

Court of Appeal Office  
Royal Courts of Justice  
London

Case numbers: BS 614 159; CF 029 / 2011A; CF 030/2211 A

TRANSCRIBED from HANDWRITTEN NOTES that have NOT been able to be CHECKED.

28<sup>th</sup> October 2011

Dear Sir

Appeal Application re Maurice Kirk v Chief Constable of South Wales Constabulary

1. On 28<sup>th</sup> September 2011 I failed to attend my High Court appeal.
2. I was in HMP Cardiff, suffering severe abdominal pain due to suspected peptic ulcers that caused my admission to Princess Elizabeth Hospital, Bridgend, South Wales just prior to my arrest and custody under police pretexts of my 'threat to shoot the Mayor of Cardiff'.
3. The arrest took place at Cardiff Central Police Station on 23<sup>rd</sup> August 2011 after my lengthy presentation to senior officers of new evidence, by way of original witness statements, that on purchasing my replica DH<sub>2</sub> WW1 aircraft with mounted decommissioned Lewis machine gun, Lincolnshire Air Museum painted the latter partly in the colour of 'silver' from the original 'black' whilst in my possession. The Police presented the Lewis to the 2010 Jury as painted 'all black'. After my acquittal and almost eight months in custody for 1968 Fire Arms Act allegations, the Police returned the Lewis to the museum, both painted 'silver' again and having unblocked the barrel, contrary to the purported 2<sup>nd</sup> purchaser's MG11 witness statement in August 2009, as being blocked when purchased from me in 2008.
4. I was remanded in custody on 23<sup>rd</sup> September 2011 and stated in Cardiff Magistrates, for 'failing to attend Police bail order on 20<sup>th</sup> September'. This new arrest, during 23<sup>rd</sup> Aug 2011 custody, was for suspicion of 'harassment' of a Section 12 Police psychiatrist, Dr Tegwyn Williams', contrary to Section 2 of Harassment Act 1997.
5. On 2<sup>nd</sup> November 2010 I was convicted of 'common assault' in Cardiff Magistrates, in my absence due to an urgent and much overdue total hip replacement, requiring morphine sulphate on a daily basis. Despite five independent medical records, served on District Judge Charles on circa 23<sup>rd</sup> August 2010, each making it abundantly clear I was unfit to defend, the criminal allegation, brought by ex-police officer Mr Derrick Hassan, now in the employ of Cardiff Crown Court, was recorded but not on PNC. A nine month delay for my hip replacement was due to Dr Williams' false medical reports and accepted by the criminal court of appeal for my failure to attend in February 2011.
6. On 16<sup>th</sup> September 2011 I was first arrested and taken into custody for alleged 'criminal damage' and immediately re-arrested for 'conspiracy to abduct six young Nigerian children' to be flown to France in my aircraft. Neither allegation is likely to reach a conviction, let alone primary disclosure.

7. But during my custody, South Wales Police furnished the Metropolitan Police with Dr Tegwyn Williams' numerous psychiatric reports stating I had 'paranoid delusional disorder', 'significant brain damage' and possible brain tumour. They recommended to HHJ Bidder QC on 2<sup>nd</sup> December 2009 I be transferred under the 1998 Mental Health Act, supported by the South Wales Police, to Ashworth High Security psychiatric prison IPP, once I was convicted of the trial imminently to be heard regarding the 'Lewis machine gun', while registered as MAPPa, Level 3.
8. These Williams' reports alone caused Tottenham Police to employ a team of Section 12 forensic psychiatrists to also recommend my incarceration in a psychiatric prison (see 18<sup>th</sup> Sept 2011 police medical records), as I am being refused the custody records.
9. I return to the 2<sup>nd</sup> November 2010 Cardiff Magistrates conviction on evidence by Derrick Hassan. It was he who had first supplied Dr Tegwyn Williams with a later published false forensic history that was used by Police to obtain on 7<sup>th</sup> August 2009 for a Cardiff Crown Court judge, to have me sectioned to Dr Tegwyn Williams' own private psychiatric hospital, later to be changed to Caswell Clinic, Bridgend, where he was the clinical director, under Section 35 of the 1998 Mental Health Act authority.
10. South Wales Police National Computer (PNC)

The version of my forensic history (nothing incidentally entered for eight years since the South Wales Police had obtained my name to be removed from the Veterinary Register) was put before nine successive Cardiff Crown Court judges, because it was significantly erroneous to prejudice my monthly bail applications.
11. Dr Tegwyn Williams repeatedly refused to correct the PNC errors, each time I applied for bail, nor would he release (NHS also, following my repeated FOI applications) the medical evidence for his first known report, that of 7<sup>th</sup> August 2009, when he had neither the qualifications for his findings in his 26<sup>th</sup> October 2009 report nor even had examined me to obtain my 7<sup>th</sup> August 2009 incarceration for my terrifying three months ordeal in Caswell Clinic.
12. I have traced sixteen doctors so far, who have expressed their view in twice monthly meetings in Caswell Clinic, during seven monthly MAPPa meetings. And by independent medical examinations that I have obtained whilst in Police and prison custody, I have no 'fixated false belief' of South Wales Police bullying, because it is correct and true.
13. So far, sixteen identified doctors have deliberately contradicted Dr Williams' findings that I have a persistent fixated belief, therefore 'paranoid delusional disorder' nor do I appear to show any clinical indication of brain damage or sign of brain tumour.
14. I return again to the 2<sup>nd</sup> November 2010 common assault conviction.
15. Tottenham Police 18<sup>th</sup> September 2011 PNC recorded no evidence of 2<sup>nd</sup> November 2010 conviction, because, perhaps, it was subject to my lawyer's Judicial Review Application, adjourned on 4<sup>th</sup> Oct 2011 due to my illness in prison.

16. Tottenham Police 21<sup>st</sup> September 2011 PNC of my forensic history again recorded no evidence of 2<sup>nd</sup> November 2010 conviction, despite my re-arrest that day after Haringey Magistrates had not accepted the Crown Prosecution Services somewhat theatrical argument I be sectioned using only Dr Tegwyn Williams' medical reports. The new custody followed my detailed complaint of Haringey Council lawyers having conspired, in open court at the Central Registry of Family Courts Holborn, earlier on 8<sup>th</sup> September 2011. It had been a deliberate act to remove me as Mrs Gloria Musa's McKenzie Friend from the Court in handcuffs, only to be released that night, with no allegations outstanding. Police refused also to take down my complaints of apparent Haringey Council evidence. No evidence of 2<sup>nd</sup> November 2010 conviction appeared on their PNC.
17. On 16<sup>th</sup> September 2011, whilst in Tottenham Police custody, I employed Kilburn High Road solicitors relating to 'conspiracy to abduct the Musa children' and to assist in fighting the refused bail, deliberate to obstruct my attending Cardiff Police Station on 20<sup>th</sup> September to answer to bail. Apparent harassing of Dr Tegwyn Williams, simply asking him to correct my forensic history that had caused the Civil Aviation Authority to remove my pilot's licences and therefore continuation flight around the world in my WW2 D-Day Piper Cub, was a defence under Section 3 of the 1997 Act. My laid private prosecution with HHJ Nicholas Cooke will confirm. Cardiff Magistrates continue to block information and its 'due process'.
18. On 20<sup>th</sup> September 2011, released by Haringey Magistrates and Tottenham Police informing me they had notified South Wales Police, whilst obtaining Dr Tegwyn Williams' 2 year old reports, I would not be attending Cardiff Bay Police Station due to the circumstances and my ill health and to arrange the reporting to be right there, at Tottenham Police Station. This was done.
19. Kilburn High Road solicitors who had previously acted for the Musa family against the Haringey Council snatching all their six children under, now proven, most spurious arguments, then refused to further act on my behalf. Interestingly, their refusal to also return my legal papers, as they did with the Musas, the lawyers in my case had me arrested and put before Highbury Magistrates under a racially aggravated Public Order alleged offence.
20. I enclose four relevant defence statements re conspiracy to abduct children, criminal damage and public order act re CPS London and a 15-page defence statement re harassment, also served on respective Crown Prosecution Services, to obtain at least some semblance of secondary and specific disclosure.
21. Both London Police and CPS and Cardiff Police and CPS refuse the release of my legal papers (28<sup>th</sup> September High Court hearing requiring appeal and 10<sup>th</sup> November 2011 harassment hearing, to name but a few) on my computer, memory sticks, cheque books and credit cards, because they are listed on 24<sup>th</sup> August 2011 Police MG11 witness statements, identifying Lincolnshire Air Museum witness statements. These further support my original allegations in 1993, when Police crow barred their way into my veterinary surgery on false pretences, jailed me in Cardiff Prison on the pretext, I could not be 'identified', that it was plain police bullying, in each of the almost hundred incidents since this further evidence to pervert the course of justice.
22. Now, with South Wales Police having me locked up in prison on 23<sup>rd</sup> September, despite CPS not opposing bail, if passport surrendered, the Police, HMCS (Wales) and HM Prison have taken

many weeks to now indicate I am in prison, not for what the Court recorded, before my 'K-Team' of 4 (witness statements if required), but in late October on prison computer:

'unknown conviction, no sentence'.

23. No mention of this was uttered by the 23<sup>rd</sup> September 2011 District Judge leaving the prison to continue refusing to put in writing why I am in prison, refusing me expenditure from own funds for recorded delivery posting, purchase of 60 1<sup>st</sup> class stamps, carbon paper, treasury tags and other fundamental stationary for a Litigant in Person to conduct his eighteen ongoing actions, primarily against the South Wales Police.
24. Refusal by Police to release or the Prison to help to release my cheque books and credit cards, it has led to my home now subject to a London Central County Court compulsory possession order and forced sale of my house in Brittany, due to prison obstructing my attendance and / or representation at my Cardiff Court divorce proceedings.
25. HM Partnership (Wales) has ensured my attendance and appeal to my High Court 28<sup>th</sup> September hearing is deliberately prejudiced, using the usual blackmail tactic of stating 'if in prison, all the above mentioned can only be achieved if you employ, in my case, a bus load of lawyers!
26. I cannot buy an appeal form in prison. I cannot buy a copy of the 25<sup>th</sup> July 'Note of Judgment' from prison. I cannot obtain a copy of my submissions before 28<sup>th</sup> Sept from prison needed for Court of Appeal.
27. I have documentary proof of HM Prison blocking money and stamps posted in. Blocking faxes from both a lawyer and a witness. Blocking post sent directly to a solicitor and others, by boxing up the daily output from my cell, already stamped and address, to someone alien to any understanding as to what the extra letters are for!
28. HM Court Service (Wales) has caused to be altered the PNC records at some point in my custody for political purposes, instructing HM CPS & HM Cardiff Magistrates to ignore all my relevant letters to do with ongoing criminal cases.
29. HM Court Service (Wales) refuse to disclose Dr. Tegwyn Williams' medical records to obtain my nearly eight month imprisonment on remand instigated by the falsely signed sworn February 2009 affidavit by the then Chief Constable.
30. Despite my prior most unusual tactic by depositing on her all the Claimant's court records and MG11s etc of my 1993 veterinary surgery break-in to put back a police inspector's daughter to continue a squat in my overhead flat and thirty plus other Lever Arch files of police legal proceedings, she denied knowledge of that incident and several of my successful criminal hearings because, as with the 'struck out incidents', the subject to court of appeal, in almost every one are political, exposing HM Court Service's gross irregularities and witness in the twenty year police covert surveillance to bully.