

bearing on whether there was a breach of the restraining order by publishing material on the internet at the end of 2011.

13. There is therefore no good reason to accede to his application for an adjournment to enable that or other such material to be deployed. For these reasons, we refuse permission to bring this appeal.
14. MR KIRK: My Lords, the trial was transcribed and you have read the transcribed that I was removed from the court because I wished to produce evidence from my rectum and I was taken to the prison, the judge was told I was taken to the prison to see a doctor, I had no option and the case was heard without any defence evidence being allowed to be given. I am sorry for the interruption, my Lords, have a good lunch.