HHJ. RP. Hughes Esq Crown Court Cardiff

16/02/12

Unprecedented Abuse of Process in UK Courts

Upon purchasing the 27th January 12 Crown Court Transcript, as I could not hear all the conspiratorial comments amongst your brethren, I note that you are repeating the same old tactic, used in the ridiculous machine gun trial, by again relying on false psychiatric evidence from the prosecution.

You are also intending, as in all allegations since the conspiracy over false Mappa Level 3 information to other agencies, in 2009, to again:

- 1. Refuse me pen and paper upon which to write
- 2. Right to cross examine key witnesses, including the police
- 3. Refuse me relevant defence witnesses
- 4. Allow me my legal papers from prison/my solicitor/well of the court or via my Mackenzie friend, or examine all prosecution exhibits
- 5. Grant bail in order I may properly prepare
- 6. Refuse to hear the long outdated appeals, pushed back onto the back burner, as those convictions are important as my remaining in custody is dependent on them.

I refer to 3 x 'Fail to surrender' convictions outstanding either because I was in jail elsewhere or district judge Charles Renage on his promise to ensure my own medical evidence, that I was unfit, was placed before the 2/11/10 Cardiff Magistrates.

I apply for the pending appeals and trial to be transferred to the Bristol Crown Court with the others already transferred.

Thank you.

Maurice J. Kirk