



Association of McKenzie Friends

pro bono public interest advocacy

www.mckenzie-friends.co.uk

Chairperson: Belinda McKenzie -- Web Publisher: Sabine K McNeill

EU Law Specialist: Deborah Mahmoudieh

WITNESS STATEMENT

I, Sabine McNeill of 21a Goldhurst Terrace in London NW6 3HB would appear in person, if my physical disability didn't force me to be house-bound. I am happy to appear on video, if the court is able to arrange for that, despite generally lagging behind our digital times.

I have known Maurice Kirk since 2009, when he came to a meeting I had organised at the House of Lords, together with other victims of white collar crimes. His 6-minute [video](#)¹ introduction then is 'more of the same' of what has happened to him since: a demonstration of corrupt collusion between Police, lawyers and courts – as publicised on [Bent Lawyers and Cops](#)² which also mentions Maurice Kirk's ordeal:

- false charges for the possession and sale of a machine gun
 - the continued refusal of compensation, which is also at the root of this trial, which I attended on July 23rd 2017 and was permitted to support Mrs Kirk as a McKenzie Friend;
- extreme and exceptional harassment from South Wales Police that included 'shoot to kill' and
 - the fraudulent removal of his licence to practise as a veterinary surgeon;
- the fraudulent medical report by Dr T Williams that nearly committed him to Broadmoor for life
 - and later delayed an urgent hip replacement;
- fraudulent imprisonments with more extreme harassment and breaking of rules;
 - this included preventing me from visits and telephone calls besides utter medical negligence.

At the time Mr Kirk had won 120 charges and they had won 12. At 72, he feels he can't do it any more. But he also said he was only free then thanks to his friends, many of whom were at the same meeting, and his website. His account was one of the reasons why I published [Victims Unite](#)³, with over 3,500 followers and 570,000 visits, and [Flying Vet Challenges South Wales Police](#) with 1,700 followers and 67,000 visits.

As a systems analyst who used to diagnose software at CERN, the *European Centre for Nuclear Research* in Geneva, I was appalled to learn about such extreme injustices and crimes. However, I am now the Secretary of the Specialist Law Group of the *British Computer Society* which is committed to "Making IT Good for Society". We have already contributed to the Law Commission and will continue to ensure that law makers and law enforcers will catch up with the digital age.

No jury can ever get an adequate picture, if they are asked NOT to google and inform themselves.

¹ <https://edm1297.files.wordpress.com/2010/03/house-of-lords-01k.wmv>

² <http://bentlawyersandcops.com/>

³ <https://victims-unite.net/>

A voluntary Initiative of Public Interest Advocates assisting Litigants in Person

21a Goldhurst Terrace – London NW6 3HB – T: 020 7328 3701 – Fax: 020 8348 1637

sabine@3d-metrics.com

No trial can be 'fair', if defendants are refused witnesses and disclosure. But judges do it because they can.

'Going online' is our only and last resort – whether as victims of sexual abuse, financial exploitation or any other victimisation by white collar criminals.

White collar criminality among professionals in 'authority' and public bodies that are supposedly 'public servants' is so high that there is less and less credibility left, even though the mainstream media are part of the general deception and pretence that justice prevails.

Handing down *Restraining Orders* is one of the ways in which the law is abused to silence and imprison people who [Stand Their Ground](#)⁴.

To fight the wrongness of *Restraining Orders* is likely to be as unsuccessful as applying for pointing to an *Abuse of Process*.

I can only admire Maurice for his intellect that Caswell Clinic found to be in the top 5% of the country and his stamina that made him a world famous pilot and made him dare to file this Application for Abuse of Process.

Given the level of corruption I have observed over the years, I would be extremely surprised if a jury was capable of imagining and believing the wrongdoings that victims have experienced. Many have killed themselves, many have died from the mental, emotional and financial stress.

Hence I consider it IMPERATIVE that the jury is shown or is given access to:

1. the video of Mr Kirk speaking shortly after he came out of Caswell Clinic in 2009 at a meeting of the [Forum for Stable Currencies](#)⁵ at the House of Lords;
2. the award winning documentary of 2012 [Lawful Disobedience](#)⁶ that illustrates how ordinary people took Common Law into their hands because they had enough of the distortion of their rights;
3. [Inside the Brotherhood](#)⁷ – on Granada TV in 1989 about the influence of Freemasons in the UK;
4. [Psychiatry: An Industry of Death](#)⁸ – the horror that was planned for Mr Kirk by his Defendants, facilitated by Dr Tegwyn Williams, which he escaped by the skin of his teeth – thanks to friends.

Fortunately, everybody has a conscience that judges ourselves every evening, not only judges and juries who determine the fortune of others in courts.



Sabine K McNeill

Independent web publisher since 2002

[Advocating Open Justice](#)⁹ on 33 sites and petitions

⁴ <http://www.standyourground.co.uk/>

⁵ <http://www.forumforstablecurrencies.org.uk/>

⁶ <https://www.youtube.com/watch?v=BSdWaQ7qdg0>

⁷ <https://www.youtube.com/watch?v=Dyl3RQXsqGQ>

⁸ <http://www.cchr.org/videos/psychiatry-an-industry-of-death/introduction.html>

⁹ <https://sabinemcneill.co.uk/passion/online-publications/>