Crown Prosecution Service, Cardiff

31st December 2012

Dear Mr Dicken,

Breach of Restraining Order Conviction Appeal

Their Lordships may seek clarification on a number of issues including;

- 1. My repeated requests for the whereabouts and disclosure of the CPS 'draft' 'Restraining Order' first handed to District Judge John Charles who, in turn, amended it considerably, before witnesses, using his own fountain pen, before instructing the clerk to have it shown to me in custody for possible approval
- 2. My repeated requests from both HM prison and in open courts for the CPS prepared 'depositions' in the case, I saw with other prisoners going to court, required in order I may instruct a lawyer, cross examine and give evidence
- 3. My repeated requests for HM prison, GEOamey Custodial Services and clerk of the courts for records and logs, as the jury did, including their respective cctv footage of my being denied my legal papers throughout the hearings, exactly as during the farcical 2010 'machine gun' trial, refused access to my defence witnesses and Mackenzie Friend and proof or not of service of the draft and or final 1st Dec11 Restraining Order 'carried out' in the cell area
- 4. My repeated requests for the attendance of named witnesses, some present in the building, both before and during the trial and recorded on custody records
- 5. 13th December 12 Morgan Cole, solicitors, letter and consequential facts in subsequent correspondence, full of further wild allegations from the 'victim' despite it all having been investigated by police and found to be false.
- 6. Will his latest criminal act continue to cause you to block my privately laid prosecutions against this MAPPA doctor and Dolmans solicitor first laid before 2010 Bristol Magistrates or is it now for outside police force enquiry?
- 7. Whereas this doctor's immunity to GMC investigation is guaranteed while the same solicitor acts for both employer and employee Their Lordships may not be so minded, bearing in mind the original harassment conviction was dependant, alone, upon this incredible psychiatrist's un challenged evidence
- 8. Would you object to the two Caswell Clinic doctors being summoned to give evidence on the 22nd January in order that I may receive medical attention?
- 9. Is it the Crown's intention to oppose my 4th May 12 conviction on appeal both at the Royal Courts of Justice and European Court of Human Rights?

Yours truly, Maurice J Kirk BVSc