

FAO

C90CF012

The Chief Constable of South Wales Constabulary

Police HQ

South Wales

24th June 2017

Dear Mr Vaughn,

Perversion of Justice by even more barristers in your HM Cardiff Courts

On the 22nd June 2017, in Cardiff County Court, not by the occasional barrister but this time by more barristers at the very same time when they deliberately misled the presiding judge, His Honour Judge HH Keyser QC, when lying over facts as each one knew them at the time.

Clearly their motive was to take advantage of my failing health and loss of memory and again being forced to be unrepresented in the dozen damages claims currently in process for the same reason.

I therefore returned to my Brittany 'safe house' to examine intricate records of the appalling forensic history behind my false imprisonments, over 25 years, in your Cardiff, Park and Swansea prisons.

The latter prison attempted to investigate a complaint but was blocked by you police disallowing, for example, my bail or my right to speak to a number of witnesses and helpers by telephone for my civil damages claims against yourself and 1st 2nd, 3rd and now 4th alleged breaches of a restraining order never served on me in the first place.

HMP Swansea staff repeatedly admitted, in writing and orally, that their HM Parole Board could not convene to grant my immediate release as no psychiatrist was 'available' between July 14 and February 2015. It was then 'considered' too close to your proposed release of me in March 2015.

I put you on notice that I will arrest these barristers, without further notice, if I again find my complaint has not been properly investigated and appropriate action taken.

At a time when the UK police have again shone brightly in the eyes of the world once more critics are asking why those unfortunates to find themselves residing in South Wales have to suffer senior officers in your police force driven by self-gratification and avarice at any cost.

Yours

Maurice J Kirk BVSc

Enclosed.

