

Dear JT,

Let us just touch on a small part of Cardiff authorities' history continuing to refuse disclosure of public records released so often, in the past, following 'sanitisation'.

A recent twenty three year run damages claim against the South Wales Police has proved, if nothing else, police, MAPPA, CPS, public law courts and prisons' repeated failures to disclose records, to which I am legally entitled, was to hide the truth.

While the above anxiously await for the even more lucrative 'gravy train', i.e. judicial autonomy and an independent police force, subjects of the realm like myself sit back and ponder the inevitable outcome and eventual sad demise of our Principality.

1. Your promise from Crown Prosecution Service (Cardiff) the harassment conviction and subsequent 1<sup>st</sup> Dec 2011 restraining order records, in their possession, will be disclosed to you was, of course, a lie to delay and delay.
2. Several judges, in both England and Wales, three is it now, directing various CPS barristers to disclose the 'harassment' conviction court file, of course, is further example of a pack of lies designed to delay and delay until buried.
3. The Criminal Cases Review Commission's promises to disclose just 1<sup>st</sup> December 2011 Cardiff court file to me, having had copy of it as far back as February 2013 with out my knowing, is of course yet another lie just to delay.
4. The truth eventually had to come in November 2013 from a Bristol barrister when he told my son in court [see affidavit] the clerk of the original magistrates court, that both shambolic and thoroughly deceitful affair [listen to tape], would not let me even see his contemporaneous notes the custodial manager for my cell, under my cross examination, had specifically directed the 2012 jury to examine!
5. Neither that jury, when they had asked the judge for them in writing, unbeknown to me, nor the next two juries, for 'breach of a restraining order', had the slightest chance to see those public court records to establish the truth.
6. Is a 4<sup>th</sup> Crown Court trial now need to be arranged to allow a jury to finally expose the Cardiff cabal by reading those 'contemporaneous notes' now rewritten, of course, along with the court log or will that cause more delay?
7. Do not forget, please, the original 'abuse of process', the hurriedly added false seventh allegation, as none of the six carried a custodial sentence, already served and added more abuse in how the police had confiscated that court exhibit (letters to Caswell Clinic) so my past two juries would be denied them.
8. All this to just protect a now sacked weak willed police psychiatrist blackmailed by the police, in the first place, over a female Caswell Clinic NHS (Wales) doctor having had an affair with an inmate. It stinks, doesn't it?