

Alun Cairns Esq., MP for the Vale of Glamorgan, South Wales  
House of Commons  
Westminster

24<sup>th</sup> July 2013

(2<sup>nd</sup> letter)

Dear Sir,

1. Further to the County Court's indication of possible assistance for my obtaining access to his own flat, in order to retrieve the relevant legal papers and video records, post and personal medical records for the next trial, Kirk v NHS (Wales) and a rogue police psychiatrist, I have to now retract declining the offer as my then instinctive impression, that it was for a criminal court to intervene, was entirely wrong.
2. It has become apparent, to day, that neither the police nor the Cardiff Magistrates will interfere in their current harassment, contrary to 1998 Prevention of Harassment Act, being committed for but one purpose, to protect the unlawful occupant, Mark Davenport, in the shop below.
3. Mark Davenport has, so far, switched off the Claimant's electricity, changed the lock of the Claimant's front door and his garage gate, reported him to the Defendant for fraud and common assault while allowing lorry loads of builder's waste and other hazardous materials, to be dangerously fly tipped onto my land.
4. The police's 2000 custody video record of my Llantwit Major's brutal arrest was left with the court as an exhibit and just because it was not 'played' to Sgt Nicholas Khilberg, lying in the witness box is irrelevant.... it still remained a Claimant exhibit.
5. The fact that Claimant's legal papers are now missing from the flat and arising from several break-ins to his vehicle compounds the reason why there should be intervention from an outside police force if the Claimant's own MP cannot change this apparent inherent culture of those in positions of privilege.

Are you, please, able to intervene in any of these issues raised in either of my letters to you, today, as your predecessor, John Smith Esq., tried so often to do?

Yours sincerely,

Maurice J Kirk BVSc