

Clerk of the Court  
The Recorder of Cardiff  
Crown Court  
14<sup>th</sup> May 2018

25 years  
of phenotypic  
or genotypic deceit?  
**Appellant/Claimant Position Statement**

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

Cardiff Crown again confirms 'no jurisdiction' to have 'varied' Dr Tegwyn Williams' 19<sup>th</sup> Oct 2009 Caswell clinic medical report so who does? To whom does his victim complain? Does it require a 5<sup>th</sup> 'beach' of a restraining order for a jury to have what it first asked for?

**This MAPPA level 3 categories 3 registered victim has been denied 9 years, so far, for:**

1. police, court & GEOamey written proof of any 'restraining order' was 'served' or not
2. his Legal Aid applications be 'processed', to assess whether eligible but always avoided
3. court's then Mackenzie Friend allocation, stealing his £21,000 legal funds, be 'corrected'
4. 'correction' of 09 medical report despite it saying he's not a 'threat to the general public'
5. 'correction' of hospital's SPECT brain scans despite experts say they are 'non specific'
6. 'correction' of 14<sup>th</sup> Dec17 Cardiff Crown Court's indication only Dr Tegwyn Williams can 'correct' his own seriously damaging 'medical reports', obtained under police blackmail to cause Dr's 'banishment' to New Zealand thus avoiding the obvious court summonses, including for NHS (Wales) machine-gun Prof. Rodger Wood conspiracy.

**For 4 years** victim denied MAPPA cancelled hospital appointments as victim deemed 'too dangerous' in prison or even on 'parole' onto a Swansea street for 'no more than one hour'!

**For 5 months** 'authority' has denied this unlawfully re-registered MAPPA3/3 victim access to his RCJ appeal data, via memory stick, in prison store, despite court directions while his thrice times ordered machine-gun transcript has increased 10 x original paid to the lawyer. **Police refuse CD 'restraining order' evidence as part of Cardiff cabal's tactics to further delay biopsy for his potentially carcinogenic diaphragm lesion from a flying 'incident'.**

The 1<sup>st</sup> Dec 2011 'harassment' hearing broke 'ever law in the book' (suggest listen to tape-recording) compounded by successive HM Prosecutors presenting false forensic evidence, including sacked Tegwyn Williams' Caswell Clinic data, wrong 'previous convictions' and even attempts to 'switch' exhibits mid trial! All to keep LiP months in prison, before & after circus performances to include 1<sup>st</sup> April 12 Crown Court scandalously run appeal hearing.

The 1<sup>st</sup> 'breach' restraining order trial perjury, with 'botched' re written 'contemporaneous notes', contradicting custody manager's 'memory', was designed to harass, hassle & hinder damages claims resulting from decades of failed South Wales Police malicious prosecutions.

Lord Justice Brian Leveson & Mr Justice Melling were not told of 4<sup>th</sup> May 2012 Crown Court 'jury notes'. Nor was Appellant, in his cell below, allowing someone's redaction of three court transcripts, attempting to hide this level of deceit leaving this victim's 'defence papers' no choice, to access his dock, other than by being smuggled in, 'per rectum' [The Sun]

**For 3 months** 'authority' continues to deny this Appellant, held in a run down private prison,

1. adjudication 'appeals' (£35 fines) to block his £25/wk 'enhanced' status from £15/wk 'basic' private cash, purely to blackmail him in paying a lawyer to make his phone calls.
2. access to library 'slot' to study legal data & from victim's property laptop to down load it
3. 'enhanced' status by punishment, 'found in possession' of his own prison issued medicine
4. their victim is not even allowed a private hospital appointment, 'just over the prison wall'

**This police controlled prison has now cut back 'basic care' & wiping-out his laptop data**

Maurice J Kirk BVSc  
(all facts proven)

mauricejohnkirk.com

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