Criminal Court of Appeal,

London.

5th November 2010

Regina v Kirk

Appeal against conviction for 'Contempt of Court'

Dear Mrs McNabb,

Owing to my current medical condition, only protracted by the local authorities withholding disclosure of Crown Court logs and transcripts or let me even hear the tapes, the very subject on appeal before your court, various South Wales courts have now deemed me unfit to conduct either my civil action prosecutions against the South Wales Police or defend myself in recently brought criminal allegations.

Dolmans, solicitors for the police, continue to refuse to disclose, contrary to the 2009 Court Order of His Honour Judge Seys Llewelyn QC, their statement of complaint to their client, that caused my original arrest, by armed police, in June 2009, causing nearly eight months on remand with no compensation.

Leaked memos from MAPPA monthly meetings, commenced long before I was arrested, clearly state that, should I have approached the Chief Constable again, simply to exchange witness statements, I was liable to be shot.

I am currently in Brittany trying to obtain alternative medical services and am shortly likely to go before an investigating magistrate following my application for political asylum. Therefore I need that disclosure in the control of Cardiff Crown Court.

Will my shortly to be heard application, before the Judicial Committee of Her Majesty's Privy Council, re Royal College of Veterinary Surgeons, take precedent should your date clash? Pleadings involve, apart from other matters, the 'Memorandum of Understanding' signed between Chief Constables and the Law Society appearing to be contrary to current UK and European law.

My family and friends feel an adjournment would be appropriate.

Que faire?

Maurice J Kirk BVSc

Enclosed: Blocked 13th August 2009 Judicial Review Application