

Clerk to the Court, **1st Action CF6141159-MC65**

Cardiff County Court **2nd Action CF101741,**

Cardiff Wales **3rd Action CF204141**

4th Action 7CF07345,

5th Action 8CF02269

6th April 2009

**Kirk v South Wale Police 5 Actions of Harassment
Abuse of Process 25th November 2009 Application**

Dear Sir,

Barbara Wilding False 25th Feb 2009 Sworn Affidavit

As per CPR Rule Part 31.23 I apply to the HM Attorney General and this County Court for the arrest of the Chief Constable of South Wales Police for the indictable offence of Contempt of Court. If neither instruct or orders someone to do it, I will do it myself without further notice.

Contrary to 25th November 2008 'Abuse of Process' Hearing Court Order, admitted in Para 3 of affidavit, there is no evidence of further disclosure having been made. The 3rd Action, CF204141, she states as not worthy of the Court Order. There is little or no indication as to what actual search has been carried out for Actions 1 and 2 when sufficient information was been served on the Defence to counter this predicted argument, it being always the practice of HM police, HM courts and HM Crown Prosecution to conspire and shred 'evidence' if there is the remotest chance lawful disclosure could affect their little gravy train, pension and world of immunity to prosecution due to 'Her Majesty's Prerogative'.

Over the past 16 years I have now submitted well over 100 lever arch files full of relevant evidence of the South Wales Police conspiracy to 'Pervert the Course of Justice' **to get me struck off the veterinary register** which could only be achieved with the cooperation of the HM Crown Prosecution Service and HM Court Service. (See leaked HM attorney general internal memos served on the management judge).

Information in her 26th February 2009 Sworn Affidavit was knowingly false.

From the outset of legal proceedings in 1973 my lawyers, upon my specific instructions, reminded the Defendant to retain all relevant evidence of incidents, later, well exceeding one hundred and twenty trumped up charges brought against me, only to be withdrawn, despite

imprisonment, lost on appeal or stopped, part heard, to protect the consequences of further cross examination of a few bent police officers.

Routine court applications and written requests were made to CPS, courts and the Defendant to retain evidence, within hours of incidents, my having previous experience of malfeasance.

1. Para 18 1st Action 8.23. Failed Prosecution of Driving without Insurance

Information denied now to be either known about or in existence by police, relating to this motoring incident, was applied for in my letter faxed and posted to the defendant on 16th January 1996 and refused in the police reply of 24th January 1996.

She is lying to state the police, CPS nor court has any record of this incident of nefarious conduct.

I was made to attend court on 3rd and 5th Nov 1995, 11th Dec 1995, 5th and 22nd Jan 1996. A series of police surveillance photographs of the relevant vehicle and my many other almost monthly changed vehicles, due to police harassment, were given to the CPS, presented in court, each referring to a police reference number, one being 33139/A, purportedly taken by the officer previously named and applied for in my countless but futile disclosure applications dating back to the incident. I will show the judge the police documents once I am in a competent court bound by statute law.

On 4th March 1996 the case was dismissed and I was awarded costs, my bus fare to the court room and I am still waiting. Even an article in the newspapers referred to the case, just to do my veterinary hospital damage and was, no doubt, arranged by police but published too early, before it was dismissed, part heard, only to protect the 5+ police officers in their conspiracy.

Other HORT documents relating to this incident were presented at Barry Police Station on both the 23rd Aug and 22nd September 1995. I need copies for the trial and IPCC.

My veterinary ambulance was clearly arranged to be stolen by the police, police references EA/95/9041 and EA/95/1260 refer, again the defendant claiming 'no knowledge' of the incidents when, for example, again written for in my 4th October 2008, ignored by Barry police station, for explanation and progress of 41 of some 100 occurrence numbers most relevant to this false affidavit and 5 Actions for damages.

Application for Specific Disclosure as per CPR Part 31.12

I require, in order that I can take witness statements, the full names, addresses and a court order to disclose their contemporaneous record and identity of others in the conspiracy:

Inspector Webster, Chief Inspector Brian Greaves, Superintendent Colin Francis, Kevin Fairman (driver), PC 566 Wilson, Senior CPS Prosecutor NG James, EB Brignall, Special Constable 7781 O'Brian, Special Constable 778 Martin and PC Swerson.

2. Para 23 2nd Action 5.1. Failed Prosecution of Speeding Allegation

The defendant is again lying that neither she nor her staff are aware or have any record of the incident.

I was summoned and attended court on both 27th April and 1st June 1997. Charges against me were again withdrawn, part heard, without good reason, only to protect the police officer under cross examination, my being refused costs, my bus fares or a copy of the clerk of the court's notes. I arrested the CPS prosecutor, Mr Stoffa, by the scruff of the neck and never let him go until a van load of police were heard, sirens blasting and had been assured by the police sergeant he would secure the evidence. Evidence was the court record, police and Crown Prosecution Service records. In particular the CPS file clutched in Mr Stoffa's sweaty little hands containing a clear photograph of the driver, not me.

The media, present, were told not to publish anything about it as with my 120 charges lost by the police.

My 1st June 1997 letters to Barry Magistrates Court, **John Smith MP** and Divisional Commander of the Barry police and 21st July 1998 letter to the nonsense 'Office for the Supervision of Solicitors' clearly laid a complaint of 'Conspiracy to Pervert the Course of Justice'. The defendant's actions since, to deliberately avoid investigation by having destroyed the records of the incident, despite already being in civil court for the 1st Action, was a clear act of Contempt of Court.

Inspector 1581 Rice, who attended with the 'van load' of police, is also lying in stating that he has 'no recollection' of the incident.

Application for Specific Disclosure as per CPR Part 31

I require, in order for taking witness statements, the full names, addresses and a court order to disclose their contemporaneous record and identity of others in the conspiracy:

Divisional Commander Colin Jones, Chief Inspector James H Moore, Inspector Rice, PC 1532 Keith Lovell, officer in charge, Central ticket office, Treforest, purported creator of police letter, 25th March 1998 ref KFP/JR/JF/C036955X, PC 3719 Killick, R A Prickett CPS, Mr Stoffa CPS & Ms J A Caress, Clerk of the Court.

3. 2nd Action 2.1 Prevention of Terrorism Act 1989

Application for Specific Disclosure as per CPR Part 31

I require, in order for taking witness statements, the full names, addresses and a court order to disclose their contemporaneous record and identity of others in the conspiracy, my being accused of smuggling pigs in from Eire and avoiding immigration out.

Special Branch officer, New Scotland Yard, with my complaint of perjury by police officer Murphy and others referred to in letters to the Royal Ulster Constabulary, 5th May 1997, Scotland Yard 13th May and 26th June 1997 and I need the senior prosecuting CPS lawyer from London and identity of Stipendiary.

4. 1st Action 8.6 Police unable to identify Maurice Kirk

I require, in order for taking witness statements, the full names, addresses and a court order to disclose their contemporaneous record and identity of others in the conspiracy:

Inspector Trigg, Duty Sergeant, police officers 'ordered' from Barry to 'confirm' my identification, the 'duty' solicitor, all police staff who handled my custody tape that mysteriously then vanished and names and lodge numbers of magistrates sitting 'convinced' I should remain in prison until 'identified'.

5. Para 19. 1st Action 8.26 Police break into my veterinary surgery

I require, in order for the taking of witness statements, the full names, addresses and a court order to disclose their contemporaneous record and identity of others in the conspiracy:

Inspector Jenner, my past veterinary client, living in St Athan, his daughter, Alison Jenner and Anthony Gafael, drug dealer, tenant over my surgery and well known to the defendant and Cardiff City Council.

6. Para 16. 1st Action 8.20 Assaults, Actual bodily Harm, Arson Incidents

She is again lying to say the police have 'no knowledge' or full record of the 6 or more occasions Police were called to attend fires to my property, to interview and/or arrest Paul Stringer re ABH, previous arson and criminal damage on both me and my buildings and refusal to investigate when faulty fire extinguishers indicated fraud. Stringer appeared in Barry court, at least once, when the police 'offered no evidence', despite my staff, my wife, myself and other eye witnesses being asked to attend, I being not the only complainant each time but had been conveyed to hospital, on one occasion, by ambulance when he attacked me in full view of the police. Barbara Wilding is lying through her back teeth to say 'proportionate discovery of records' has been occasioned on serious incidents relating to thousands of pounds worth of criminal damage and repeated use of public recourses, ambulance, fire engines etc.

Application for Specific Disclosure as CPR Part 31

I require, in order for taking witness statements, the full names, addresses and a court order to disclose their contemporaneous record and identity of others in the conspiracy:

EB Brignell, Police occurrence number EA/95/4861, PC 973 Johan? Johnson, Paul Stringer and his brother, Inspector 913 Griffiths, Walter Sweeny (MP) and his 31st August 1995 letter.

7. Para 15. 1st Action 8.14 Cardiff Motoring Incident

Denial she has record of this motoring incident is yet another lie. I was stopped with my wife and issued with a HORT 1 and produced it with valid motoring documents at Barry police station within seven days

Application for Specific Disclosure as CPR Part 31

I require, in order for taking witness statements, the full names, addresses and a court order to disclose their contemporaneous record and identity of others in the conspiracy:

A police record for the time period with my name on (Data Protection Act, Freedom of Information Act, Human Rights Act, CPR rules etc) as, for example, was asked for by my lawyers as far back as 1995 and we are still waiting.

8. Para 20. 1st Action 8.13 Stolen BMW motor cycle

I require, for taking witness statements, their full names, addresses and a court order to disclose their contemporaneous record and identity of others in the conspiracy:

A police record for the time period with my name on (Data Protection Act, Freedom of Information Act, Human Rights Act, CPR rules etc) as, for example, was asked for by my lawyers as far back as 1995 and we are still waiting. I need Mr Clode, garage proprietor instructed by police to retrieve my stolen bike.

9. Para 27-29. 2nd Action 10.1 Rectification certificate issued, -ve breath test

Application for Specific Disclosure as CPR Part 31

I require, for taking witness statements, their full names, addresses and a court order to disclose their contemporaneous record and identity of others in the conspiracy:

A police record for the time period with my name on (Data Protection Act, Freedom of Information Act, Human Rights Act, CPR rules etc) as, for example, rectification document admitted by Wilding was asked for as far back as 1995 and we are still waiting.

10. Para 30-32 The 3rd Action

The Defendant, displays further 'Abuse of Process' and 'Contempt of Court' by withholding further information **under her control** as opposed to be in '**police possession**', weasel words, her excuse of incidents being of 'antiquity'. Other information she has will be reminded about in a public court.

The incidents, she admits, occurred between 1998 and 2003. Inspector Griffiths was 'commissioned' to gather the police information in 2000. His Sworn Affidavit, upon which she relies, is also false.

Application for Specific Disclosure as CPR Part 31

I require, in order for taking witness statements, the full names, addresses and a court order to disclose their contemporaneous record and identity of others in the conspiracy:

Inspector Griffiths, Inspector 2947 Colliandris and all records, with my name on, including to and from the now called **Independent Police Complaints Commission** and **South Wales Police Authority**, relating to each communication after EACH incident in all 3 Actions, **for police records to be retained**, as legal redress was already in train. (Examine, please, the 6 months series of damning 1993/94 letters from prosecution lawyers and myself to South Wales Police internal and external lawyers, also in defendant's possession).

Name and address of notary public who purportedly witnessed the defendant's overdue false Affidavit.

Signed:

Maurice J Kirk BVSc

Copy to John Smith MP, Vince Cable MP, David Cameron MP, Martyn Jones MP, Vice
Chairman, Royal College of Veterinary Surgeons, Battle Bus Committee
<http://www.kirkflyingvet.com/> & <http://www.wacl.org.uk/>