

In The Cardiff County Court

BS614519 etc

Ms Jenny Thomas,

Criminal Cases Review Commission,

5 St Philips Place

Birmingham B3 2PW

6th January 2016

Dear Madam,

Re Applications of Mr. Maurice Kirk 01306/2014, 00031/2013 & 01306/2014

21st January 1016 Cardiff County Court Hearing

New Evidence Re Cardiff Magistrates Refusal to Disclose Court File

1. Further to Barrister Leithley's 30th July 2015 submissions, re my later applications to you, my solicitors have now beaten the court, after my four years of trying, for HMCTS to disclose more court records albeit that some are counterfeit, over written, altered or remarkably now 'found'.
2. You will see that a 'court record', originally sent to you in January 2012 to copy, before my harassment appeal and jury trial's conviction of supposed 'breach of a restraining order', said served on me on 1st Dec 2011 in the court cells, is depleted yet again making it now at least six occasions of alterations by the time it has sent to you by my barrister.

3. It is unfortunate your predecessor had not given me copy in 2012 as I would have been released from prison within days.
4. The following six HMCTS officers each have obtained different records by now when purported to be the original 1st Dec 2011 'magistrates file'.
5. Cardiff court were aware of my 2011 Judicial Review Application from prison and that that specific record therein, eg clerk's variations of his original 'contemporaneous notes'/District Judge John Charles court orders, mid trial/record of what went on in the cells/switched and added CPS court exhibits, mid trial/police seized court exhibits to prevent their identity in the Cardiff Crown Court March 2013 3rd 'breach ' jury trial, was all needed for it and yet records were '*tampered with*' by the Cardiff cabal, again, in order to assist further non acquittals as they come along.
6. HMCTS officers. so far implicated, include those of:

1. Cardiff Magistrates from September 2011
2. Cardiff County Court from same date
- Cardiff's Crown Prosecution from same if not before
1. CCRC from January 2012 if not before
2. Cardiff Crown Court from December 2011 onwards
3. Bristol's Crown Prosecution Service from May 2011
- Especially clandestine Cardiff Crown Court hearing in 2014
- My Cardiff barrister from 2015
1. And now back again to CCRC in January 2016

It stinks, does it not?

7. You will recall the 'court file 'came to you following my request for seizure even before the contemporaneous clerk of the court's notes were further altered, as also happened with the official court log, as they were the 'only' court record of

what actually occurred in those ten or so shambolic court hearings re breach of section 2 1997 Harassment Act 'harassment of chief police psychiatrist for Wales, Dr Tegwyn Williams.

8. 'Only' also refers to their police acquired tape recordings of summary hearings by their official plant, Mr Jeffrey Matthews, achieved by the same court having ordered him to be my Mackenzie Friend and so get at my defences for subsequent jury trials and various Cardiff Crown Court appeals all, of course, directly related to my ongoing 23 year running damages cases against the Chief Constable of South Wales Police.
9. Your Annex to regulations indicates you must now disclose a certified true copy of the January 2012 received court file containing clerk's notes
10. Geoamey Custodial Services refuse to disclose anything at all!
11. South Wales Police, similarly, also refuse to disclose anything. Their relevant custody record, as I had been immediately 'gate arrested', whilst injured from being dragged out of the custody suite by five very angry custody staff, must have registered my complaint and identity along with whatever was or was not stuffed into my trouser pocket.
12. Earlier three of the same five guards had witnessed the hand written 'draft' restraining order being refused when offered to me inside the cell before it was to be returned to court for correction and typing. That was the only copy and CPS 'switched' to fool the jury just as the Chief Constable ordered in the similarly concocted 2010 machine gun trial.
13. All five must have seen the comical spectacle of a *quivering* clerk of the court, Michael Williams (now sacked), hiding in an empty cell for his personal safety having been told by police, CPS and now Geoamey (see court exhibit prisoner movement records) that I was a very 'violent' (but against sacked Dr Tegwyn Williams only) and likely to 'try and escape' as a rare MAPPA level 3 category 3 registered victim that traded in machine guns and ammunition in order to burn down various doctors' houses.
14. Court exhibits, submitted by the CPS barrister, David Gareth Evans and requested for by the 4th May 2012 Jury, are now seized by the South Wales Police.

They were last seen in a farcical 1st March 2012 HHJ Hughes appeal hearing all witnessed by my faithful Mackenzie Friends.

15. You will recall Lord Leveson et al, in March 2013 Criminal Court of Appeal judgment, indicated (paragraph 9 was it?) that there was **no record** of the jury having ever asked to see these records and 'service in the cells' and yet their jury 'note' explicitly requested just that.
16. Remember Cardiff Crown Court deliberately refused to disclose that 'jury note' to me, the then Defendant as trial judge, HHJ John Curran QC, had already been shown the magistrate's file by CPS barrister Evans, he being the original magistrates prosecutor in the Cardiff cabal's plot.
17. Under cross examination the cell custody officer, Leigh Barker, had just told the jury he had specifically had Mr Michael Williams' assurance, while hiding in his cell, that there would be record kept of this 'service' where it happened, at what time and by whom.
18. I now enclose extract of a contemporaneous note taken by a refused defence witness, one of many, who watched with amazement from the public gallery as the judge 'directed' the jury that such record of Lea Barker's draft or final court order having been served was 'not available'.
19. The jury retired for a long time before returning to hear the judge's directions and then deliver a 10 to 2 verdict. I have the names of the jury for you to contact as you may find the same story as I had from them in the pub after my 'machine gun' acquittal. One male juror was obviously a police 'plant' nine of the jury believed and had stated it was abundantly clear, after the first day of evidence, I was stitched up.
20. The 2011 Cardiff magistrate's harassment conviction also ended in panic causing the district judge to cut short the police pre-arranged maximum prison term meaning I was immediately offered release but had refused to go without a written account as to what had occurred in my absence.
21. At 5pm a Geoamey officer attempted to stuff papers into my pocket not Barker, as the jury had been told, for he had left at 2.40pm as clearly recorded in his personal diary. Geoamey are about to defend a JR Applic.

22. Neither police nor Geoamey will now disclose evidence of 'service', of course, as I had been severely assaulted in the cells, yet again, causing Barker to have to state on oath that it was he who had served the final restraining order at around 1pm when it was impossible for it to have even been typed. 'Service' of such court documents, as was usual, was anticipated to be conducted by HMP Cardiff on my release date
23. I now enclose extract of a contemporaneous note taken by a refused defence witness, one of many, who watched with amazement as the judge 'directed' the jury that such record of a draft or final court order having been served on a prisoner was never written down if conducted in a prisoner's cell by the then manager in charge.
24. My attempt to produce court exhibits and documentary proof of their conspiracy from my rectum, as I was not allowed my pen or papers in cells or court, soon scuppered my chances of being told of the jury requests, which of my witnesses had attended and not, substance of the inevitable CPS applications when their cases fall apart as in both the machine gun and fabricated psychiatric ones using Dr Tegwyn Williams.
25. I will identify which Mackenzie Friend wrote these notes to support my now privately obtained magistrates and Crown court tape recordings to show there has been an abuse of process and clear perversion of justice.
26. I enclose a summary of a remarkably similar conducted Cardiff court hearing, to protect the police informant on 1st December 2011, a Mr Jeff Matthews, as he has been allowed to steel around £20,000 of my money as, no doubt, full but not quite yet final payment.
27. You will note South Wales Police refused to intervene and Cardiff court, this very week, have again been nobbled to protect Matthews' barrister, Trevis, from lying to a Judge Denyer QC and Mr Justice Newrey QC in Bristol's High Court, by this over arching HM Partnership fanaticism you all so desperately hang onto to preserve your 'white collar' tax payer's funded 'gravy train' that funds your pensions.
28. This twenty odd years of Cardiff's cabal conduct has cost me, so far, my health, wealth, over three years in prison and a marked deterioration of my 'state of

mind' and not assisted, I must say, by your insistence that I only communicate with the CCRC via a lawyer.

29. I have now trawled London, Bristol, Taunton, Birmingham and Cardiff for legal representation since I contacted the CCRC with little success.
30. This real lack of independence in our UK's legal profession, when the paid players are forced to contend with being 'HM officers', with its built guarantee to immunity to prosecution, must receive radical reform.
31. Having to put up with our quite outdated and sometimes corrupt judicial system is one thing but if you are well paid for it, unlike a litigant in person not even allowed his costs when he wins, then it is quite ok.
32. Could you possibly attend the Cardiff court or do I again have to go public on more sensitive material gathered over these 23 years of persecution in Wales that is about to be granted not just with its very own police force but also its own judiciary answerable to no one.
33. Are you prepared to attend without a witness summons?

Yours sincerely

[15 07 31 CCRC deadline submissionsForensic Analysis Medical](#)