

Highgrove House,

Tetbury,

Gloucestershire

England

1st January 2009

Your Royal Highness,

HM Partnership and the state of our Welsh Courts

Twenty one times the Guernsey Authorities locked me up in prison, invariably but for a few days, before charges were dropped. Generally they were of a trivial nature, created for but one purpose, to disrupt my single handed veterinary practice and so bankrupt me.

My sick partner had already left the island, almost penniless, for me to attempt redress through the local courts. He also had suffered under the feudal system by his premises and our business and personalty having been fraudulently obtained by another veterinary surgeon, Alistair Macrae, only achieved by the unlawful conduct of lawyers waived through their incestuous system by HM de Vic Carey, the then current HM Procureur. Both Nicholas and I were denied United Kingdom legal representation.

Lie Cary later, in 1987, gave evidence against me before the Royal College of Veterinary Surgeons but his evidence was disproved causing the case against me to collapse. De Vic's grandfather, incidentally, during the Nazi occupation identified to the enemy young Jewish girls working in the hospital and on farms guaranteeing their fate in the gas chambers. Sir Winston Churchill wanted the man hanged but, with a change in government, he instead was knighted. I published copies of his collaboration papers and other evidence as to just why the Channel Islands were never to be trusted for the D-Day landings.

I left Guernsey abruptly after my life was threatened by the in-house freemasons, there being an ever increasing number of us now exposing to the world the appalling state of so called 'British law and order' in both Jersey and Guernsey with their exploiting 'insider dealing' and the drug trade.

Therefore, Your Highness, when I settled in the Principality of Wales and bought a veterinary practice in the Vale of Glamorgan I expected some semblance of order and sanity. Instead over thirty law firms refused to act for me against the South Wales Police once their ten years of harassment commenced.

Racial discrimination was palpable. This police harassment originated from Guernsey, as 'disclosure' of documents later revealed. By way of example I was made to produce my perfectly valid driving documents well over thirty times and spent many days in police cells only to have cases repeatedly laughed out of court while surveillance teams broke into my surgery and communicated with Guernsey where I had had my telephone tapped continuously (loud speaker in police station) for over two years.

In 1993 I had been dehorning beef cattle on Your Highness's farm at Boverton, Llantwit Major, only to find myself, within hours, locked up in some Cardiff police cell before prison for days on the pretext I was in possession of a 'stolen motor cycle', a 'garrote type instrument' and 'could not be identified!' I had been bundled into a police car, in handcuffs, from the steps of my very own surgery with one old lady, I remember, clutching her sick Pekinese in her arms saying, "What are you doing with our vet?"

Fifteen years later with all charges dropped and still no facts before any proper enquiry the HM Home Secretary's lawyer now admits, in a Cardiff Court, that there is an ongoing six year investigation in Whitehall as to whether I am to be certified as a 'vexatious litigant' or not?

HM Court Service, HM Treasury Solicitor and others have been made to confirm that at every major stage in my litigation, to obtain damages for over one hundred and twenty failed criminal charges and police conspiracy with the Royal College of Veterinary Surgeons, to have my name removed from the register, HM Partnership was ordered to intervene, informing all parties but me.

For example:

- o 1. HM Attorney-General, in around 2003, ordered all my civil and criminal cases, past and ongoing, be collected up from around the country and sent to his team of HM lawyers in Whitehall.
- o 2. This meant my Appeal to the Court of Appeal for a Trial by Jury, a basic civil right, against the South Wales Police, was delayed for seventeen months with no explanation or apology.
- o 3. This meant that when I employed a barrister, to brief him on the Cardiff court files, they were not there but more to the point no one would admit some are now lost or with HM lawyers.
- o 4. This meant both Mr Justice Kay and later, Lord Thomas, stated my appeal from Swansea court was 'hopelessly out of time'. The Court of Appeal stamp on my lodged papers clearly indicates in my favour, stamped but a few days from the Swansea Abuse of Process. These court papers were never before Mr Justice Kay or neither judges bothered to read them having already been told I was marked down as 'vexatious in all fields' by Mr Justice Andrew Collins, in 2003, as so clearly indicated in HM Treasury Solicitor internal memos on <http://www.kirkflyingvet.com/>.
- o 5. This has meant my applications for HM Judicial Review, fifty or more, have been prejudiced from the start with perfunctory nanoseconds set aside for the purpose. I recall one of many before their Lordships, a Mr Justice Scott-Baker, coming to the Cardiff court clearly without the London lodged papers and rabbiting on about the wrong case.
- o 6. This has meant my complaint of the conspiracy by RCVS lawyers, falsifying witness statements and deliberately misleading courts on the availability of witness evidence, enjoying immunity to prosecution by the 1967 RCVS Royal Charter, has become the best 'Whitehall farce' to date.
- o 7. This meant all court transcripts and tapes, now needed to prosecute, were copied to HM but the Cardiff court deny it, having destroyed originals before my case has even left the traps!

I ask, Your Highness, for your urgent intervention in the interests of justice and the Welsh community.