

FAO

His Honour Judge Seys Llewellyn QC
Cardiff Civil Justice Centre
Cardiff
Wales

14th Feb 13

Your Honour,

Maurice Kirk v South Wales Police 18th Feb 13 Trial

Urgent Medical Issues include;

- A. As to whether I have ‘Paranoid Delusional Disorder’, a fixed belief un amenable to reason in that I am being persecuted by the South Wales Police?**
- B. Do I have ‘significant brain damage’ and ‘a possible brain tumour’ as diagnosed by NHS (Wales) and Defendant’s MAPPa doctor?**
- C. Both MAPPa and NHS (Wales) have refused medical care, a follow up brain scan or even search for an alternative opinion, while all the Welsh courts, to whom I have applied, Cardiff prison, Cardiff police and NHS (Wales), continue to deny me access to appropriate medical attention or be seen by my doctor at Caswell Clinic, Bridgend. What will this court do about it?**
- D. I am repeatedly refused my right, under the Prevention of Harassment Act 1997, to therefore continue a course of conduct to detect or prevent further crime. All related to this same Caswell Clinic forensic psychiatrist having been blackmailed to fabricate my 2008 forensic history to order to make me eligible for MAPPa Level 3 registration, be remanded in custody and denied my eligibility for the return of my professional pilots licences.**

Further to an apparent alarming conversation, only this morning, with NHS (Wales) solicitors, indicating my attempts to obtain the police medical evidence, that was before the 2nd Dec 2009 Cardiff Crown Court, that I have irreversible and ‘significant brain damage’,

compounded by a possibly brain cancer, is stayed on your 30th January 13 enclosed Court Orders.

South Wales Police whilst denying me bail, in their attempts to have me further MAPPAs sectioned to Ashworth High Security Prison, possibly for life, were dependant, again, on their own blackmailed Caswell Clinic psychiatrist, neither appropriately qualified to interpret my brain scans for a criminal court nor having even examined me to obtain my original 2009 section 35 long incarceration, following next Monday's Defendant falsifying evidence before nine Cardiff judges that I was in breach of Section 6 of 1968 fire arms Act in having a WW1 Lewis Machine gun bolted to my Farnborough air show display biplane, sold on at least a year before!

In the absence of immediate Crown Court disclosure, to allow me to hear medical evidence on court CDs but not on the official transcripts, for the ridiculously delayed Court of Appeal hearing, for my GP to so advise and for the NHS/Caswell Clinic, Bridgend authorities to disclose that medical information, I cannot be diagnosed as fit to stand trial.

That being said, this police psychiatrist is available to you to give precisely what he gave to the 1st June 2009 IAG police HQ meeting and subsequent six or so MAPPAs meetings, held in Caswell Clinic, he as Clinical Director, in total absence of other required 'agents', contrary to UK statute otherwise the court may remain in some difficulties.

The very same difficulties that caused the delay of this trial proceeding in each of the last four attempts, in 20 years, all due to the nefarious conduct of the Defendant and its lawyers, based on avarice with far too much help from Cardiff judges and Luigi Stranati, HMCTS Area Controller in their joint failed attempts to have me registered a 'vexatious litigant'

It means my current fitness to attend court continues to remain in doubt and the evidence, that has repeatedly been used against me, to have me struck off, 'fined' well over £500,000 and repeatedly jailed, continues to be unlawfully withheld by the Cardiff courts and its agents, South Wales Police and Welsh NHS, which is why, in interests of justice (Article 6 etc), these proceedings should not be heard by anyone in a Welsh court room and should be consolidated with the deliberately buried 'machine gun' and 'NHS psychiatrist fraud' million pound damages claims in a High Court well out of Wales.

The 2011 Cardiff magistrates tapes, now disclosed to the Criminal Court of Appeal, reveal rampant criminal conduct by District Judge John Charles, the South Wales Police and CPS barrister, anything to honour their agreement to give the NHS doctor immunity to prosecution if I was going to defend myself from the mandatory 10 year prison sentence in lieu of attempted IPP during the 'machine gun' scandal.

I also renew my application that the Defendant should make its first attempt to settle 'out of court', something its lawyers have always refused to consider due to the Cardiff cabal's most unregulated but lucrative 'grave train'.

My 1994 Bristol solicitors were instructed to fight but of their own volition, having perused the evidence of apparent extreme police bullying and following South Wales Police clandestine communications with Guernsey, in attempts, again, to ban my driving and therefore veterinary income, proposed settlement with Dolmans, the Chief Constable's solicitors but were, of course, ignored.

Your Honour will recall, in your refusal to adjourn one of the 1990s police motoring incidents, part of this 20 year running damages action next week, my consultant surgeon's evidence was not accepted despite the fact I was on morphine sulphate prescription following a particularly painful abdominal operation.

Your Honour will also recall your July/August 2010 MAPPA disclosure refusal, to order the South Wales Police to disclose they had evidence that I was in possession of a 'machine gun', significant brain damage authenticated by MAPPA Level 3, the record attached to relevant witnesses I need for next week's trial, that the Defendant, then Barbara Wilding, was acting on her own fabricated fraudulently portrayed February 2009 sworn affidavit, ordered to be signed by her and no one else, by your honour's predecessor, Nicholas Chambers QC who, in the extreme circumstances, also granted me a jury trial.

FAO

Criminal Court of Appeal's 'Breach of Restraining Order' Appeal.

1. FAO County Court listings/District Judge Bodfan Jenkins

re recent variation of 1st Dec 11 Restraining Order originally issued by District Judge John Charles in my absence and never served on me. Judge Charles denying me my right to cross examine any prosecution witness nor have any of the evidence challenged by the unlawfully imposed court defence Swansea solicitor, Mr Williams, believed a relative to the police psychiatrist (all accurately recorded evidence on my court tapes).

2. FAO South Wales Police psychiatrist

re his 2009 medical reports Defendant, following last week's County Court ruling with your refusing to 'strike out' my one million pound damages claim against NWS (Wales) and the 'on the sick' police psychiatrist.

3. FAO Tottenham Police re Sept 11 psychiatric reports causing my being again sectioned under the 1983 Mental Health Act from evidence, alone, from South Wales Police 2009 Caswell Clinic psychiatric reports

4. FAO Le Procureur, Palais de Justice, St Brieu, Brittany, France

Cotes D'amor gendarmes Feb 2012 psychiatric reports causing my being sectioned under the French equivalent law and detained to Pontivy hospital following communication with South Wales Police via Interpol relating to my application for asylum, in Paris, following South Wales Police MAPPA meetings being made aware I had been set up, by the Defendant and its psychiatrist to having me shot.

5. FAO District Judge John Charles

re his obscene orders preventing my cross examining the police in the subsequent 28th Nov 10 'common assault' conviction hearings, (later unopposed at appeal in Bristol Crown Court), the judge Charles using the excuse of my daily intake of morphine sulphate, obtained in my absence due to the ill health, his having been supplied by a copious number of independent

medical reports that my urgently needed total hip replacement operation was only being refused by NHS (Wales) as I was recorded as having 'significant brain damage.

Judge Charles gave no reason for denying my cross examining in 2011 magistrates and its 1st March 12 appeal in Cardiff Crown Court but court records were eventually slipped out, years later ,that Crown Orders of 14th Nov 12, just before the magistrates case's evidence was heard , subject to RCJ JR CO/2012/6357, also held up on London ,due to petty tribal politics, that the then soon retiring HHJ Llewellyn Jones QC had ordered Charles to have me convicted, what the sentence was to be but more importantly, I was not allowed to cross examine the police under any circumstances

6. FAO Cardiff CPS

re the same old police psychiatrist MG 11 August 12 police witness statement, this time, further fabricating evidence to obtain, now, nearly three years in custody, so far, on this doctor's evidence alone ----stating, this time, I had been 'moved on' from his home by the police and that I was the only cause for he and his wife, Dr Janis Hillier, to be on long term sick!

Dr Hillier is needed by witness summons, to prove fraud throughout these civil proceedings now as a new witness on 18th Feb 13, at the commencement of the three month damages trial to expedite issues over my capacity, competence and culpability or not of where this British law court currently stands.

7. FAO CPS (London) and case worker at RCJ

Whereas district judge Charles used my comprehensive medical evidence and psychiatric reports from the police, in his August 10 order, to block a stitched up criminal allegation being blown apart⁵ in open court, in that I was not allowed to cross examine anyone, he appeared to be in problems by the 2011the 'harassment' hearing, leading to the 1st Dec 11 conviction, as I had to go to France to obtain the operation and was, therefore, no longer incapacitated to cross examine anyone as I was no longer dependant on 'mind bewildering' drugs only imposed by this inherent hatred of the English.

Please find enclosed, also, my yesterday's letter to the Criminal Court of Appeal and CPS that appears to have e-mail 'bounced' and your 13th Aug 10 appearing to accept my medical reports that were also put before District Judge John Charles and causing an adjournment in one but refused, out right by Judge Charles.

Yours

Maurice J Kirk BVSc

Copies to:

Criminal Court of Appeal

CCRC

CPS

