In a few weeks time a law could be passed that could lead to theclosure many local of newspapers – including the South London Press.

It will mean an end to 300 years of press freedom in this do you care enough to do something about it?

It's all about Section 40 of the

Criminal and Courts Act 2013 and you can have a say the Government has opened public consultation and is asking for your views.

This piece of legislation means newspapers paying the costs for anyone who wants to sue them whether they successful or not.

So it could lead to a number of spurious complaints made by people unhappy with something they have seen in print who could challenge matters all the way to

the High Court.

They can be confident in the knowledge that even if they eventually lose the case - the newspaper will pay their costs.

So, for example if a newspaper wants to investigate a gap in a local authority's expenditure, or a councillor's expenses, for example, it may hold back, for fear of legal action – even if it was in the public interest.

editor, especially one sitting in a regional office with ever-declining budgets, would certainly think twice about running that story. Regionals, just like the South London Press, would be most bitterly affected. At the South London Press we deal with a vast range of stories, mainly human interest, positive stories about good people doing good things

South London

across South London.

as But know not all people are good and a few of them pretty bad and we do our best to report on part of our Development promises affordable homes too democracy. So when a

paedophile or a murderer gets convicted for we'll do our best example to report it. Sometimes a mother

will ring up and ask why we pub-

lished a story about her son being in court for murder. Why did we print such nasty things even when he's been convicted



for murder.

If he stabbed a boy to death in the street and court finds him guilty of murder, he's a murderer.

A mother can still complain about how his character may have been trashed in court.

However, sometimes we do get it wrong, thankfully that's irregular and we don't like to make mistakes.

The Leveson Inquiry was set up to lock into press

set up to look into press standards as a result failing standards and ethics at some of the national

The old Press Complaints Commission was wound up ewspaper industry for ougher regulation.

Most newspapers have own integrated the Industry of and pressure fell on the newspaper industry tougher regulation.

now joined the Independent Press Standards Organisation (IPSO), chaired by

highly experienced judge, S Alan Moses. Sir

It can force newspapers to issue front page apologies and has the power to levy fines of up to £1million.

Believe me, press wants to get it right and don't we intentionally

make mistakes, but sometimes we do.

IPSO being an independent body - refuses to be overseen by politicians and, as

politicians tend not to like it.

Politicians however. have. welcomed a regulator called Impress,

which is largely funded by millionaire Max Mosley. And he says Impress – which is his "family charity" is completely independent".

Interestingly few, if any, of the Leveson recommendations were aimed particularly at local papers like the *South London* Press. In fact, Lord Leveson praised the regional press for its vital role in our society.

But we are left with Section 40 of the Crime and Courts Act 2013.

We need your help. The Government has opened

newspapers is

a public consultation. Be sure of this, Section 40, puts freedom of speech and local democracy at risk.

• The Leveson Report on the Culture, Practices and Ethics of the Press recommended "voluntary independent self-regulation".

• The State Sponsored Royal

Charter and interlocking legislation in the Crime and

Courts Act is the polar opposite

public. It allows politicians to

interfere in the regulation of the very

voices which hold them and others in

authority to account on behalf of

their readers and investigate cases of

Newspapers and magazines which

decline to be bound by the Royal

Charter now face the prospect of

being punished in the courts for

refusing to succumb to state

Under the Crime and Courts Act 2013,

they are now liable to pay exemplary

(punitive) damages. If section 40 were

brought into force, they would be

Call for shake-up after report reveals failings at care homes

and

corruption and wrong-doing.

press regulation.

ordered to pay

costs, win or

lose, for court

libel, breach of

confidence,

private

information,

harassment.

malicious

falsehood, or

So even if the

publisher won

action,

the

was

satisfied that the report was true, had

been lawfully published, was in the

publisher, editor and reporters had also all acted lawfully, the publisher would still have to pay the losing

• Britain's press is already subject to

civil laws which impact upon news

gathering and reporting. There are

statutes covering anything from

defamation, harassment, contempt of

criminal

claimant's costs and its own costs.

interest,

sides

for

of

both

actions

misuse

slander.

because

numerous

court

the

of Leveson's recommendation.

court, court reporting restrictions, data protection, official secrets to phone hacking.

 The industry accepted the need for a new and tougher system of self-regulation to replace Press Complaints Commission and established the framework for a voluntary, independent system press regulation which is believed to be the toughest in the western world.

• The Independent Press Standards Organisation (IPSO) delivers on the Leveson principles, binding the industry to an enduring regulatory system and one which is of real benefit to the public.

But crucially this system is underpinned by contract law and not by Parliament. It allows the press to retain its fundamental democratic freedom to scrutinise politicians and others in positions of power, acting as the public's watchdog championing the right to know.

• The vast majority of UK national, regional and local newspaper and magazine publishers joined IPSO.

upholds Editors' Code of Practice, (governing and other voluntary

• There was no parliamentary scrutiny of the Royal Charter's terms nor any consultation with the press or the

> restraints), oversees a robust complaints system, free to the user.

wholly independent appointments process was overseen by a former Head of the Supreme Court and delivered a Chairman, former court of appeal judge Sir Alan Moses, and a Board for IPSO. The regulator has been up and running since September 2014.

• IPSO provides real protection for ordinary people affected by media coverage. It has tough powers and sanctions to ensure the sort of practices described at the Leveson Inquiry can never happen again.

 IMPRESS, the regulator funded Max Mosley and set up as a vehicle to trigger the Section 40 costs sanctions, lists fewer than 30 regulated titles which primarily are bld oggers, microsites or small scale publications run volunteers (and therefore excluded from

Courts Act 2013 Crime and definition of 'relevant publisher'). granted IMPRESS has been recognition by the Press Recognition Panel even though:

• It is not representative of the press.

It is not independent

EDUCATION

• It is not credible, being neither supported nor funded by the press and lacking its own code of standards.

• Its lack of backing by the press and the absence of a code of

standards mean it is incapable of being effective.

• On October 25, 2016, the Press Recognition Panel (PRP) approved IMPRESS's application recognition as a press regulator under the Royal Charter.

The new Culture Secretary Karen Bradley had been considering whether to bring the costs provisions into force and had been meeting all sectors interested in the Leveson including Hacked Off and IMPRESS.

The Culture Secretary and the Home Secretary launched a joint consultation on the Leveson Inquiry and its Implementation earlier this month.
The consultation closes at 5pm on

January 10.

It asks whether section 40 should be repealed in its entirety now, as the industry believes it should on press freedom grounds, and whether the Leveson Inquiry should be terminated.

• If, as a result of the consultation, the Government chose to bring section 40 into force, this would render any publisher not in membership of IMPRESS liable to pay the crippling costs of both sides of a court action, win or lose.



You can respond to the proposals in three

Online - at www.gov.uk/government/ consultations:

Email - to presspolicy@culture.gov.uk:



Hannah Walker, Managing Director, South

## MANN **Neil Derek Neville**

**Deaths** 

Died at home in Bournemouth on Sunday 27 November 2016, aged 75.

He was a well-known and respected osteopath with an established practice in Streatham, South London, for over forty years.

Beloved husband of Marisa and much loved father of Emily and Sylvia and grandfather of Ari, he will be much missed.

Funeral service at St Mark's Church, Talbot Village, Bournemouth at 2.00pm on Thursday 15th December.

All welcome. No flowers please. Donations if desired, to be made payable to 'George Scott Funeral Service' (for a charity to be chosen at a later time) and may be sent to George Scott Funeral Service, 1537 Wimborne Road, Kinson, BH10 7BD. Tel: 01202 578079.