

Criminal Court of Appeal
Cardiff County Court
10th May 2018

*phenotypic or
genotypic deceit?*

RCJ 201704259B4 A2/2017/02747
Cardiff 1CF03361, D00CF279
Machine-gun Conspiracy

Appellant/Claimant's Position Statement

1. Six years ago His Honour Judge Curran denied a 'jury note' request for cell 3 CCTV of clerk of court & custody manager's evidence of 1st restraining order 'service'. Despite guard & clerk having 'contemporaneous notes' both were deemed neither 'evidence' nor 'relevant' for 'jury note' to then mysteriously disappear before Leveson LJ & Melling J's RCJ appeal to even know about it!
2. Cell 3's 4 MAPPa guard 'service' contradicted clerk's 'in corridor' version seen from his cell, 'for his own protection', as police recorded '**mental health and violence issues**'. Appellant's 4 guard 'service' in corridor was while on 'crutches'! By 5pm floor assault it needed 5 for a 'left sock' 3rd attempt 'service'!
3. Will 5th 'restraining order' trial reveal 9 years of a Dr Williams conspiracy on wife's arson evidence or will police finally admit Appellant's medical reports of 'paranoid delusions' by possible cancer were actually a complete pack of lies?
4. Judge Richard Thomlow confirmed this by his application for 'Gulag' victim be incarcerated for life in Ashworth's psychiatric prison, without trial, anything to stop damages claims against his then Chief Constable, Ms Barbara Wilding.
5. Thomlow was even seen hiding aircraft books with gun 'decommissioning' data, during Appellant's 2010 'machine-gun' trial for a mandatory 10 year prison term. No defence, of course, was ever needed for an acquittal with this a level of deceit.
6. Appellant's 2nd 'breach' trial was only stopped as NHS solicitors CPS reported a 'patient' had tried, one night, to 'burn down' the Dr's home! He was only arrested for his Caswell 'break-in' to provoke, may be, withheld investigations be now disclosed? Unqualified diagnosis of concocted '*significant brain damage*' was for this special MAPPa registered killing be legal at the 'witness statements exchange' ordered by HHJ Seys Llewellyn QC to stop 50 failed prosecutions case.
7. In 2nd & 3rd 'breach' jury trials police again denied CCTV disclosure as, in 3rd case, Appellant had been seen driven to consuming bottles of wine before police had phoned back, purely to provoke him. Why? Written proof police painted the machine-gun, a different colour, to fool jurors with a police 'plant' amongst them
8. In 4th trial HHJ Lloyd Clarke lied saying Recorder of Cardiff, HHJ Eleri Rees had ruled 1st 'restraining order' was 'served', despite above undisclosed contradictory documentary proof. The 3rd R/O 'variation' of 1st was so deceitful that the victim was not even allowed attending the hearing or full transcript for its 'service'.
9. Who's surprised of this victim's excessive sentence when no one had 'authority' to prevent correction of his medical report? Remember, police had gaoled a rival suitor for this medical report fabrication as Tegwyn wanted a future Caswell wife.
10. The Appellant vividly remembers his mother, n/ee Jenkins, a Morgan, daughter and descendent from the notorious pirate, warning her six children 'deceit' is still actively taught in some welsh schools, especially if it is against the English!

Maurice J Kirk BVSc.
(All proven facts)

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