

Maurice John Kirk Puits Aux Papillons St Doha 22230 Merdrignac France HM COURTS & TRIBUNALS SERVICE Cardiff County Court

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Your ref/Eich cyf:

25 July 2011

Dear Sir

Re: Case Number: BS614159 Maurice John Kirk v South Wales Constabulary

Please find sealed copy of the appellant's notice. Please note the appeal number CF068/2011a and ensure it is quoted on all future correspondence in relation to this particular appeal.

The matter will now be referred to the High Court Judge who will consider permission to appeal and you will be notified of the decision in writing.

Yours faithfully,

KEGmuns

K. Edmunds Circuit Judge's Listing Section Ext 6412

Cardiff Civil Justice Centre, Cardiff, South Wales at 10am 29th July 2011

Maurice John Kirk v South Wales Police (6 Actions)

Appellant applies to court to:

- Uphold the Bristol District Judge's 4th July 2011 decision that Appellant's private criminal prosecutions are dealt with by the Cardiff Crown Court where most of these criminal offences took place.
- 2. Examine Dr Tegwyn Williams falsified numerous court reports, between 7th August and 17th December 2009 inclusive, for the Chief Constable, CPS and agencies within MAPPA, disclosed in leaked MAPPA minutes, to keep the Appellant locked up in prison and so prejudice these and other civil damages claims against the South Wales Police and order the NHS (Wales)m to carry out a follow up brain scan.
- Overturn the 29th June 2011Cardiff District Judge decision and issue summonses for these private prosecutions also to be dealt with by Cardiff Crown Court as English judge has already advised.

Cardiff Magistrate's decision, not to issue summonses against Barbara Wilding, Adrian Oliver and Dr Tegwyn Williams, was conveyed thus:

Dear Mr Kirk,

Your application to state a case, received on 5^{th} July 2011, has been considered by District Judge Brown. District Judge Brown deems the application to be frivolous, and in accordance with Section 111(5) Magistrates' Courts Act 1980, has refused to state a case.

Yours sincerely,

Sally Lewis Legal Manager Cardiff Magistrates' Court

4. Order current proceedings in the County Court be stayed pending the outcome of criminal proceedings in both Cardiff Crown Court and England's High Court.

- 5. Order current proceedings in the County Court to be stayed for a response from the Professional Standards Department, South Wales Police HQ, IPCC and an external police force, Gloucestershire, all of whom have had service of the relevant facts for an independent enquiry.
- 6. Order disclosure of original versions of 'laid information' of 'Breach of the Peace' allegation, every one different served or not served on Barry magistrates by Crown Prosecution Service solicitor, Jackie Seal in 'struck out' incident at Vale of Glamorgan Show. Order the next version, handed to the Appellant, this time during Recorder of Cardiff's Crown Court hearing and final version handed to Bridgend magistrate's clerk also different to any other, causing allegation of BOP to be withdrawn for fear the Appellant would refuse a 'bind over' and so go to prison.
- 7. Order witness summons to be served on Ms Jackie Seal, to attend with full records of the incident.
- 8. Order original overhead video of police, caught beating up Appellant in Newport Road, Cardiff, before being redacted of the police breaking into his car, thereby giving evidence of the full extent of the violent police assault, be disclosed the Court of Appeal judge
- 9. Order redacted overhead video of police, caught beating up Maurice Kirk in Newport Road, Cardiff, [see website videos], another 'struck out incident' subject to appeal, released only after a year of appellant's refused applications to police, CPS, magistrates and Crown Courts.
- Order summonses to be served to attend on those handling that video record of the incident.
- 11. Order original custody videos from Rumney and Roath Cardiff police stations, where Appellant was further beaten up by South Wales Police.
- 12. Order witness summons to be served on whoever recorded the videos and who had control of them only to be <u>redacted</u> from waist level upwards so as a court could not identify the assaulting police officers.
- 13. Order disclosure of Dr Metters' hand written notes, used at 8th June 2009 MAPPA meeting in Barry police station, to register the Appellant MAPPA level 3, top 5% most dangerous.
- 14. Order witness summonses to be served on social worker, Elizabeth Paul and disclose her original notes to identify, TG (? Dr Tegwyn Williams) and mental health nurse, also from Caswell Clinic, who attended the 8th June 2009 Barry police station MAPPA meeting.
- 15. Order witness summons to be served on Dr Tegwyn Williams to attend with Appellant's medical notes created that caused his reports to be written and submitted to 7th August,

September, October, November and 2nd and 17th December 2009 Crown Court hearings, to oppose bail, seeking the Appellant be transferred to Ashworth High Security Psychiatric Prison for an indeterminate period.

- 16. Order a witness summons to be served on Nigel Rees, of South Wales Police HQ, Bridgend, to attend and confirm, from MAPPA agency records, the adjournment of the 2010 pre planned ten week civil trial, following Appellant's false imprisonment by police using false Dr Tegwyn Williams court reports to oppose bail, prolonged not just imprisonment but the date for the machine gun criminal trial thus preventing the Appellant from having surgery, in Wales, for a total hip replacement.
- 17. Order Nigel Rees to attend with a copy of the purported MAPPA minutes supplied to and signed by His Honour Judge Seys Llewellyn QC and a true copy identifying those who attended seven meetings to obtain the Appellant's continued imprisonment.
- 18. Order a witness summons to be served on Chief Inspector J Dave of South Wales Police to attend and explain why, at 4pm, on 17th December 2009, immediately after the Appellant's refused bail application, in Newport Crown Court, all MAPPA dealings with the Appellant were quashed without explanation ever since.
- 19. Order witness summonses to be served on both Chief Constable and Adrian Oliver to attend and disclose evidence, in their control, confirming the appellant was in possession of a prohibited weapon, contrary to the 1968 Fire Arms Act and was a mental health risk to both his youngest son and youngest daughter. None of this was disclosed before the criminal trial or offered in evidence.
- 20. Order Adrian Oliver to attend with full particulars of his complaint, re 'threat to commit criminal damage' causing the Appellant's arrest and custody, on 22nd June 2009, having repeatedly refused previous Court Orders to so disclose.
- 21. Order HM Court Service (Wales), following HHJ Nicholas Cooke QC's order for the Appellant to have free court transcripts of 2009,T20097445 Machine Gun Case, to reimburse the Appellant.
- 22. Order HM Court Service (Wales), following HHJ Nicholas Cooke QC order to disclose Dr Tegwyn Williams' records of the Appellant, his patient, referring to his significant brain damage and suspected brain tumour, retained by the Cardiff Court following the 2nd December 2009 hearing.
- 23. Order the Defendant to release the names and addresses of witnesses, for trial, in each of the hundred or so, police incidents, many witnesses traced from the South Wales Police Pension Fund available to the Defendant but not to the Claimant.

Does the Claimant have to resort to employing ex-News of the World reporters, to find witnesses already known to the defence?

A £10,000 reward, so far, for the whereabouts of some vital witnesses, known by the police, is not enough, apparently, to fight locally entrenched deceit denying the Claimant speedy remedy and a 'level playing field'.

- 24. Order the consolidation of the Appellant's machine gun Action with two or more of previous Actions.
- 25. Order a criminal investigation to be expedited following the fresh evidence from the above named witnesses and information recently given to His Honour Judge Seys Llewellyn QC of the continuing *mindset* of the Defendant with a string of furher false imprisonments, bullying, malicious prosecutions and harassment since the Appellant's 9th February 2010 Crown Court acquittal and immediate release from prison.

His Honour was told eleven of the jury volunteered the fact their verdict was decided on the very first day of police evidence.

26. The Applicant appeals the MAPPA Orders 1, 2 and 3 of 12th July 2011 Cardiff County Court, refusing disclosure or criminal investigation, to be transferred out of this incestuous environment of South Wales.

This list is not exhaustive due to the continuing conduct of both the South Wales Police and HM Court Service (Wales).