" (3 of 3) A Dr Ingvarsson said, 'you're not bright, you can't have children','

Copied and paraphrased from - http://www.dhushara.com/book/genes/ster.htm

"I'm Just Doing My Job"

Shocked Swedes have learned that more than 60,000 women were sterilized to rid society of 'inferior' racial types and to encourage Aryan features. Sweden, which has long basked in its image as a champion of human rights, is reeling from the revelations this week that along with Norway and Denmark it pioneered racial, cleansing "sciences." What happened was nothing but barbaric, its Social Affairs Minister, Margot Wallstrom, admitted, adding that she was prepared to review laws that said the sterilisations were written into law and that damages could not be paid. Journalist Maciej Zaremba's revelations, published in the liberal newspaper Dagens Nyheter detail decades of governmental population control.

The sterilisations began in 1935, peaked in 1946 and were not stopped until 1976. Most victims were "inferior" or of "poor or mixed racial quality,' meaning people with learning difficulties, poor or not of the common Nordic blood stock. One victim, 72-year-old Maria Nordin, said she was viewed as educationally "inferior" because she had no glasses as a child and could not see the school black-board. Miss Nordin was sent to a school for the mentally subnormal and made to sign forms when she was aged 17. "I signed because I knew I had to get out ... I was sent to Bolinas hospital where they took everything out. A Dr Ingvarsson said to me, 'you're not very bright, you can't have children',' she said.

Mrs Wallstrorn, who confessed to feeling ashamed that she rejected Miss Nordin's application for damages in 1996, said she would raise the subject in cabinet. 'It's the least I can do." Drawing comparisons between Sweden and Nazi Germany is like rubbing salt in a wound for many Swedes, who already feel blame about Sweden's neutrality during the Second World War and help offered by governments such as steel working for the German war effort. The issue is also painful in a country which prides itself on a tradition of a welfare state targeted at helping the needy. "The most astonishing thing is the ideological difference. In Germany it was the Nazis and in Scandinavia it was the welfare states that showed the most willingness to cleanse themselves of 'racial or socially inferior' types, Maciej Zaremba wrote. - REUTERS



"Just doing our job" is only an excuse for genuinely difficult work, however if that work is morally wrong or financially questionable then someone needs to start thinking by notifying a superior for example in my case with the following;

"There is a significant risk that this collection on behalf of Skatteverket may be erroneous and thus illegal, its is happening far too quickly to be safe and secure, it is based on an estimated bill, I recommend delaying". If not, they are equally culpable.

SVEN BEHAVING BADLY



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D v G: Closing Statement

I have been very disappointed with becoming frequently financially criminalised by the Swedish system, either for tax money that I don't owe, ridiculous loan shark type money recovery or insurance demands for cars that are parked and notified as offroad and cannot be used due to damage by a third party.

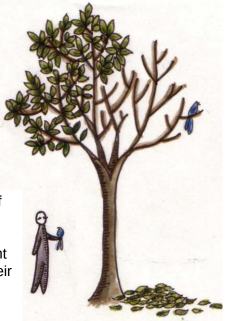
I have forwarded this letter to what I think is the appropriate European Justice Department. While this is a massive waste of time for my part, I am sick of being harassed for reasons caused by other peoples failings and I have to decided to fight back. I would like to challenge this in court and the other problems so that people on fringe incomes like myself are not bullied by such agencies who, from my perspective at least, seem drunk with power and wholly irresponsible. The most surprising aspect of this experience is it has not been the result of administrative error, rather *fundamental* systemic problems. When I have made a mistake or a delay, a ton of bricks drops, when the agencies make a mistake or delay, nothing happens. There is a lack of balance.

I find it hard to reconcile that I can be charged an extra 1600kr in fees for a bill that is only 450kr and 11 weeks old. Yet when I have all my possessions removed and life destabilised for a tax estimation after the same 11 weeks, with the tax estimation notified to the tax authorities as wrong, I am not even due an apology! Something is badly wrong indeed and needs to be changed!

I also suspect some of this money "owed" is no more than profiteering and exploitation of people at the fringe of society on low income, generating paper mountains and clerical non-jobs to administrate them.

In a socially just and fair country and EU, as an EU resident:

- I should not have money extracted when very high proportionately-tomy-income large amounts of money in six weeks are demanded for wrongly estimated tax.
- Have all possessions (and pride) removed if not paid within six weeks for tax not due.
- If you owe a bill for two months for kr400, it should not be able to be raised to kr1600 by a collection agency, this is extortion.
- I should be due compensation if all my possessions and pride are removed for a sum of money that turns out later not to be owed in the first place.
- I should not be fined insurance for an immovable car at six times the previous annual rate of a daily driven car, whose immobility is the responsibility of someone else.
- Not everyone is legally minded enough or have enough time or energy to expend challenging state mechanisms, hence we can be pretty sure these instances explained herein are not isolated to myself or extreme by way of example.
- •These agencies need to be reminded they are dealing with fragile people that err, as well as numbers, and that 2000% interest is flagrant bullying and not acceptable, just because they have legal might on their side.
- •In the end, staring at my belly button bemoaning my plight does not resolve anything, something has to be done, hence this document....dum spiro spero, akta non verba!





Salus populi suprema lex esto.

The welfare of the people is to be the highest law