

Various Issues for Legal Representation

Malicious Prosecutions

1. 2009 'machine gun' trial acquittal when police had even painted the antique a different colour to try and fool the jury. Almost eight months on remand.
2. Dec 2009 fabricated police psychiatric report requesting victim be sectioned, indefinitely, to Ashworth high security psychiatric prison to try and avoid publicity of obviously hopeless but imminent 'machine gun' trial.
3. Obtain 1st Dec 2011 Cardiff Magistrates court file already indicated by judges should be disclosed to the victim. Both CPS and CCRC admit having copy.
4. 1st Dec 2011 police doctor harassment conviction 'abuse of processes' with prosecution exhibits switched, seized by police and then court records re written/shredded as no service of any restraining order ever happened that day.
5. 1st March 2012 harassment appeal 'abuse of process' when witnesses barred from court, exhibits police confiscated and redrafted by CPS, victim not allowed his own legal papers in court (every case between 2009 to date) etc.
6. May 2012 **1st Breach of Restraining Order** jury trial culminating in Their Lordships being lied to (see judgment) when told victim and jury (asking for records by jury note) had received the crucial court clerk's notes taken down in the tape recorded 'harassment' conviction fiasco witnessed by 10 human rights workers. Nov14 Bristol appeal CPS barrister, David Gareth Evans admitted a draft restraining order was the one most likely taken to victim cell.
7. Sept 2012 **2nd Breach of Restraining Order** jury collapse when CPS found out the police and their black mailed doctor had both fabricated the incident that the victim had visited the doctor's house to 'burn it down'.
8. 2013 Malicious criminal prosecution for 'common assaults' and 'intimidation of witnesses', fabricated to obtain victim's five months imprisonment on remand, only to be dropped while South Wales Police and courts knew the allegations had been fabricated by convicted villain Mark Davenport, Cardiff.
9. March 2014 **3rd Breach of Restraining Order** jury trial Cardiff, Swansea, Park and Bristol prison's well catalogued litany of 'abuse of process' by South Wales Police orders restricting the victim to prepare for his trial.
10. 2013 malicious criminal prosecution for '**common assaults**' and '**intimidation of witnesses**' fabricated to obtain victim's five months imprisonment on remand in order to prejudice both 3rd jury trial and victim's ongoing twenty three year running civil damages claim for police bullying. All charges then dropped while South Wales Police knew, from the start, the allegations had been fabricated by convicted villains Mark Davenport, Cardiff and a Nathan somebody who beat up Bristol bailiffs, attempting eviction, while twelve Cardiff police idly stood by.

Ministry of Justice Abuse

11. July 2014 eight month Min of Justice 'recall' to prison of victim on parole with out reasonable cause , failing even to produce any documentary evidence to substantiate and cancelling successive parole board hearings admitting it could find no South Wales forensic psychiatrist prepared to sit on board.

Civil Damages and Urgent Rectification Needed for Victims Medical Records

12. Police, doctors and NHS (Wales) for ongoing fabricated medical and MAPPA level 3 section 3 reports of their victim, ever since, out of pure vengeance.

Civil Aviation Authority refuses Victim's Medical Examination for Revalidation

13. Medical was issued for Sept 2013 for Schneider Trophy Race only to be cancelled, an hour later, following Dr Tallant's secretary reading on victim's web site the already proven 2009 Caswell clinic's fabricated South Wales Police psychiatric report that their victim has '**significant brain damage**' with CPS having informed His Honour Judge Neil Bidder QC the victim 'may have cancer'. Dr Tallant has refused ever since to discuss, divulge or explain why he cancelled victim's certificate, as per reputation, when knowing both Dr Hunter, chief psychiatrist for the CAA and another doctor, at their Gatwick HQ in 2010, had already ruled out any mental disorder risk following their own extensive examination. Their realisation was based on the South Wales Police doctor neither having been qualified and had already contradicted two clear appraisals by specialists at Princess of Wales Hospital, Bridgend, before his being black mailed by police, in writing his 19th Oct 2009 report, designed to protect himself, personally and had nothing what so ever to do with the general public's safety is just one more example of the inherent deceit under lying all this wicked nonsense driven by avarice. Do not forget the similarly fabricated and back dated altered Sept 09 report by Professor Rodger Wood of Swansea University who, in character, had also been in on the act for the cash.

Geo Amey Custodial Services Disclosure of 1st Dec 2011 Prisoner Records

14. Identity of the five staff who dragged their victim out of the cell, throwing his crutches on their victim's head, deposit him in the court corridor for his pre planned 'gate arrest' and back to London for '**failing to attend**' MUSA child snatch Haringey Council related case because police would not authorise prison to produce him.

Disclosure 1st Dec 11 records of police officer's custody and London Magistrates

15. Will identify or not whether any restraining order was even mentioned!

TO BE CONTINUED

3rd June 2015