

IN THE COUNTY COURT

15th January 2016

**CASE NO. BS614519-MC65**

**CF101741**

**CF204141**

BETWEEN

MAURICE JOHN KIRK

Claimant

And

THE CHIEF CONSTABLE OF THE SOUTH WALES CONSTABULARY

Defendant

## **Claimant's Position Statement**

1. Further to Claimant's 12th January 2015 Position Statement and Defendant's 13<sup>th</sup> January '2016 Position Statement' it appears that their joint content requires the Claimant's urgent response to avoid the real risk of further 'abuse of processes' by the South Wales Police and/or by its many agents.
2. Since the 90s the Claimant's files have been forced to be moved to new premises around Wales, England and France on at least a dozen of occasions directly due to the ongoing police harassment, its malicious prosecutions, imprisonments and continuing general misfeasance to obstruct due process.
3. Attempts to obtain copy of these four claims from either court or Defendant have failed along with attempts to obtain the transcript following communications to both transcribers and Cardiff County Court. This is compounded by the unlawful act of not allowing the Claimant access to the public court, listen to 'tapes' or examine the court exhibits listed in these current proceedings.
4. The Claimant identifies significant errors of fact in the 26<sup>th</sup> October 2015 judgment.
5. The Claimant requests, therefore, in the short time available ,for the four outstanding Actions, three stayed against the Claimant's wishes, to be sent via email as soon as possible to him as this is the first time he has managed to obtain even their case numbers .

6. The Claimant's loss of data, over 23 years, was originally motivated by Defendant malice leading to multiple laptop and legal files thefts in Barry, incarceration over the 'machine gun' matter and sectioning attempt to Ashworth Psychiatric Hospital, IPP, by the Defendant's very own doctor, countless arrests with no subsequent action thereafter, has now caused the remarkably timed disappearance of the 1<sup>st</sup> Dec 2011 harassment conviction clerk of the court's contemporaneous note from the court 'file'.
7. These have been specifically asked for by the 1<sup>st</sup> 'breach' jury and refused with Lord Leveson et al being clearly 'hood winked' in the Criminal Court of Appeal (see official judgment) no such 'jury note' or its discussion recorded on the 4<sup>th</sup> May 2012 CD discs ever took place.
8. Clerk's notes' content reveals to the trial judge that these periods, following his arrest over the 'machine gun' matter, amounting to around three years in prison, was by direct intervention of the same Defendant in these proceedings.
9. On 21<sup>st</sup> January 21<sup>st</sup> 2016 the Claimant will lay at least three more incidents, by way of claim for damages, to include:
  - i) The Parole board and/or Defendant doubling his last term of imprisonment , in 2014, without the need for a court hearing
  - ii) October 2013 arrest and incarceration for many months only for all indictments to be withdrawn
  - iii) His arrest and subsequent police custody by the English police, in 2015, purportedly to be on behalf of the South Wales Police with no reason being given.
10. The Defendant's confiscation of those 1<sup>st</sup> December 2011 court exhibits and now its original contemporaneous court records, to prevent the Claimant's compensation for three years in prison by convictions being e over turned, is an act of pure evil but regularly practised here in South Wales ,this Claimant has noticed, as if having already been granted autonomy.

Particulars of Claim, at least, of the following is requested by return

Action Four - 7CF07345

Action Five – 9CF02983

Action Six – 1CF03361

Action Seven– 0CF03921

**Maurice J Kirk BVSc**

**The Claimant**

**15<sup>th</sup> January 2016**