



PROCEEDINGS

(12.37pm)

**THE CLERK OF THE COURT:** R v Maurice John Kirk.

**MR JUSTICE LEVESON:** Mr Kirk, you have handed us a written argument. We shall read it.

**THE APPLICANT:** My Lords, may I address the Court?

**MR JUSTICE LEVESON:** It is not conventional in renewed applications for leave to appeal against conviction, as it so happens, but you are here and we will give you just a few minutes, five minutes or so, to amplify the grounds that you wish to amplify.

**THE APPLICANT:** Thank you.

**MR JUSTICE LEVESON:** But what I think we ought first to do is to read what you have put into writing. So sit down for a moment and we shall read it. (Read). All right Mr Kirk. You ought to know that we have read all the papers in the case and we are very familiar with the circumstances, so if you want to just spend two or three minutes or five minutes amplifying what you want to say then of course we shall hear you.

**THE APPLICANT:** My Lords, this is a renewed application from a single judge at the Royal Courts of Justice. My reasons for being here today is in order to try, again, to have my medical records corrected or clarified and because of that I require, I make application for an adjournment because there is still an outstanding judicial review that should it be successful this case would not need to be heard.

There is new evidence in that the “victim,” the psychiatric doctor for the police, last summer made a section 9 witness statement to the police which caused me to be detained in custody for much of last summer until all charges were dropped and in that witness statement, which I have tried to obtain from the CPS, my copy having been stolen when my car was broken in in Barry, along with a lot of other important legal papers for my civil action against the police,

A in that statement, which I have made formal complaint with a five page statement made, he said  
that I visited his home during the July and caused harassment to he and his doctor, psychiatric  
doctor, Doctor Janice Hillier, and that the police had to be called and I had to be moved on.

B All a complete pack of lies but have seriously influenced my freedom this year and is  
further evidence, along with what I have quickly drafted this morning for your Lordships in that  
two page summary, medical evidence that was used for purposes which I considered were an  
C abuse of process in that I was registered as a MAPPA level three prisoner and I was sectioned  
under the Mental Health Act due to his saying that I had significant brain damage, which has  
prevented me from renewing my private pilot's licence, my professional pilot's licence, and in  
the last few weeks I have instructed an independent barrister and a firm of solicitors in Bristol,  
D not known to each other, to obtain access to hearing the tapes of when I was not in the Court  
Room because I know that my witnesses had come from afar to give evidence and there is no  
identification on the statement, on the transcripts that I have bought, of the witnesses being  
named and the reasons for them being there being on the transcript.

E I had with me at least one, two witnesses outside who were present and wished to give  
evidence on the day of the jury trial and I know, due to my protracted civil case, I would be  
better represented by legal representation and I would like the adjournment for that purpose also.  
I hope I have not spoken too long.

F **MR JUSTICE LEVESON:** No. We understand the point. All right, so we will take that into  
account as well as we consider your grounds. All right. Thank you very much. We will retire.

**(Short adjournment)**

G **(12.44pm)**

H

A We hereby certify that the above is an accurate and complete record of the proceedings, or part thereof.

B

Signed: Mendip-Wordwave Partnership

C

D

E

F

G

H