

John Smith MP
Labour Member for the Vale of Glamorgan, South Wales, UK
House of Commons
Westminster

22nd April 2009 Your Ref k/2002

ABUSE of PROCESS

South Wales Police, Royal College of Veterinary Surgeons & Welsh Assembly

Dear Mr Smith,

Further to our constructive meeting yesterday I feel my complaints be narrowed, for the time being, to:

1. HM Attorney General's seven year investigation into having me certified as a vexatious litigant.
2. South Wales Police destruction of police records/revealing erroneous police records, contrary to Home Office Regulations, 45/1987 to the Royal College of Veterinary Surgeons and others.
3. Direct interference by MPs and AMs to have my name removed from the veterinary register using erroneous information. (My 6th March 2009 to you as a sample of some of their conduct)

South Wales Police deliberate destruction of police records

Now, Mr Smith, I wrote on 4th October 2008 to the police for disclosure of 30 odd random, out of a hundred or so, police 'occurrence numbers' all relating to me suffering burglaries, assaults, thefts, arson and fraud, some relating to my current ongoing civil action for damages, the police having lost well over one hundred charges against me. Barry Police appear to ignore my request and now Police HQ are also being evasive. **I ask you to act, now.**

You may remember I told you, on receiving the Chief of Police 26th Feb 2009 'sworn affidavit', that she said there had been **full disclosure on these matters.**

She now is trying to block any '**specific disclosure**' in my letters either to the Barry police station or to her HQ in Bridgend.

She was not 'mistaken', as the Crown Prosecution Service quaintly always say, she was damned well lying and I will briefly remind you why:

My 13th Feb 2009 letter to you.... Extract:

Complaint One: On 30th March 2009 I am interviewed at Bridgend Police station re my complaint of the 26th Feb 2009 False Affidavit full of the easily proved written lies by Barbara Wilding.....well I thought I could!

Dream on Maurice, the Detective Inspector Mark Williams refused to take the complaint. But I could make a complaint to the South Wales Police Authority, based in Bridgend Headquarters, just down the road! But I had tried all that more than once, what a classic example of their usual 'treacle treatment'.

Complaint Two: Experienced in these matters of police tactics I sprung a new complaint about his inferiors. This time he could not refuse. Conduct of Barry Police Station he could not ignore having just explained the current 'ground rules' on what complaint could be taken.

Barry Police Station had refused to give any information on my 39 incidents listed in my 4th 'Oct 2008 letter each with a police 'occurrence number' allocated. He took my statement of complaint for the paper shredder so I will not be holding my breath for a substantive reply.

It is now 23rd April and no reply.

Complaint Three: Well let's make another complaint,, I thought, if not just for a bit of fun, to show people around the world just how thoroughly deceitful South Wales Police tactics really are. I told him how, having complained of his boss delaying writing down her lies by a month, contrary to Court Order, lying through her back teeth, instead, signed her 26th Feb 2008 sworn Affidavit, it appeared just minutes from my leaving her solicitor's office! Within the hour I am stopped by police and made to produce driving documents including an MOT for a foreign car! I am stopped by police a total of 4 times before I even get out of the built up area.

So I find the nearest police station, Penarth, in order to lodge a complaint....what a joke. My property in Cardiff had recently been burgled and vandalised so I asked for the progress on the incident .She promised 'The Earth' but could not, apparently, even find any record of the incident number or proof the complaint had been lodged....proving the police continue to refuse to investigate crimes against me.

This 3rd complaint was supported by my 26th Feb 2009 complaint letter to you, Mr Smith, written on the very same day as the false affidavit and visit to Penarth Police Station.

NOW, TODAY, 22nd April 2009

Complaint Four: I asked again, yesterday, 21st April 2009, for the progress on one of the incidents referring to the occurrence numbers sent to Barry police station only to be told to ring HQ at Bridgend at the Data Protection Office.

I was assured that even occurrence numbered incidents of 1993 would **not** have been thrown away, "if they were more than a telephone call at the time". This was encouraging news until he said I would only obtain the information by filling in the Data Protection Act Application.

But he was unaware I had already tried all this nonsense 'treacle treatment' many years ago, having duly paid the £10 fee. He appeared puzzled but he would not have known that each time I had asked for **disclosure** (from 1993 to now, on arrest, in custody, in Magistrate's court, Crown Court, by secretary letter etc, etc) if any fact may have revealed the 10 years of police harassment and police surveillance I have suffered and on my vehicles, practice or staff, that could be used against them in court NOW then evidence was to be shredded,

'altered' or Texan style, when I last year tested the US Judiciary in Austin, Texas ,Psychiatric Hospital court, 'air brushed out'!

Just four examples from well over a hundred reported incidents to the police:

1. Action1. Para 8.18/20/21

Only this week my then secretary confirmed she was asked to telephone the police on at least 4 separate occasions when I was assaulted, threatened with assault or suffered criminal damage to my house, including arson, by a Mr Stringer.

Barbara Wilding swears the police have no record or recollection

2. Action 1. 8/23

This week I traced my then 1993 employee/driver who told me he had been stopped more than once after being followed for a long way through Barry whilst driving my Guernsey registered veterinary ambulance.

Each time the police gave **no reason** for stopping him but, each time, made him produce driving documents at Barry police station.

I was also detained by the police, at around the same time, with the same vehicle and also made to produce driving documents for **no reason** other than harassment to provoke, with the hope of yet another 'assault on police' charge.

Barbara Wilding swears the police have no record or recollection

She has, **I have seen them**, considerable records of all these incidents, during the relevant period of harassment requiring almost day to day contact with the Guernsey police <http://kirkflyingvet.com/blogs/guernsey/default.aspx> frantically finding any evidence, as the Guernsey police had achieved, to cause their insurance company representatives on that miserable island to refuse me motoring cover thereby depriving my right to practice veterinary surgery. She has those records, I can prove it,

The motoring 'incident' led to a court case, the stipendiary magistrate very quickly realising it had been 'cooked' and was to be stopped, part heard, despite my complaints for it to continue.

I have traced the 'officer in the case'.

Barbara Wilding swears the police have no record or recollection of the court case or incident despite my identifying to her police involved, police exhibit photographs of the vehicle taken outside my surgery and Guernsey Authority letters to and from the Barry police on this incident over a period of many months.

3. Action 1. 8.5 Police Surveillance

This week I traced a witness who reminded me that I had visited him in his flat in 1993 to warn him, my having been told by several radio hams in Barry, clients of the practice, that the

police had been out again, the night before, inspecting and photographing all practice vehicles parked outside my veterinary surgery.

The 'radio ham' even mentioned to me this witness, I had visited earlier, had a driving conviction of 'drink drive', heard over the police radio, which I later established to be correct.

I warned the witness his name was now linked to mine, on the police walkie talkies, as he had been seen driving one of the practice vehicles.

It was also at about this time I had been arrested for stealing my Guernsey registered 1000cc BMW motorcycle, bought from a policeman and put in Cardiff prison as the South Wales Police had persuaded the Cardiff court I could not be 'identified' and should be locked up until I was!

4. Action 1. 8.13

This week I traced a witness who was called out, in 1993, to recover my stolen crashed BMW motorcycle, on behalf of the Barry police, just hours before I reported it stolen. It was issued with an occurrence number (incident number) and identified as mine.

Nearly two months later I was tipped off by a client of its whereabouts but not by Barry police station or by any other official channel.

I have traced the 'officer in the case' and his dealing with the bike's recovery.

Barbara Wilding swears the police have no record or recollection of the incident.

I am refused disclosure of the whereabouts of over one hundred witnesses, mainly police, Crown Prosecution Service and court entourage despite appearing to be on the defendant's beck and call whenever I raise an issue on evidence. They are never available as my own prosecution witnesses.

Even today, Mr Smith, your South Wales Police released to me a Barry Magistrates purported 'court record', dated the 6th February 2009, for a 24th May 1993 document. stating I was banned for driving for 6 months in my absence, with 15 points and 3 more, for luck, on my licence, for no MOT on a foreign registered car!

My then Bristol lawyer spent over 6 months in correspondence with The South Wales Police at about this time for the release of all prosecution evidence, before it was destroyed and specifically asking for the computer records upon which the police relied to arrest and jail me four times, in 1993 for 'having no driving licence' when they knew, full well, I did.

Enid Blyton could not match this, if it was not so wicked.

It stinks, doesn't it, Mr Smith, but then, there is nothing new under the sun.

Abuse of Process

It is my view that an **independent enquiry** should interview all I name as witnesses and not for it necessarily to be done by myself. Then we will have an account that cannot be swept under the carpet. Our current, Masonic, corrupt riddled judicial system, designed for but one purpose, the lining of their pockets of the tax payers money, needs immediate reform and is a politician's responsibility.

Police harassment has ruined my family's life and it is your responsibility to demand answers

Yours sincerely,

Maurice J Kirk BvSc

PS

Bridgett Prentice MP 25th March letter to you, referring to me, on behalf of the Ministry of Justice, is not just insulting it is a deliberate act to protect the scandal surrounding a team of fellow lawyers in some dingy back alley of Whitehall, all frantic to gain Brownie points if one of them can get me certified as a 'vexatious litigant' to block both police and Royal College³ of Veterinary Surgeons disclosure of public records.

PPS

The general public are invited to examine the evidence in 'downloads', including today's. Attend this Friday's court case in Cardiff Civil Justice Centre 10.30am 24th April 2009 for oral proof or for further documents call maurice@kirkflyingvet.com . To witness chief of Police arrest tel 07966523940 indicating your particular interest in the matter. Thank you