

IN THE ROYAL COURTS OF JUSTICE

201704259B4  
A2/2017/02747  
MAGNIFICENT FUN / CF0336  
CRIMINAL BUREAU / DDC CF  
2<sup>ND</sup> JUNE 2018 279

COURT OFFICE SUMMARY.

- 1. HMP PARK CONFISCATED THE APPLICANT'S RCT COURT EXHIBIT 1 MONTHS AGO (PRETENDED 'LOST')
- 2. NOW THE APPLICANT'S COURT OFFICE SUMMARY, TOGETHER WITH MANY WRITTEN DRAFT RESPONSE, HAVE BEEN CONFISCATED.

3. COURT LOGS

- i) ALL FOUR CROWN COURT LOGS OF 'BREACH' OF A RESTRAINT ORDER SURVIVAL TRIALS ARE WITHHELD FROM APPLICANT
- ii) ALL COURT LOGS OF THE ORIGINAL 'HARASSMENT' CONVICTION AND ITS 1<sup>ST</sup> MARCH 2012 CARDIFF CROWN COURT APPEAL COURT LOGS AND EXHIBITS ARE ALSO WITHHELD.
- iii) ALL CROWN PROSECUTION SERVICE DEFENDANT (APPLICANT) CDs OF RELEVANT PROSECUTIVE DATA, IN THE CASES, ARE WITHHELD UNLIKE FOR OTHER PROSECUTORS ON LEGAL AID
- iv) ALL M66D POLICE DATA, THAT EVIDENCE THAT ~~CONFIRMS~~ CONFIRMS THE APPLICANT'S CASE, IS WITHHELD AND WHEREAS THE SOUTH WALES POLICE ARE CONCERNED, ROUTINE AND DELIBERATE (SEE MAY 2018 / ISSUE No. 227 / WWW.INSIDETIME.ORG NEWSPAPER)
- v) FIFTY-SEVEN APPLICANT COMPLAINT STATEMENTS TO THE POLICE, 'GIVING REASONABLE CAUSE' (S) 55 OF 1997 PROTECTION FROM HARASSMENT ACT ARE CURRENTLY WITHHELD BY THE POLICE DESPITE COUNTESS APPLICATIONS

4. CARDIFF COUNTY COURT AND ALL LAWYERS IN THE APPLICANT'S CIVIL DAMAGES CLAIM AGAINST THE POLICE BS614159 ARE AWARE HE HAS BEEN REPEATEDLY DESTITUTE THE COPY OF COURT LOGS SINCE INCEPTION TO PREVENT DISCLOSURE OF RELEVANT EVIDENCE TO THIS APPLICATION AND STOP THE 'DUE PROCESS' OF ITS APPEAL AT COURT OF APPEAL