

HMP CARDIFF
20TH APRIL 2012

CLERK OF COURT
CROWN COURT
CARDIFF

Your Ref T 2012/0090

DEAR SIR,

BREACH OF RESTRAINING ORDER

AND
AS THE SOUTH WALES POLICE, HMCTS HM PRISON
REFUSE EITHER ~~THE~~ STATUTORY OR EVEN ACCEPTEDLY ^{REASONABLE} ~~THE~~
DISCLOSURE OF RELEVANT EVIDENCE, SUPPORTED
BY DIRECTIONS FROM HIGH COURT, CROWN COURT AND
CARDIFF MAGISTRATES JUDGES, I APPLY FOR THE
FOLLOWING WITNESS SUMMONSES TO BE ISSUED ON THE
NH (WALES) ~~THE~~ EMPLOYEES WITH THE EVIDENCE
TO BOTH 'CLARIFY' AND 'CORRECT' ^{CURRENT} MY ^{IN} MEDICAL AND
MAPPAS FORENSIC HISTORY:

- DR GAYNOR JONES OF CASWELL CLINIC, BRIDGEND CF31 4LN
- PROFESSOR JOHN WOOD OF SWANSEA UNIVERSITY SA 2 8PP.
- DR RUTH BAGSHAW OF CASWELL (WAL, GLAND RHY) HOSPITAL, BRIDGEND CF31 4LN

ALL TO ATTEND CARDIFF CROWN COURT ON WEDNESDAY,
2ND MAY 2012, AT 10 AM AND FOR ANY SUBSEQUENT
DAYS IT TAKES FOR THE DEFENDANT TO AGAIN PROVE
^{BOTH} UNUSUAL ^{AND} EXTREME BULLYING, OF INORDINATE LENGTH,
BY THE SOUTH WALES POLICE AND NOW THOSE IN
POSITIONS OF PRIVILEGE ^{ALL} ADVOCATING ^{THAT} THE PRACTICE OF
'CARDIFF LAW' ^{THIS COURT HAS} ~~BEING~~ REPLACE THAT WHICH IS
ALREADY ON ~~THE~~ STATUTE BOOK

AND ^{ALL} FOR THE COURT TO ORDER THE WITNESSES ATTEND
WITH ORIGINAL MEDICAL ^{AND MAPPAS} RECORDS OF THIS DEFENDANT
DURING HIS INCARCERATION TO A CAVITIAL, ^{BE} BEING IN POSSESSION
OF A MARIJUANA GYN, ON 9TH FEBRUARY 2009.

COPY TO CRIMINAL COURT OF APPEAL
ENGLAND

[Signature]

HIS HONOUR JUDGE CURREN,
CROWN COURT
CARDIFF

HMP CARDIFF
25th APRIL 2012

Your Honour,

Your Ref T2012/0090

IRIKI BLOCKED FROM EVIDENCE

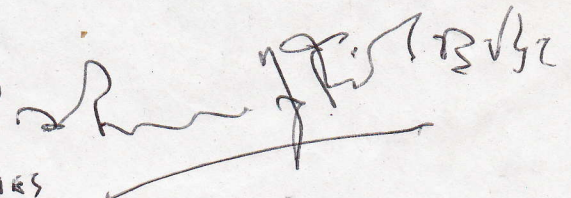
I YET AGAIN ASK FOR :

- 1) ACCESS TO NEWPORT LAWYER, INSTRUCTED BY DISTRICT JUDGE JOHN CHARLES FOR 2nd NOVEMBER 2010 MAGISTRATES HEARING, SUBJECT TO 25th MAY BRISTOL APPEAL, BE IDENTIFIED IN ORDER TO ACT AND DISCLOSE HIS TERMS OF EMPLOYMENT TO BE REPEATED FOR 2nd MAY BREACH OF RESTRAINING ORDER [REDACTED] CARDIFF CROWN COURT JURY TRIAL.
- 2) RELEASE OF MY LEGAL PAPERS AND COMPUTER, CURRENTLY IN THE POSSESSION OF SOUTH WALES POLICE ARISING FROM 'PROCEEDS OF CRIME', JUST FOR DURATION OF TRIAL.
- 3) CPS TO DISCLOSE VIDEOS INCLUDING THOSE AT MAGISTRATES CELLS AT 1st DECEMBER 11 AND 4th APRIL 12 WHEN I WAS ASSAULTED BY PROSECUTION WITNESS [REDACTED]
- 4) FULL AUDIT TRAIL OF DOCUMENTS AND WHEN, THAT CAUSED THE PURPORTED 'RESTRAINING ORDER' TO HAVE COME INTO EXISTENCE AND LAWFULLY SERVED ON ME.
- 5) CONFIRMATION WITNESS SUMMONS APPLIED FOR ARE SERVED AND IF NOT WHY NOT?

NEW WITNESSES TO RECEIVE WITNESS SUMMONSES

- 1) DR RAHWAL SINGH C/O HMP CARDIFF WITH MY MEDICAL RECORDS FULL
 - 2) DR [REDACTED] C/O CASWELL CLINIC, BRIDGEND
- ENCLOSED

- i) 23rd APRIL 12 LAWYER INSTRUCTIONS
- ii) ASYLUM APPLICATION PLEASE FORWARD
BY A BRITISH SUBJECT TO FRONT
AUTHORITIES



CPS

CARDIFF

COF

HM PRISON
CARDIFF

7th SEPT 2012

DEAR KIRSTY,

HARASSMENT / RESTRAINING ORDER DISCLOSURE

THE CARDIFF CPS CONTINUE TO REFUSE TO DISCLOSE ANY EVIDENCE OF ANY RECORD OF DRAFT RESTRAINING ORDERS PREPARED PRIOR TO THE 1st DECEMBER 2011 CARDIFF MAGISTRATES' HEARING.

YOU TOLD ME THE CPS HAVE 'FAILED' TO FIND ANY EVIDENCE TO THE CONTRARY FOLLOWING YOU AND YOUR FEMALE LAWYER COLLEAGUE 'WENT THROUGH THE FILES' IN JULY AND AUGUST.

CARDIFF MAGISTRATES HAVE INDICATED 'NO RECORD ON FILE' OR ANY DEALINGS IN THE MATTER OTHER THAN PRINTING OUT THE FINAL VERSION DATED AND SIGNED ON 1st DECEMBER 2011.

HOW, THEN, YOUR BORRISIER, JAYID GARETH EVANS, WAS SEEN HANDING A DRAFT TO DISTRICT JUDGE JOHN CHORLEY TO WRITE ALL OVER WITH HIS FOUNTAIN PEN AND THEN INSTANTLY TO BE TAKEN DIRECTLY TO ME IN THE CELLS ^{FOR} APPROVAL?

HOW, THEN, ~~MR~~ MR M. BOWEN AND MYSELF WITNESSED ANOTHER DRAFT WOUND UP TO ME BY YOUR BORRISIER ON 3rd MAY JURY TRIAL, STATING TO BOTH JUDGE AND US THAT IT WAS FROM YOUR ~~MERIT~~ CPS OFFICE?

PLEASE CONFIRM, IN WRITING, THE CPS CREATED NO DRAFTS OF 1st DEC 11 RESTRAINING ORDER TO AVOID YOUR CPS STAFF AS WITNESSES FOR TRIAL

