

Crown Prosecution Service & Cardiff Magistrates

South Wales Police and Continuing Malicious Prosecutions

2nd Spurious 'Breach of Restraining Order' Allegation

One of the purposes from within the original 2011 Harassment Act prosecutions was to enable an independent judge, therefore from outside South Wales, to enforce previously made court orders for the disclosure of my NHS medical evidence relied upon for my MAPP Level 3 registration and current inability to revalidate both my professional pilot's licences and restore my membership to the Royal College of Veterinary Surgeons in order to practice veterinary surgery.

Your refusal, therefore, to proceed with the recent 2nd alleged 'breach of a restraining order' was as predictable as was the laying of spurious and false information before countless Cardiff courts, during these past twenty years, just to obtain my imprisonment without first securing a conviction.

I therefore apply for the restoring of the two charges or indictments if now in existence, identified on the 22nd September 2012 South Wales Police charge sheet and apply for the set of depositions, previously promised on 22nd September 2012, for my English lawyers to be so instructed.

Maurice J Kirk BVSc