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MULTI-AGENCY HARASSMENT and RESTRAINING ORDERS

Interrelated Civil, Criminal and Family Court Cases due to South Wales Police [SWP]

I am writing as a [McKenzie Friend](#) and web publisher of Maurice J Kirk BVSc since 2009. Like Mr Kirk, I am also the recipient of a *Restraining Order* that I am supposed to have violated by internet postings that appeared beyond my control. We are both blowing the whistle on public authorities, in the Public Interest, by using the internet as a last resort. Mr Kirk has suffered far worse, from the *Multi-Agency Public Protection Agreement (MAPPA)* that enables public authorities to share information. In his case, we are talking about:

The Culpable Agencies

1. **South Wales Police** – the Force responsible for 33 malicious incidents and prosecutions – mentioned 13 times on [Bent Lawyers and Cops](#) – in 2000: [‘Corrupt’ force in firing line](#) and the [Lynette White murder](#) where 15 Police staff framed the [Cardiff Three](#); and in 2008: [I was victimised, after I tried to root out Police corruption, claims senior officer](#);
2. **Adrian Oliver** from Dolmans Solicitors Cardiff – South Wales Police’ law firm manipulating legal processes;
3. **CPS**: charges are constructed such that they avoid exposure of underlying issues;
4. **Dr Tegwyn Williams** – the then Director of Caswell Clinic who wrote a false medical diagnosis about serious brain damage and a possible brain tumour – with the intention of getting him sectioned to a high security prison – after three months in his clinic;
5. **NHS Agencies** who did not correct false medical records resulting in major health and professional problems;
6. **The Ministry of Justice** not responding to appeals in the interest of justice and fair trials;
7. **The Parole Board** that did not stop torture and lack of medical care to a senior citizen fraudulently imprisoned;
8. **13 Welsh judges** who favoured South Wales Police rather than their victim.

Despite his age of 72, Mr Kirk has a number of civil and criminal cases and appeals running, culminating in a civil claim for compensation that has been consistently delayed for 20 years.

The most serious of all current cases is the threat of being sentenced to prison on 17.11.2017. This is the result of a jury who was misled and deliberately under-informed, despite three allegations having been dropped! But one is enough to falsely imprison Mr Kirk yet again – based on the supposed violation of a *Restraining Order* which

- had never been served on him;
- was supposedly ‘varied’ when served, without any difference to the original;
- claims the ‘harassment’ of Dr Tegwyn Williams, when Mr Kirk used his websites as a last resort in the *Court of Public Interest* – just as myself when I believed two children who made allegations and named abusers including 20 Police Officers from 16 Police Stations among 175 adults and 72 named child victims.

Reporting Crimes to Whom? What for?

Mr Kirk reported the false medical diagnosis to the Police eight times. I had alerted all Barnet Councillors as well as the then Home Secretary Theresa May MP.

Despite that, I was arrested seven times and taken before a criminal court where the case of Holborn Police collapsed with *No Case to Answer*. If whistleblowers are hounded by Police, who will report crimes to whom?

I was served with a *Restraining Order* – the way for Police to get people behind bars, without having to examine the underlying issue – just as SWP succeeded with Mr Kirk.

When asked for the reasons of his extreme and exceptionally malicious persecutions, Mr Kirk identifies Freemasons. His father had already refused to join them. Hence [Inside the Brotherhood](#) on [his blog](#) as one of the related issues. In the same spirit, retired barrister [Roger Everest](#) said: [Freemason ‘closed shop’ blocked me from becoming a judge](#).

Always acting in the Public Interest, Mr Kirk is part of a growing network of whistleblowers who are not protected from the physical, mental and financial violence exerted by Public Authorities and has exposed wrong-doings in courts, by Police and health authorities.

With the aid of *Restraining Orders*, Mr Kirk and many other supporters of children’s rights had to experience fraudulent imprisonments rather than justice for “*preventing or detecting crime*”, as stated in the [Harassment Act 1997](#). Mr Kirk and I had acted as McKenzie Friend for the [Nigerian Musas](#) whose seven children had been removed by Haringey Council – thanks to the [secrecy of Family Courts](#). The oldest daughter was molested by the son of her foster parents. The second one reported that they were taken at night to dark places where there were only men. The son asked in a contact centre: *Mummy, what is paedophilia?*

Has the Rule of Law been replaced by the Rule of Crime?

[Bent Lawyers and Cops](#) and [Victims Unite!](#) are websites that illustrate the failures of a system that has become more and more criminal. A precedent was set by the [Royal Commission into New South Wales Police](#) in 1997, when [Corruption, Paedophilia and Satanic Ritual Abuse](#) were the conclusions.

This inversion of human ethics, legal principles and political values is beyond belief for most decent people, including lawyers. However, whilst incarcerated in Caswell Clinic, Mr Kirk’s IQ was found to be in the top 5% of the population. His aviation records and other achievements are as exceptional as his attempts to find justice on behalf of *Litigants in Person*, i.e. people who can’t find or afford lawyers:

- he was won 89% of over 100 allegations against the Police;
- he has filed over 70 Judicial Reviews;
- he has owned more than 80 aeroplanes,
- he flew a historic aeroplane single-handedly without maps to Australia;
- and he has survived five years of fraudulent imprisonment with several hunger strikes, with the longest of 35 days.

The question is whether Mr Kirk will live long enough for successors in the above institutions to rectify the crimes committed by public authorities or whether his life will be a chronology of monumental evidence of multi-agency harassment and torture – despite our digital age of [Open Justice](#), transparency and the façade that justice needs to be seen to be done – despite [secrecy in Family Courts](#) and lack of disclosure in civil and criminal courts.

On one occasion, a woman came to Mr Kirk’s court hearing and spoke about her experience of having been gang raped in Barry Police Station. Is this a regional or national pattern? The bed of former [Dyfed Police Chief Constable Terry Grange](#) was full of teddies, according to another witness. Is Wales a Déjà Vu of New South Wales?

*Drink and Drugs are not the problem –
they are the consequence of much deeper problems in the Police. – [Patrick Cullinane](#)*
