

The Clerk of the Court

T20170239

Cardiff

Wales

30th October 2017 (replacement fewer typos letter)

4th Jury Trial re Breach of an alleged Valid Restraining Order

Dear Sir/Madam,

Crown Prosecutor's 29 April 2017 letter confirms your court is to release to me, the Defendant, the public records of the original harassment conviction 1st December 2011 Cardiff magistrates hearing.

They are to include clerk of the court contemporaneous notes and court log, before redaction and alterations took place, copy of court exhibits and orders given during the ten or so appearances. They have already been released, years ago, to CCRC, prosecuting barrister in this current nonsense and a string of Cardiff Crown and County Court judges with which they have particular interest.

If local Taffia politics has now been superseded by blocking the release of those public records, also denied to 1st jury on 4th May 2012, then please do not assume my attendance on 17th November 2017.

Without an outside police force in immediate possession of those court public records I will remain in similar difficulties as in late December 2011 when I was first made aware of the very existence of such a restraining order after my being arrested for having breaching it!

New Evidence

I enclose an anonymous South Wales Police forensic psychiatrist's report obviously about myself, written circa Sept 09, referring to the inadequacies of Caswell Clinic caging top 5% most dangerous MAPPA level 3 category 3 victims of the South Wales Police and referring to Norman Scarth, Peter Oakes and Patrick Cullinane planning to tunnel either under, with gun-powder or scaling the 14 ft medium security perimeter fence to rescue me from threatened induced brain damaging injections.

You will note these three amorous characters are identified in a later report as a 'danger' and risk to the Caswell psychiatrist who had managed to have me sectioned under the 1983 Mental Health Act and incarcerated in psychiatric institutions without even need for his clinical examination of his victim.

Validity of the police 2nd Dec 09 Cardiff Crown Court's application, in having me Ashworth high security prison incarcerated for trading in decommissioned WW1 Lewis machine-guns, despite contrary to Home Office and CAA records, is proved gravely in doubt and requires the GMC being notified.

Clearly, these apparent threats to the police psychiatrist require these three gentlemen to be summoned to give information at the sentencing hearing while the cause hides outside the jurisdiction to avoid the other numerous summonses awaiting him for numerous courts across the UK.

Yours,

Maurice J Kirk BVSc