

Chief Clerk, Cardiff Magistrates, South Wales.

3<sup>rd</sup> Nov 2010

Dear Sir,

### **Warrant for My Arrest re Failure to Attend 2<sup>nd</sup> Nov 2010 Hearing.**

1. Your manager informs me you will not release HM clerk of the court's record of yesterday's hearing, when I was found guilty in my absence, unless I attend court. Is it now shredded?
2. The Crown Prosecution Service refuse disclosure of 'unused material' or detrimental to their case. What prosecution evidence was put to the court and just when can I have it?
3. All week, in turn, HM Court Service, CPS, court nominated 'defence' solicitor and police have all obstructed me in my trying to establish just what documents of mine are now in court and compounded by HMCS games blocking e-mails from both me and those on my behalf.
4. So what, exactly, was before the judge and why was this case not heard outside the area?
5. CPS lawyers refuse to speak to me on any issue or answer my 25<sup>th</sup> Sept disclosure requests.
6. Your original court was given four medical reports, accepted for adjournment by the civil court trial judge. A consultant radiologist, psychiatrist and two other doctors, referring to my hip damage and necessarily high dose of analgesics, including morphine sulphate, were unambiguous about my fitness or not to conduct a criminal trial.
7. The judge allocated a solicitor, not of my choice but for cross examination purposes only!
8. Your magistrates in Barry then accepted a fifth medical report to adjourn, until after my medical records have been released by the Crown Prosecution Service ie after my hip operation can be carried out at the Vale Hospital, Vale of Glamorgan. It was granted.
9. You have my GP's 1<sup>st</sup> Nov report, the eighth now, before Cardiff courts, of the sustained leg fracture caused by the unprovoked attack by purported ex policeman, Derrick Hassan of HM Court Service, by his pushing me down the Cardiff Crown Court steps. He repeatedly refused my urgent 'Grounds' for the Royal Courts of Justice criminal appeal, arising from ten Cardiff judges withholding the fact I had been categorised MAPP level 3 on 8<sup>th</sup> June 09, weeks before my arrest, in the hope of having me shot. Why was I removed from it in December?
10. The prosecuting barrister's clerk, for your **HM Partnership** trumped up 'machine gun' trial, states all the material, used at 2nd December 2009 Cardiff Crown Court hearing, before His Honour Judge Bidder QC, was returned to the Cardiff CPS office earlier this summer.
11. This information was given by both Drs Tegwyn Williams, of Caswell Psychiatric prison and Professor Roger Wood of Swansea University and by part time judge, Mr Thomlow, all, in court, opposing my release from prison due to 'significant brain damage' and 'possible cancer'. My GP is still refused that information so my operation has been, again, adjourned.
12. Cardiff HM Court Service will not release the tape, for transcript or copy of that court log.
13. Likewise His Honour Judge Cooke QC will not allow me copy of the original June 2010 Crown Court log for my Criminal Court of Appeal. It also contains evidence of HM conspiracy.

Maurice J Kirk BVSc