	WITNESS S Rules, r 27.2; Criminal Justice	Act 1967, s. 9	; Ma	gistrates	CA	09812	13
Criminal Procedure	Rules, F 27:27 erm	l	JRIN	02	1		
occurrence Number:							
in ant of:	MARTIN ROBERT CHARLES	Occupation:	Constable SWP5262				
	thing of 2 page(s) each signed by	me) is true to t	prose	cution if	I have w	nifully state	
anything which I know	Over 18 sisting of 2 page(s) each signed by at, if it is tendered in evidence, I s ow to be false, or do not believe to					7/2013 15:1	
anything which I know	sisting of 2 page(s) each signed by at, if it is tendered in evidence, I s w to be false, or do not believe to #SWP5262 CHARLES, M ence is visually recorded _ (supply compt officer and I am stating		Date				

The 10th July 2013

'Fly tipping' of <u>hazardous industrial waste</u> in the centre of Ely Cardiff. This was arranged by a Mark Davenport on the Claimant's property. A further lorry was load dumped on his land, whilst Claimant in police custody, as both council and police continued to ignore the Claimant's written complaints.



30th July 2013

Mark Davenport, a once gaoled convicted drug dealer for GBH, was eventually evicted but only by a Bristol County Court order. His quite untrue complaint (see police seized CCTV) caused the Claimant to be <u>detained in custody from 14th Oct 2013 until mid March 2014</u> when the police 'offered no evidence' a comment similar to that of His Honour Judge Bidder QC's many months earlier.

18th July 2013 further fly tipping by Davenport while the Claimant was kept in custody knowing, by now, he was being evicted by the Bristol court.



13th July 2013

Claimant arrested for possible 'drink drive' whilst parked on private land with no evidence it had recently been on any public road. Over one hour delay before the first breath test in order, to drum up alternative charges that never materialised.

Psychiatric assessment was, of course, again carried out in a police cell. Eventually the definitive station breath test had to be carried out with a zero/ zero reading.



Again this was deliberate delay to radio for instructions from MAPPA 3 senior management.

The police refused to carry out the road side breath test for fear of it being negative. The car was parked outside the Claimant's flat and Davenport's shop with the latter having recently called the police to attend owing to the Claimant allegedly 'butchering a deer' retrieved as 'road kill'.

The Claimant is given to understand Davenport's spectacular immunity to any prosecutions is from a long standing 'arrangement', post prison, for 'services to be rendered' within the Cardiff low life.

		Custoc	ly record		
South Wales	s Police	Same and			
Custody nu	Imber: C620301256				
Valid as of <unkn< th=""><th></th><th></th><th></th><th></th><th></th></unkn<>					
Detained I					
Name:	KIRK, MAURICE JOI	HN			
Alias:	KIRK, MAURICE				
Alias:	KIRK, MORRIS				
PNC File name:	KIRK, MAURICE JOH	HN			
Alias:	KIRK, MAURICE JOH	HN			
Alias:	KIRK, MAURICE JOH	IN		the of Minard	CEG2 AND (BCI) E
Address:	Section: BUTTRILLS,	Sector: EB, Bea	t: 4901)	iitea Kingdo	m CF62 8HB (BCU: E,
Date of birth:	12/03/1945	Place of birth:		Build:	Medium
Height:	185cm	Weight:	97kg Blue	Sex:	Male
Hair color:	Grey 1. White - North	Eye color: Self-defined		004.	maio
ethnicity:	European	ethnicity:	W1. White British		
Arrest time: Reason:	19/07/2013 19:30 RT88347 - In charge o	f vehicle whilst u	nfit through drink (rec	ordable)	
Place of arrest:	STREET LOCATION, United Kingdom CF5 & Beat: 3201)	COWBRIDGE R 5XR (Loc. auth.:	OAD WEST, ELY, CA 741 - Cardiff, LPU/BC ·	ARDIFF, SC SU: C, Secti	OUTH GLAMORGAN on: TRELAI, Sector: C
Arresting officer:	#SWP5353 JONES, R				
Investigating officer:	#SWP5353 JONES, R.				
Delivering officer:	#SWP5353 JONES, R				
Occurrence #: AS Number:	62130222405 Public S	afety/Welfare @	19/07/2013 19:12		
Offences					
Offence date	Status	Construction of the owner owne	harge Summary	4	
19/07/2013	Pending	In charge	of vehicle whilst unfit through	drugs	
Offence disp	osals				
Detentions					
tation:	CA CUSTODY SUITE- CARDIFF, SOUTH GL	AMORGAN Unit	ed Kingdom CF10 5	CE STATIO EW (SOUT	ON, JAMES STREET, H WALES POLICE)
	BCU: C, Section: BUT	LIOWIN, OCCION			

*****	*****	****			
BREATH ALCOHOL TEST RECORD					
lion intoxilyzer coopur					
Serial Number: AL	Serial Number: A0470 (UK 2.34)				
CARDIFF	BAY				
INTOX 1					
SOUTH WALES POLICE					
Test Number: JJ/11722/13					
Friday 19 J	uly 2013				
Subject Name:	KIRK				
All and a second se	Maurice				
Date of Birth: 12-0	3-45 Sex:	Male			
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- !!	A.C	T .			
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x p ~ · ·	Y				
Subject Signature		in the second			
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TEST	45/100ml				
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Simulator Check 1	036	21:05:05			
Blank 2	000	21:05:37			
Breath Specimen 1	000	21:05:55			
Blank 3	000	21:06:26			
Breath Specimen 2	000	21:06:47			
Blank 4	000	21:07:17			
Simulator Check 2	035	21:07:47			
I certify that in this	s statement,	reading			
one relates to the first specimen of					
breath provided by the subject named					
above and reading two to the second, at					
the date and tim	e shown here	ein.			

13th August 2013 arrest but Clamant has forgotten for what it was for or dropped. May have been the occasion he entered the Cardiff Crown Court when his name was not on the court schedule.

Moment of arrest



Arrested again on **23rd August 2013** possibly in Claimant's attempts to get his passport back as Newport office refused to issue a new one following discussions with Cardiff police. Anything to prejudice the Claimant's attempts to complete the first of many damages claims.



8th **September 2013** was 4th attempt to retreive his stolen passport from Cardoiff prison....anything to prevent him returning to Brittany to retreive his legal papers for the civil damages trial.

Cardiff prison with police attending again





A page from numerous statements of complaint, over the years, that always get a perfunctory police glance before being jettisoned towards the dustbin.

Tick if witness evidence is visually recorded (supply witness details on front page) I have been given the Victim Personal Statement (VPS) leaflet and the VPS scheme has been explained to me. What follows is what I wish to say in connection with this matter. I understand that what I say may be used in various ways and that it may be disclosed to the defence. An poul 6 LD n Sen la 0

The Claimant, since 2007, has been refused access to any court public counter based on the information supplied by both South Wales Police and a court manager. The Claimant has been repeatedly refused the matter being put before any Cardiff court.

Even the Chief Constable's private solicitors refused the Claimant to their public counter during the trial. This issue was the 'missing' Llantwit Major and Cardiff police station tapes with the officer repeating the words that the Claimant had allegedly sworn when, in fact, introduced by him at the counter in the custody suite. Also there is the redacted piece of overhead Newport road video (see Camera wobble) at the critical time when police dragged their victim out of his vehicle.



4thMay12 'Jury Notes', Transcripts & Magistrates Records Anomaly

(22 years experience in their abuse of HM privilege)

1. In 10th Nov 2011 'harassment of police psychiatrist' Cardiff Magistrates hearing clerk of court, Michael Williams, took contemporaneous notes before ten witnesses coming from all over Europe.

2. Even the area court manager, Luigi Strinati, was there to have chairs removed to restrict the general public while private lawyers for South Wales Police and NHS (Wales) occupied the rest.

3. The displeasure over CPS late introduction of a 'posting' of a 'WANTED' poster to Caswell Clinic, to be added to six allegations, was emphasised by a screwing up and throwing 'amended' list on to the court room floor and then retrieved once happy at least someone had recorded it.

4. The reason for No. 3 being added was because it was the only allegation carrying a custodial sentence as it had been overlooked I had already served almost the maximum term of six months.

5. Police repeated their '*no cross examination of their chief psychiatrist*' policy used in their 'machine gun' MAPPA NHS (Wales) conspiracy to allow Chief Constable to deliberately pervert the course of justice in her 2009 affidavit fabrication and ordered Dr's fanciful psychiatric reports.

6. District Judge John Charles had, a year earlier, also used this tactic by unlawfully implementing appropriate sections of Youth Justice Criminal Evidence Act 1999 (YJCE Act). On that occasion it was for a 'common assault' conviction, to stop cross examination of police and HM court staff for fear of further years of exposure of criminal conduct by those in positions of HM privilege. The conviction, in my absence with my court appointed lawyer not even cross examining, was a '15 minute wonder' with its appeal deliberately delayed for maximum effect for well over two years.

7. Once transferred to Bristol Crown Court, a routine ploy to avoid publicity, the conviction was quietly quashed. Ex police officer HM court clerk had deliberately obstructed my lodging of paperwork to RCJ, at the Crown Court office, following a month's imprisonment for exposing a judge's lies has, unfortunately, caused successive judges, ever since, to have to also refuse to examine the police /NHS Wales /HM Cardiff Court conspiracy over my WW1 Lewis machine gun trial fiasco with its fabricated Caswell Clinic and Swansea University medical records. Are you next?

8. Police had to re-paint the gun from original black colour on You Tube in order to try and fool the jury but then had to paint it back again, to the wrong shade of grey, when I was obviously acquitted. But still the Cardiff courts refuse to disclose the evidence to justify their joint attempts their victim had to be sectioned, indefinitely, to Ashworth high security psychiatric prison.

9. The Cardiff court judges withhold police psychiatrist's supporting evidence, used in that South Wales Police clandestine 2nd Dec 2009 Crown Court application, with me locked up below, attempting to have me lock me up, this time for life. Yet to be disclosed but just too many pensions or restrictions in their freedom is at now at stake. Why is it their victim's 19th Oct 2009 Caswell Clinic psychiatric report's closing paragraphs, identifying the real threat is not from Maurice Kirk continuously being ignored? Lack of moral fibre or inherent deceit surfacing yet again, is it?

10. Professor Rodger Wood of Swansea University wrote equally unqualified medical reports once police had failed I be further sectioned, for life, under Mental Health Act 1983. The conspiracy was exposed 1st Dec09 thoroughly conflicting report from a leading neuro-radiologist who also castigated those responsible. His faxed report to Cardiff Crown was openly ignored and stifled.

11. Harassment allegations soon followed the collapse in Feb 2010 court of this alternate manoeuvre by the Welsh Authorities now the 'machine gun' conspiracy was also on cyberspace.

Nine of the jury in a bar in Cardiff, shortly after the acquittal, stated their minds were made up by the end of the very first day of prosecution evidence having been given. No defence was given.

12. During the 'machine gun' trial the judge had refused their victim's request to hand out his substantial cheque (see The Sun newspaper report) to his sister for legal representation. He had been refused the usual access to his legal papers, witnesses and fabricated exhibit's the prosecution had earlier produced in order to obtain the required harassment conviction for the restraining order.

13. An exact repeat of the above conduct is now unfolding again with the same has occurred in this current imprisonment with successive prisons refusing to allow his access to private funds for legal representation. For the first time, actually this week, he heard their Lordships, on 24th March 2013, whilst dismissing his subsequent appeal, from 4th May 2012 jury trial conviction for 1st 'breach of 1st Dec 2011 restraining order', stated (see paragraphs 9 and 10) Cardiff Crown Court had again withheld court documents from their victim and also those adjudicating RCJ appeal! Such is the apparent pickle HM (Wales) is now in after twenty more years of inherent deceit.

14. Criminal Court of Appeal is unaware that the jury had specifically asked, in writing, the 1st jury trial judge for sight of 1st Dec11 Cardiff magistrates clerk of the court's specifically written contemporaneous notes, it having been established, by cross examination, Geoamey Custodial Services Lee Barker had no record of any 'service' on his prisoner. Is CCRC now prepared to 'alert', at least, this jury note extract, if not their request for cell plans and CCTV, to the RCJ?

"Could we see Michael Williams record of the presentation of the restraining order as referred to by Lee Barker?"

15. Lord Justice Leveson et al were quite oblivious to any of the 'jury notes' to the judge, during May 2012 trial, in my absence. Nor were their Lordships aware, it appears from judgement, of my written request for defence witnesses waiting in the court due to another doctored court transcript.

16. 'Redaction' and 'corruption' of the official court tapes, as in Lord Justice Thomas's Royal College of Veterinary surgeons case, its refusing to convene a court contrary to 1966 Veterinary Surgeons Act and HM Privy Council rules, was a South Wales Police scandal yet again to delay damages claims while also destined for Supreme Court and Strasbourg but better still, cyberspace.

17. Police's setting up 'nuisance call' conviction, by not allowing disclosure of other 101calls and detailed letters to Cardiff Crown Court for advice, setting out their victim's dilemma as to Bristol psychiatrist appointment or attend court, was no surprise but the court denied knowledge of either!

Police fabrications to oppose bail also influenced UK's National Offender Management Service (NOMS) that here was a *'very dangerous individual'* and so doubling the prison term yet again as no evidence is required for any victim 'recall', a well exploited police trick here in South Wales.

(Copy to: His Honour Judge Seys Llewellyn QC BS614159 etc)

Maurice J Kirk BVSc

6th March 2015 HMP Swansea

Now the Criminal Cases Review Commission also refuses to disclose Cardiff's re written court files.



1st Dec 2011 'gate arrest' in Cardiff magistrates specifically designed by the South Wales Police to prevent the Claimant giving evidence following their botched conspiracy re 28th Nov 2011 Haringey Magistrate's hearing. Their failed attempt to have the Claimant again sectioned this time, in September 2011, was for proposed abduction of six Nigerian children and flown out of the country.

The Musa parents signing in at Tottenham police station



September 2013

Mark Davenport, featured here, laid allegations of 'common assault' and 'intimidation of witnesses' but later dropped by the police having used them, along with the failure of the Claimant to attend the Musa London court because HMP Cardiff had refused to 'produce', to successfully have him remanded in gaol for five months. As with the 'machine gun' case the Claimant was only detained for many months, whilst unconvicted, in an environment depicting widespread depravity and inherent deceit to now affect his already fragile state of mind.

The Claimant was at there to protect his daughter during Davenport's eviction by bailiffs but then photographed him seen complaining of 'intimidation'. With the Claimant locked up each time Davenport was free to carry on receiving stolen motor cycles and switching engines with impunity.



DP Sign: REFUSED			
AA Sign:			
Detentions			
Station:	CA CUSTODY SUITE-CAR CARDIFF, SOUTH GLAMO (BCU: C, Section: BUTETO	DIFF BAY (CARDIFF BAY POLIC RGAN United Kingdom CF10 5E ^V WN, Sector: CU, Beat: 3001))	E STATION, JAMES STREET, W (SOUTH WALES POLICE)
Circumstances of arrest:	INVOLVED IN A DISAGRE	IMON ASSAULT X2, ALLEGED T EMENT AT 175 COWBRIDGE R TE DP IS ALLEGED TO HAVE P	OAD WEST, CARDIFF AT HIS
Time of arrival:	12/07/2013 21:00		#SWP2291 ADDIS, N.
Time of authorised	12/07/2013 21:06	Authorising det. officer:	
det.:		tive investigation; Prevent person	on causing physical injury; Prevent
Arrest necessity reason:	Allow the prompt and effect the disappearance of the p	erson	

Bail was granted for Claimant in January 2014, in theory, (see transcript) by His Honour Judge Bidder QC who also heard the police doctor and Professor Rodger Wood of Swansea University, on 2nd December 2009, state the Claimant had 'significant brain damage' and was therefore so dangerous he had to be registered MAPPA level 3 category 3 needing to be permanently incarcerated in Ashworth high security psychiatric hospital. (See court transcripts)