John Smith MP, Labour Member for the Vale of Glamorgan, South Wales, UK. CO/397/2009

House of Commons

Westminster

25th March 2009 Your Ref k/2002

ABUSE of PROCESS

South Wales Police, Royal College of Veterinary Surgeons & Welsh Assembly

Dear Mr Smith,

An example of the current state of our UK courts, ultimately your government's responsibility.

- 1. I make a 'de novo' application for re instatement to the veterinary profession.
- 2. Veterinary Surgeons Act 1966 states I may apply every 10 months and that a public court must be convened within 3 months of my July 2008 application.
- 3. The College chairman, alone in October 2008, refused a hearing or disclosure of her reasons.
- 4. 17th March 2009 Royal Courts of Justice Judgment has now refused my Judicial Review Application of a clearly unlawful act with the Honourable Mrs Justice Dobbs stating:
- •a. "The grounds challenged are general, vague and incoherent".
- •b. "This claim is traversing old ground"
- •c. "The court should fix a hearing for consideration by the court of its own motion of the imposition of a further Civil Restraint Order".

Yet another 'Abuse of Process', Mr Smith, from the 2001 conspiracy of embittered welsh police on your patch with thoroughly deceitful RCVS lawyers falsifying and withholding evidence, all enjoying 'Her Majesty's Prerogative' immunity to prosecution. Why? The pressure caused from your colleagues, running amok like headless chickens, having been fed false information from a lying Ms Felicity Norton hell bent on completing some television documentary commissioned by ITV Wales.

It all stinks, Mr Smith, doesn't it but what will you do about it?

Yours sincerely,

Maurice J Kirk BVSc

Copy to Vince Cable MP and http://www.kirkflyingvet.com/