RCJ RC201704259B4 JL 4th R/O Appeal RCJ A2/2017/02747 illegal recall to prison

Maurice J Kirk BVSc HMP Park Bridgend South Wales

Crown Court Cardiff Wales

23rd April 2018

Your ref: T20170239

G4S Obstruction to Medical Care Variation of Restraining Order

Dear Sir/Madam,

Further to Cardiff magistrates and your court ignoring my previous unanswered written applications, on the matter of my 'temporary release' on medical grounds and 'Dr Tegwyn Williams' restraining orders to be 'varied', with new evidence, is there any chance my applications for 'variation' are, at least, acknowledged? Why not?

Your Cardiff courts have granted Dr Tegwyn Williams immunity again to criminal prosecution despite the 'breach' of his own High Court 'Restraining Order' and now secretly reported to HM Crown Prosecution Service(Wales) NHS(Wales) solicitors, for lying about my 'arson attack' on his home. Your concocted 2012 2nd R/O 'breach' jury trial collapsed without even an apology for my months in gaol, denied disclosure.

With no Cardiff court with 'authority' even to 'intervene', as HHJ Lloyd Clarke put it on 14th December 2017 or report these matters to the General Medical Council, then someone is a liar. To whom do I complain of your and Crown Court's conduct?

G4S at HMP Park, Bridgend, continues to obstruct supplying me with daily prescribed medication despite promises after my usual hunger-strikes for rectification.

My sister's letters and brother's telephone calls and visit to Bridgend, to complain to No 1 HM Governor of Park prison, are ignored as was my 16th April doctor's consultation for a simple hospital call. G4S refuse to rebook my police blocked Dec 17 endoscopy, for biopsy, as your Cardiff cabal know the potential if further delayed.

CPS had 1st R/O 'varied' without my right of rebuttal or copy of court's records relied on so while you continue to ignore my court applications for that **disclosure** is it for my 5th jury to obtain or do my family have to now fly to New Zealand and 'harass' Dr Tegwyn Williams & Dr Janis Hilliar to 'correct' my medical report? It may provoke a 6th jury trial. HHJ Curran told my 4th May 2012 jury evidence of any R/O 'served' or 'known about' is deemed not eligible as 'evidence' nor 'relevant', see transcript!!!!

Yours faithfully,

Maurice J Kirk BVSc

Cc Criminal Cases Review Commission Royal College of Veterinary Surgeons European Court of Human Rights enc.1st May 2018 letter to my PM

mauricejohnkirk.com

[If received this letter within 10 days, mail often MAPPA delayed a week in or out, it may be I managed to throw the memory stick into next wing window whilst on exercise]