

16/10/14/14

The Great Wheel Chair Conspiracy
PART THREE

A20140082
BS614159 etc

1. Today MAPPA confirmed what that doctor's cell fleeting visit, last month, must have been all about. As soon as he was in he was 'called away' to answer the telephone!
2. Paragraph 8 of **The Great Wheel Chair Conspiracy Part Two** was: *'This hurried doctor's appointment, slotted in just before my list of complaints to the Prison Inspectorate, may have been the 'clinical examination' now stating my gut pain was miraculously cured without the need for Dr Tegwyn Mel Williams' fabricated forensic data, to get me gaoled, need now not be raised with yet another anaesthetist wary of administering me with a general anaesthetic'. [Vale Hospital2010, Pontivy Hospital2011, Llandough & Hospital2014].*
3. The nurse at the medicine hatch refused to confirm my doctor's appointment date despite my written application last week. So I started it again only to be quickly told that I could not have an appointment, any way, unless I was prepared to walk there next week or month. "Could I, please, have the name of who made that decision?" "No". "Could you confirm this is all recorded on my medical records?" "No". "Can I, at least, have some pain relief?" All now gathered knew, full well, the Paracetamol no longer touched the problem every time, the reason for wishing to see any doctor who was prepared to listen.
4. Did all this follow from a joint decision yesterday that I could no longer wear my wooly hat? Was this after the 2nd month of the prison refusing to repair my wheel chair or just lending a spanner, for 10 minutes, to re fit the plastic seat guides that were dislodged?
5. The problem within any government department, staffed with opposing trade unions obsessed over each other's tax payers' pension schemes, meant each had their agenda.
6. The forthcoming 19th Nov 2014 Bristol Appeal hearing for example, the arrest of a Crown Prosecutor, is pivotal for the prosecution's reasons to stop it. Either The South Wales Police had to not oppose my appeal against the June 2013 sentence or prevent my attending, for third time. Either way the prosecutor would avoid being cross examination.
7. This wheel chair tactic, as is the parole board hearing deliberately also delayed, is for just that. The police have ordered, unique to South Wales, that I remain gaoled until Bristol hearing to substantially increase its current sentence. Its conviction has helped deny bail.
8. Another example of South Wales Police's habits where I am involved is, of course, the notorious MUSA Nigerian family case over their six children being confiscated by the Haringey Council. On 1st Dec 2011, following my conviction in my absence for 'harassing' their chief psychiatrist, the now sacked Dr Tegwyn Williams, police had raced to Cardiff magistrates from an unexpected request for my 'gate arrest'. Apparently I had failed to attend a London court, the day before, about a particularly corrupt bunch of Kilburn solicitors, acting on my behalf and MUSA family over their 'gravy train' legal aid scam that feeds the unchecked but lucrative UK child snatching racket. The South Wales Police had ordered, would you believe, that the prison was not to 'produce' me!

Maurice J Kirk BVSc

HMP Swansea

Copy to: MP, AM, RCJ, CCRC, RCVS, GMC, BMA, ABMU, CAA, IPCC, HMP OMU, MUM&DAD
www.victims-unite.net www.kirkflyingvet.com www.mauricejohnkirk.wordpress.com

17/10/14 10.35hrs
IMB Cell Visit

The Great Wheel Chair Conspiracy
PART FOUR

A20140082
BS614159 etc

IMB had a short list of my grievances ongoing since I was first incarcerated over a year ago without my legal papers and suffering, as I am today, from an undiagnosed recurrent gut pain.

1. Again Refused My Hospital Appointment

IMB Chairperson's notes indicate a 30th Sept Dr Robert Jones cell visit concluded my need to 'walk to the next building' to see a doctor! But I was only told this yesterday by a purported nurse refusing to be identified. Only my signing the consent form for a solicitor, apparently, would my HMP medical records be released to Llandough Hospital which miraculously coincides with prison's blanket statement that I no longer suffer pain.

I presume I will now be allowed the anaesthetist to expedite my urgent surgery? Frightening isn't it? Which solicitor and why am I still refused my medical records for continuing private care? IMB confirmed my hospital appointments were cancelled by the police even when out on hourly curfew, under 'licence', for fear I might escape Swansea. At last a neurologist is being sorted to settle all of Dr Tegwyn Williams' blackmailed lies.

2. Access to My Private Funds

I am only allowed access to £15.65p per week + 65p as an old age pensioner. I bet HMP kept quiet that I am eligible for a lot more, £25.50, as an 'enhanced' prisoner for being in for more than three months but 'Security' have also reduced that and my visits per month.

3. Parole Board Hearing

Then the fun really started when told my 'early release' oral hearing was late November or December. The year was not clear nor was it apparent she knew why there was this need for a delayed decision in the first place. The 19th Nov Bristol case was already settled.

4. My Blocked Prison Telephone Numbers

IMB has made no progress at all as myself with no replies to my 'Security' Governor applications as to his legality. Even three lawyer numbers requested are again denied.

5. Further Suspension of Civil Damages Claims due to Malicious Prosecutions

As for my McKenzie Friend getting access to 'exchange' twenty or so leaver arch files, as per judge's directions, was most unlikely as IMB said my general 'issues' were for Governor DK Richards (under South Wales Police) and not with the Ministry of Justice.

Curious, I thought, IMB being told this by Governor Eion Lawrence when Mr Richards had told me it was, in fact, Mr. Lawrence's responsibility. I remain frustrated while their reluctance in entering into any constructive dialogue is controlled by Security Governor Andy Phillips and their speed to exit the wing whenever I appear from my cell. MAPPA Mr. Phillips gives evidence on all this shortly if allowing me legal advice and the CCTV.

It again highlights abuse of MAPPA and RIPA 2000 powers by the South Wales Police.

Maurice J Kirk BVSc

22 Years of Police Bullying

HMP Swansea

Copy to MP, AM, RCJ, CCRC, RCVS, GMC, IMB, ABMU, CAA, IPCC, NOMS, MUM & DAD
www.victims-unite.net www.kirkflyingvet.com www.mauricejohnkirk.wordpress.com

24/10/14

The Great Wheel Chair Conspiracy

HMP Swansea
Case no A20140082
BS614159 etc

PART FIVE

1. Today IMB still have the same short list of my grievances ongoing since I was first incarcerated over a year ago without my legal papers and suffering, as I am still today, from an undiagnosed recurrent gut pain. Admissions are now coming in thick and fast that no doctor in here had been aware of my GP and private health care findings!
2. Prison continues to promise my hospital operation while 'Security' cancels it. All doctors are reluctant to confirm Dr Tegwyn Williams was qualified to diagnose me MAPPa 3 category 3, 'a serious danger to the general public'. Dr Williams even contradicts his own reports because each was written for an entirely different agenda. One to ABMU Health Trust while the other was to satisfy the latest Cardiff Crown Court judge's conscience
3. With both the media and our elected members of parliament far too frightened to point the finger at the real problem in our current NHS mess how on earth can I rely on the next equally obsequious judge to put his foot down and choose the obvious direction?
4. This week I had to face an adjudication hearing and questions as to why my wheel chair appeared significantly broken. But I had examined it weeks earlier diagnosing the simple fact in that its wheels were being snagged by the seat but nobody cared. All I was asking for was 20 minutes with a spanner. Seven weeks on and still no spanner, I wonder why?
5. My dysfunctional conveyance is the perfect example of the mindless and idle environment to which the next litigant in person will be subjected when seeking the services of HMP regulations to help defend him. Head of Security is well aware that the state of my wheel chair related to his conduct on the day but will we ever hear about it?
6. Today, following my written application for detail of a race discrimination allegation brought against me, a MAPPa decision had already ensured I was getting no copy of the DIRF or Discrimination Incident Reporting Form, if it related to any punishment hearing.
7. It took some inducement for the form to be filled in, in the first, now needed to identify potential witnesses of the discourse between the aggrieved and Head of Security. On request for it came, "Sorry the DIRF form will be locked in a cupboard and the person with the key is unavailable". The same as 24/7 CCTV was 'unavailable' for the hearing.
8. I asked the Wing Governor to have printed off from laptop my defence statement needed for next week's 4th adjudication hearing. Meantime I will not be holding my breath.
9. Before the Osborne 2013 Supreme Court Judgment Swansea prison had between three to four oral Parole Board hearings per year allowing a prisoner to express his feelings.

Maurice J Kirk BVSc

22 Years of Police Bullying

HMP Swansea

Copy to MP, AM, RCJ, CCRC, RCVS, GMC, IMB, ABMU, CAA, IPCC, NOMS, MUM & DAD
www.victim-unite.net www.kirkflyingvet.com www.mauricejohnkirk.wordpress.com