

Summary of Continuing South Wales Police Harassment

A brief history of the past few years of the South Wales Police's conduct using standard 'treacle treatment' on their adversary, tactics not far removed from those used by both Stalin and Hitler.

1. Ignore
2. Ridicule
3. Section
4. Eliminate

The 2009 police indictment, over an antique WW1 Lewis machine gun, was a desperate last ditch attempt following the unsuccessful application of either number 1 or 2. The States of Guernsey used exactly the same tactics, in the 80s, also culminating in a threat on the Claimant's life causing him to flee the island in the dead of night.



A Sample of Claimant's continuing South Wales Police persecution following the 99th witness.

(Rough copy)

KIRKGATE

HMP Swansea

Jan 09 FTAC Home Office psychiatrist gives clean bill of health re Highgrove visit.

Chief Constable fabricates sworn affidavit in civil damages claim/hands in her resignation

April 09 Victim's GP obtains fax from somewhere for him to be examined by a psychiatrist

May 09 NHS psychiatrist exam. in Bridgend general hospital but victim refused its results

1st June 09 Independent Advisory Group police HQ meeting-victim to MAPPA registration

8th June Barry police/MAPPA/Probation/NHS meeting-register victim level 3 category 3

18th June Victim at Chief Constable' HQ - refused 'exchange' re civil damages statements and instead surrounded by riot police in tin hats with stun grenades & automatic weapons

19th June 2nd attempt to 'exchange'- refused at Constable's Cardiff solicitors offices so

solicitors register complaint 'threat to do criminal damage' with its own client causing

21st June 20 odd armed police and helicopter surround victim's home but abort mission

22nd June Arrested by armed police re '*threaten witness statements through solicitor's office window attached to girt brick*' & '*trading in machine guns and ammunition*'

24th June Barry magistrates barely contain laughs and grant bail-police appeal verdict

25th June Cardiff Crown Court judge remands victim for nearly 8 months as MAPPA 3/3

July 09 Recorder of Cardiff requests for 'psychiatric report' in victim's absence

August 09 Chief police psychiatrist recommends victim sectioned without ex or in court,

Judge Llewellyn Jones QC sections victim to Caswell Clinic psychiatric hospital, Bridgend

Oct 09 Recorder rules their victim should be legally represented. Police fail to get victim higher sectioned-victim returned to Cardiff prison for January 2010 'machine gun' trial

Nov 09 Crown court Police fail, again, to get victim re sectioned but again block bail

1st Dec 09 Private medical reports to court castigates police and police doctor's conduct

2nd Dec 09 CPS attempt section victim to Ashworth high security mental hospital, indefinitely

as victim denied court access from cells below-court tape redacted/corrupted & now purloined

Jan 10 'Machine gun' acquittal – 11/12 of jury confirmed decision after first day of two week trial

Feb 10 Police video interview victim's NHS Dr complaint -withheld (7 so far)-no action

Victim then arrested for attempted Caswell Clinic burglary- clinical staff again proved liars

June 10 The Recorder of Cardiff assures victim he will get medical evidence but repeatedly gaoled following police doctor's reports and this 2009 evidence remains undisclosed.

Victim arrested re 'public order'- allegations dropped following proof witnesses lied

June10 CAA psychiatric examination clears victim of all South Wales Police allegations

July10 Leg broken by ex police officer pushing victim down court steps- refused exam of prosecution witnesses - convicted in absence- successful appeal to Bristol/two year delay/un opposed

Aug11 Arrest '*attempting to shoot Lord Mayor with machine gun*'-£50 fine still on appeal

Arrest in Family High Court re 7 Nigerian Haringey Council 'snatched kids'-no charges

Arrest re '*criminal damage*' (*dropped*) of police station door as he was imprisoned without arrest. SWP needed him locked-up while the 2011 'harassment' charges were being 'dreamed-up'.

Sept11 Arrest: '*attempted Nigerian children smuggling*' (byWW2 D-Day a/c) sectioned again reliant only on SWP data-Laughed quickly out of court by Haringey magistrates.

Arrest re '*entering prison without permission*' changed to '*common assault*' after prison officer arrest re stolen passport, police favours to assist defending their ongoing civil claim

Victim's false PNC record, '*fails to attend courts*', '*extremely violent*', '*escaper*' and '*sex offender*'...

Nov11 Haringey Council Nigerian 7 kids case-convicted in absence to avoid proof of Legal Aid lawyer's conspiracy or parent prison release- SWP refused victim production from prison to court

Dec11 After 'Harassment' conviction applic to 'vary' restraining order, not even served, refused.

Jan12 Youth Justice Criminal Evidence Act1999 concocted again to block police Dr's X exam

May12 1st '*breach of a restraining order*' jury trial despite the fact no order was served!

March12 Harassment appeal CPS allow witnesses assaulted to prevent evidence given

Sept 12 Acquittal '*2nd breach*'-visit to doctor's house, to burn it down, was another doctor's lie

Jan 13 Sectioned and gaoled by French police on SWP data – taken to Pontivy hospital but recognised with laughter- doctor immediately countermands for victim release but police refuse.

Since then, as in Guernsey, Cardiff and now Bristol, court cases invariably continued by blocking the Claimant from being present in court for him to give his own evidence and call defence witnesses.

31st January 2013 in Brittany just seconds before Claimant's detention, under the French mental health act, originating directly from South Wales Police bogus information.



June 13 'HM Prosecutor arrest' conviction and sentence- appealed....moved to Bristol Crown

July 13 Arrested re '*common assault x 2/ breach of bail/drink drive/breach of bail/ witness intimidation*- Cardiff prison many months, on remand, before all charges are dropped.

Sept 13 HMP steal victim's passport/ prison officer arrested for a Draconian prison sentence.

Oct13 Arrest re alleged '*threat to burn doctor's house down*' (2nd police/Dr attempt)/ 3rd'breach')

Nov 13 HMP Cardiff psychiatrist refers victim to neurologist as no psychiatric disorder.

Prison officer arrest conviction- court refuses to exam prison CCTV or witness's tape

March 14 Convicted 3rd breach & threatening telephone call-16 month sentence

April 14 CPS confirm trial judge, in victim/jury absence, 'restraining order' is '*meaningless*'

July14 Released /recalled week later for 8 months with no need of evidence or a court hearing.

Police cancel hospital referral again as 'risk of escape' (this cancellation was during on parole!)

Transfer to HMP Park for w/e to block access to private funds and disrupt his legal files.

Oct 14 Parole Board hearing cancelled as police refuse to produce a psychiatrist required.

19th Nov14 Bristol CPS prosecutor discloses part of original withheld 1st Dec 2011 'harassment' conviction court records following 'arrest of original prosecutor' appeal. It revealed CCRC appeared to have had acquired Cardiff magistrates court file, in Feb 2013 before 'harassment' Cardiff appeal.

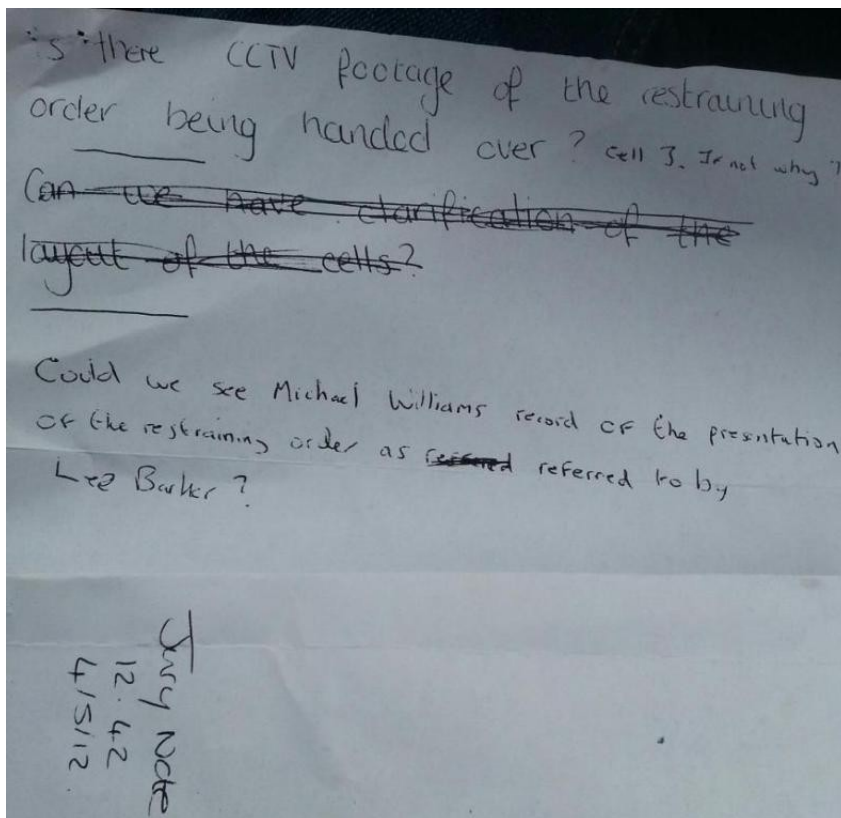
20th Nov14 CPS admits 1st Dec 2011 Cardiff clerk of the court will not release his contemporaneous records of evidence but fortunately all proceedings were tape recorded.

There are various versions of a hand written part typed CPS drafted 'restraining order', custody court cell records, 1st Dec11 'gate arrest' police records and rewritten court log.

Documents, over the years, keep appearing and then 'disappearing' from Cardiff magistrates file. It may have something to do with status of their previous or current applicant, be it public counter, CPS Bristol calling in or level of court judge, all wishing to view such clandestine treasures.

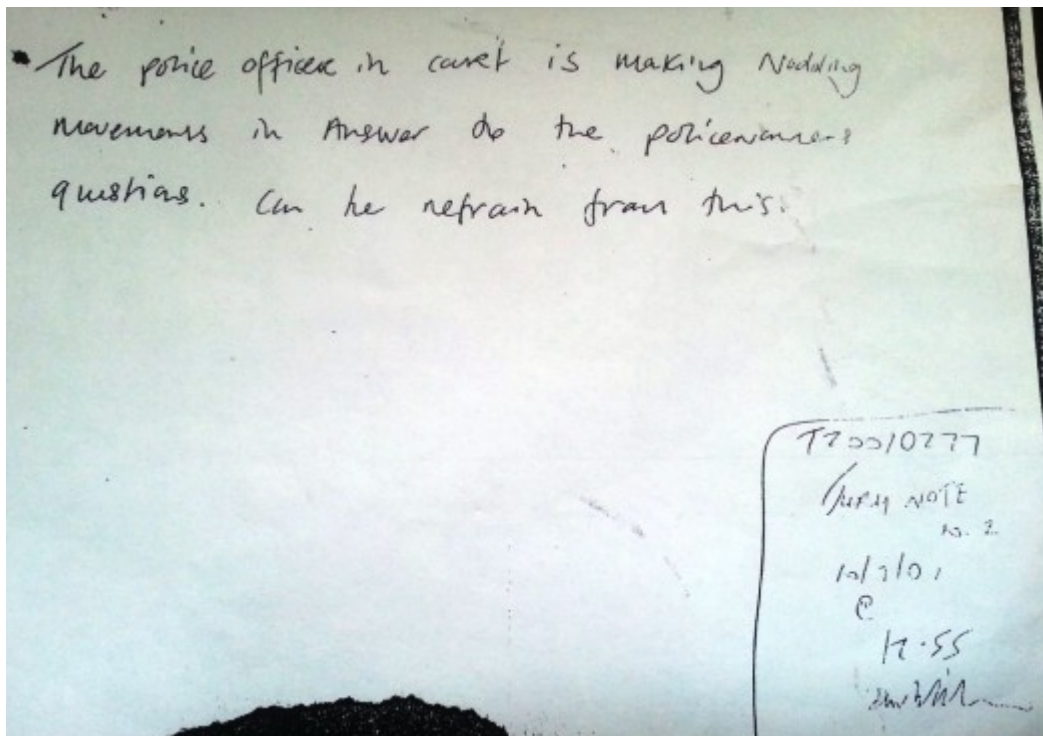
4th May 2012 Cardiff Crown Court 'jury note' the South Wales Police had all the time but refused to either inform or disclose it to the Claimant. Even The Criminal Cases Review Commission currently appear unwilling the release still further of 'evidence of similar fact' following the Claimant's attempts to obtain public court records by way of a barrister application.

This 4th May 2012 'jury note' refers to just part of what the South Wales Police withhold of court exhibits and clerk of the court's notes, anything to achieve yet another claimant incarceration.



2001 Dangerous Driving Acquittal

Jury note was withheld from the Claimant by both South Wales Police and HMC&TS



2010 acquittal after gaoled by South Wales Police for nearly 8 months, unlawfully sectioned under 1983 Mental Health Act and registered MAPPAs level 3 Category 3 with the top 5% most dangerous in our community. All this was, again, specifically concocted to prejudice the Claimant's damages claim for many years of vindictive police harassment.

18th June 2009 Police HQ search of the Claimant's French car looking for a WW1 Lewis machine gun, possibly. No one was minded to explain need for a search or ask the Claimant of the machine gun's current whereabouts. Police then further delayed by calling off the motorway traffic police to then do a vehicle examination. The Claimant did not produce driving documents as a point of principle. Stop, search and delay tactics were for the obvious reason of time needed to concoct new charges.

No jury was likely to convict the Claimant on the only evidence the police were prepared to disclose for fear of the bigger picture being exposed that obeying years of 24/7 covert surveillance of their victim. Their 'gulag card' was played, four days later, to incarcerate the Claimant on fabricated police psychiatrist reports. Ashworth high security hospital was recommended but the police only failed in the application for want of a second doctor's signature.

Following the 'machine gun' acquittal and apparent 'banishment' of their police doctor, to a foreign country, the Claimant was again dogged with ill health, since 2009, confined to the protracted delay in hip replacement as no South Wales medical service would administer the general anaesthetic required. The recent deliberate eighteen month delay by NHS (Wales), under MAPPAs direct orders (see Claimant & HMP Swansea/Park/Cardiff and Bristol records), for a proper clinical examination and differential diagnosis given, was again only sorted by his having to go abroad for remedy.

18th June 2009 'machine gun' search whilst attempting exchange of witness statements



Six years of Claimant's attempts to have his 2009 Caswell Clinic medical records corrected or clarified has led to numerous arrests without conviction destruction of his family life and nearly his sanity.

The Claimant's statements of complaint, re the police painting of the 'machine gun' to try and fool the jury, fabricating medical evidence, refusing to investigate crime directly related against the Claimant or his property are ignored and has prejudiced his position in prosecuting his case. Adjacent police forces simply refer the Claimant's statements of complaint back to the South Wales Police HQ in Bridgend.



Claimant was repeatedly harassed during the civil trial by police who blocked seven or more vital witnesses due to give evidence. One, B14 G Thomas, was even gaoled over the duration of the civil trial and then released, charges dropped, with his witness summons unable to be served. He had witnessed the theft of Claimant's motor bike and police then having, it appeared on evidence, to have removed its Guernsey registration plate to avoid the Claimant's retrieval.

April 2013

Claimant blocked at Cardiff airport by police from serving a vital witness summons on the air traffic controller who had already admitted just how dangerous it was seen, on the police video, when the police helicopter had been specifically launched, the court heard, to do nothing but harass the Claimant whilst out in his WW2 Piper Cub. The ATC officer had said, many times before named witnesses, the helicopter was so dangerously close to the other aircraft one could read, '*I would rather be flying G-KIRK*' on the Claimant's T shirt.



1st June 2013

Car 'break in' caught on video but police refuse to obtain a copy of CCTV covering incident



12th June 2013 Mark Davenport makes fabricated written complaint of fraud but police, with permission to arrest the Claimant, fail to get through the Claimant's re enforced front door....allegations later dropped as proven to be false following Bristol County Court action.



22nd June 2013

Claimant detained for a considerable time for some quite unsubstantiated excuse for a resultant negative road side breath test. Police drove the Claimant around Barry and Dinas Powis in the police van on the pretext the breath test machine was not functional or with them. This was exactly the same 'game' played in 1992 when the Claimant had already given two correct negative specimens of breath. It was one of the convictions (fail to give a 3rd specimen of breath) the police successfully applied to the Royal College of Veterinary Surgeons with to have his name removed from the veterinary register.



15th July 2013 'break-in' and theft of laptop and vital legal papers soon followed with the 3rd similar event over a short space of time.



July 2013 arrest for alleged 'breach of a restraining order' (protecting Davenport) later dropped as incorrect. The Claimant was then stopped from returning to his office and flat by restraining order.

