

FAO Cardiff High Court, Magistrates Court and English Police & Administrative Court

Re Common Assault Conviction and Dr Tegwyn Williams

1. This 2/11/10 conviction was obtained in the absence of the Defendant with medical evidence explaining his inability to attend, being accepted by other courts but withheld from the hearing by HM Court Service (Wales). HMCS (Wales) continued to block due process of Private Prosecution of Dr Tegwyn Williams, Barbara Wilding and Adrian Oliver.
2. Detective Hassan, the only complainant, employed by HM Court Service (Wales) in July 10, deliberately pushed the Defendant down the court stairs causing a suspect broken ankle, later to be diagnosed in Cardiff's Accident and Emergency Unit.
3. Hassan, in July 2009 but then as a police officer, supplied Dr Tegwyn Williams, Director of the South Wales Police Psychiatric Prison, Caswell Clinic, with a false forensic history of the Defendant with the Dr. Repeatedly refusing to correct it. Dr. Williams also repeated the claims at Multi-Agency Public Protection (MAPPA) arrangements, meetings between 8 June 09 to 17th Dec 2009.
4. As the Liaison Officer between these monthly meetings, controlled by the Prosecution, no less than nine Crown Court Judges were also misled by Hassan, Williams and others, stating that the Defendant was so dangerous as to be registered as Category Level 3 MAPPA victim.
5. "Significant brain damage" in the Defendant and a "possible brain tumour", so described to HHJ Bidder QC on 2nd December 2009, by the Doctor, also led to the South Wales NHS and private medical services to not allow the Defendant his urgently needed total hip replacement surgery.
6. 10 months of forced alternative medication has left damage with the Defendant's inability between August 2010 to April 2011, to be appropriately fit to conduct both his litigation and private life.
7. Therefore it was not until July 2011 that the Defendant was able to obtain witness statements after his 22nd June 2009 arrest for "being in possession of a machine gun" and "selling it", that the Welsh Police had repainted the exhibit to fool the Jury.
8. The Lewis ammunition magazine, when sold by the Defendant to the Lincolnshire Air Museum in June 2008 was black in colour.
9. When Police seized it, with the rest of the gun, on 22nd June 2009, the magazine was now silver having been painted by the museum before witnesses.
10. Before the January 2010 Jury, the magazine was now black again.
11. The Defendant collected witness statements from Lincolnshire, all confirm the South Wales Police returned the decommissioned gun, after the trial, to the museum with the magazine now back as a silver variation to that of their original paint.
12. On 24th August 2011, on the Defendant's 4th attempt to inform the Police of his new evidence, he was, instead, arrested for harassing Dr. Tegwyn Williams and bailed to attend Cardiff Police Station on 21st Sept.
13. The Police have not just confiscated his computer, mobile phones, cheque books, credit, cash, 2 cases of legal papers, scanner, photographic evidence and contact details of witnesses, they have refused to return any of it deliberately to cause havoc with his civil litigation.
14. Only a cynic, maybe, would reflect on the possibility that the continued bullying by the Police delays 20 years of civil litigation brought by the Defendant, listed for a High Court 28th September hearing.

15. This month the prosecution again relied on Dr Tegwyn Williams' falsified 2009 psychiatric reports, when asking for the Defendant be again sectioned under the 1983 Mental Health Act and get locked up, again, unconvicted waiting for an I.P.P. (Imprisonment for Public Protection).
16. The Defendant applies for an adjournment of tomorrow's hearing for
 - a. The return of his property in order he be able to prepare his civil and criminal cases
 - b. A proper criminal investigation by an outside police force and
 - c. That he be given his medication and receive proper medical attention on bail.