

Clerk of the Courts to
Crown Court &
County Court

25 years of
phenotypic or
genotypic deceit?

RCJ 201704259B4 A2/2017/02747
T20170239 1CF03361 D00CF279
(MAPPAs machine-gun conspiracy)

11th May 2018

Appellant/Claimant Position Statement
Machine-gun/Dr Tegwyn Williams conspiracy

1. 4th May 2018 Cardiff Crown Court's letter, in response to Appellant's 23rd April 2018 written request for 'variation' of its latest 'restraining order', appears, in the light of new evidence, crime is continuing to be committed by a number of persons known and unknown while protected by both court and police force. The letter states:

'The Court has no jurisdiction to deal with any of the matters that have been raised in this letter save for a variation of a restraining order. If you wish to make an application for a variation, you must make a formal application which complies with the law and the criminal procedure rules'.

2. The Appellant took the added precaution for other police forces and London authorities to be appropriately implicated, outside Wales, with both your current conspiracy and predicted repercussions if Brexit happens. Receiving letters of importance from 'Joe Public' are often answered due to South Wales authority's past record.
3. The Appellant is now told his prison lap top 'memory stick' (via AK), full of court data for your courts and RCJ, is to be 'wiped out' again as 'faulty' as was wilfully done earlier this year. Repeated requests for the data to be stored, at least on a 2nd memory stick or downloaded to his own laptop in 'prison property store' is refused., again at Appellant's expense, have all been refused. Evidence indicates the Chief Constable of South Wales ultimately runs the life of his victim whilst incarcerated in MAPPAs private prison that simply, 'does not care'.
4. I still cannot get machine-gun disclosure documents out to the court despite my brother coming from Cornwall, in January, to deliver on my behalf. Any ideas? Defendant refuses to send copy of what Chief Constable disclosed to your court,. Any ideas?
5. Five months down the line and the Cardiff cabal has maintained its grip on preventing disclosure of the more sensitive relevant evidence within the misconduct within South Wales' 'authority' exemplified in your latest Crown Court 4th May 2018 letter suggesting the court does have 'authority' to vary a court order but no medical report, however damaging it appears, if too detrimental to you.
6. This Appellant again requests to whom he complains re his very damaging 19th Oct 2009 MAPPAs fabricated police medical report, complain that successive courts have refused to process legal aid applications and refuse to answer letters as the CPD do.
7. Is at all too embarrassing, I wonder, 'due process' is repeatedly delayed by the welsh authorities?

Yours truly,

Maurice J Kirk BVSc
(all facts proven)

mauricejohnkirk.com

Cc to MPs, Alun Cairns, Dr Phillip Lee
Conor Burns & Madeleine Moon