

In The Criminal Court of Appeal  
Royal Courts of Justice,  
Cardiff Crown &  
County Courts  
Wales UK

RCJ case no. **201704259B4**  
Machine-gun claim **1CF03361**  
25 yrs police harassment **BS614159+**  
(Cdf cabal's cover-ups)

*[The hatred of the English is palpable]*

19<sup>th</sup> May 2018

FAO Clerks of the above UK Law Courts,

## **South Wales Police failure to disclose evidence is routine & deliberate**

*"If you don't want the defence to see it, then it goes onto MG6D" a list of sensitive unused material which the defence doesn't have access to". Police "have been trained to put items on there (MG6D) that they do not want disclosed to the defence"* Quote from Cdf Chief Inspector

The Times, Centre for Criminal Appeals (CCA)'s, Cardiff Law School's 'Innocence' project, Crown Prosecution Service Inspectorate's & Inspectorate of Constabulary's dossiers, re 'police disclosure evidence', were all submitted to London's HM Justice Select Committee

*"Officers put undermining material on the MG6D list to hide it"*

These are just a few of the undisclosed facts, themselves hidden but now 'surfaced' following a Freedom of Information Act application, in relation to an ongoing investigation in Cardiff.

Suzanne Gower, solicitor and Managing Director at the CCA said, *"These documents show why the responsibility for providing full and fair disclosure must be taken out of the hands of police and prosecutors. The truth is they see themselves first and foremost as adversaries to the defence and in some cases, deliberately withhold exculpatory evidence"*.

The South Wales Police have lost over 50 malicious prosecutions against one victim, with 89% of its first 113 allegations struck out by 2004. Subsequent prosecutions, of greater concoction, needed 'machine-guns' and 'radio isotopes' injected into their victim's brain for a MAPPA level3 category3 for Ashworth high security psychiatric prison eligibility, for life.

Their 1993 victim had naively employed lawyers for an obvious '*an out of court*' settlement scenario but Cardiff's cabal refused to even 'negotiate' cut & dried facts! Their tax payer funded 'gravy train', with all it's unchecked money from point of 'arrest' to 'deals' tonight in prison, was just too good to be true. Our Welsh judiciary's real purpose is as a huge money-making commercial enterprise. This rampant fraud is not investigated so those in positions of privilege can continue abusing their MAPPA so called '*authority*' to keep bullying their victim

## **Cardiff Crown Court Protocol to Remove/Vary a Restraining Order**

1. Why is 'protocol' riddled with court directions this Applicant has already been denied?
2. Is current 'protocol' as in 2012 1<sup>st</sup> trial & since machine-gun conspiracy hatched in 2008?
3. **1(e)** Request previous Dr Tegwyn Williams' statements repeatedly refused him by CPS
4. **2(a)** Request court log records copy in 4(5) 'restraining order' trials & Cardiff magistrates 1<sup>st</sup> Dec 2011 'harassment' conviction, before & after '*re-written*', redacted or destroyed
5. Why was 'harassment' conviction exhibit 'switched' and court records falsified, thrice?
6. **2(c)** Request copy of a law enforcement competent to obtain Dr Williams' & Dr Hillier's statements re 1<sup>st</sup> March12 'harassment appeal' & why 2<sup>nd</sup> 'breach' 'arson' trial stopped?
7. **2(d)** Request copy of cited 'Sentencing Guidelines' (not in court letter) as needed for Applicant's 1(c) statement of 'better particulars' in these 25 years of deliberate injustice
8. **2(e)** What's the purported past & current relationship between Applicant & Dr Williams?
9. **3(b)** Request CPS 'case papers' of the 2011' Cardiff chaotic 'harassment' conviction and as to 'where, when and by whom' purported 'retraining orders' were drafted & 'served'?

10. Will it include guard's & court clerk's (hiding in cell) 'notes' of 1<sup>st</sup> 'service', in corridor on crutches while surrounded by 4 armed MAPPA guards or 2<sup>nd</sup> 'service' in victim's cell or 3<sup>rd</sup> 'service' at 'gate arrest' (6 witnesses again)? Judge Curran refused any disclosure
11. Will 5th jury see lovely Inspector Lucas' 4<sup>th</sup> RO 'service' warning re hidden 'restraining order' or her 5<sup>th</sup> 'service'? [She recorded Dr TW/m-gun complaint, all 'buried' of course].
12. 3(d) Why were Applicant's antecedents still wrong for 14<sup>th</sup> Dec17 'sentencing' hearing?
13. Why then, was he MAPPA registered or again registered and not informed and not now?
14. Why 'varied', by whom and with whom, from its 2008 inception, if not to be vindictive?
15. Why again false antecedents if not to block his release to progress his civil police claims?

**Why did 'sentencing' judge have 'no authority' to direct that GMC be notified of fraud?**

Why do police refuse disclosure via his lawyers and Criminal Cases Review Commission? Why for 3<sup>rd</sup> time court has asked and allowing his letters and complaints, in past 25 years, be ignored if not complicit? Disclosure of this relevant evidence will avoid need of a 5<sup>th</sup> jury trial

Why 1<sup>st</sup> jury refused jury notes data for a court then deny existed? Levenson LJ & Melling J, at RCJ appeal, were deliberately lied to (see transcripts & The Sun article), why?

**Why is Applicant still denied MAPPA 'minutes' of machine-gun meetings to kill him?**

This level of hypocrisy means 'the rule of law' is replaced by 'political expediency' under the legitimacy of its unusual MAPPA & Freemasonry devil worship, so who will be next?

When did court have this 'protocol' typed for 'striking out' or 'varying' a restraining order?

Who's explaining 'variation', when, where and by who served, to allow web site publication?

**Why does HM Crown Prosecution Service** refuse CD data release, concocted for his 1<sup>st</sup> 2<sup>nd</sup> 3<sup>rd</sup> 4<sup>th</sup> and 5<sup>th</sup> 'breach of a restraining order' jury trials, while Legal Aid prisoners here are 'in possession' of theirs? Why did magistrates refuse his lawyer's the right to apply for legal aid?

**HM Prison Wales** is where the young leave in a far worse shape, to respect society, than when first entered. Which bureaucratic 'back-hander' ensured this Buntlines holiday camp mentality, if not to fuel the judicial 'grave train'? None available to 'privately funded' victims

**Why does NHS (Wales)** withhold Professor Rodger Wood's deceitful Caswell Clinic 'brain damage' report? Did it fool Dr Williams enough to concoct his Applicant's 19<sup>th</sup> Oct medical report? Is this why, in secret 2<sup>nd</sup> Dec court, no machine-gun 'strike out' but all MAPPA was?

**Did Dr Williams ever state the Applicant was a 'risk' to the general public? No.** The only 'risk' was to the Chief Constable if he pursued his 50 police failed malicious prosecution claims, including the Caswell clinic 'break-in' (for corrected medical reports). Why machine-gun trial not stopped when Barbara Wilding had it re-painted to fool jury using transvestite, 'Foxy' & after victim was imprisoned for days on pretext he was 'unidentifiable' by clients?

Cardiff refuses to process his 50 police failed prosecutions, machine-gun & Caswell 'break-in' damage claims and at 7.42 a 4<sup>th</sup> May 'court order' was put under cell door, post stamped 10<sup>th</sup>, making it 27 hrs too late to appeal. Judge had refused any progress until next year on all!

Are conditions this bad across the Severn Bridge where lying, at least, is not taught in school? These 40 odd questions are hopefully the basis for a 'Noddy Land' children's book best seller

Yours faithfully,

Maurice J Kirk BVSc  
HMP Park.  
Bridgend.



You Tube  
mauricejohnkirk.com

Cc The Secretary of State for Wales  
Association of McKenzie Friends  
RCVS, GMC, CCRC, CPS, ECHR