

BM8473 Kirk  
HM Prison  
Cardiff  
CF24 OUG  
18 December 2009

## **SOMEWHERE IN CARDIFF**

Dear Roger

Thank God, at last, you have got away from Glanrhydd Hospital's Caswell Clinic and that deceitful regime within our judicial process.

As I discussed with you, at the time, Dr Tegwyn Williams' notes now reveal my final 'gulag', namely HM High Security Ashworth Psychiatric Hospital. It was a close run thing not getting an IPP with its period of indeterminate prison length, but it is not over yet.

Now you are out I can also mentioned I have obtained medial records of prisoners, whilst we were incarcerated, yours included.

I was going to hand them to the next judge but I am yet to find one who is taking these matters seriously. If I post them to you from here, as sure as eggs are eggs, someone will force a criminal prosecution.

Yes, the police did eventually serve the 3rd charge of lesser severity to trade with but unfortunately, no lawyer could be found by my children or myself prepared to 'put their head above the parapet' when you consider the inevitable collateral damage to their income.

Yes, as predicted, I am now on to my 8<sup>th</sup> Judge refusing my right of 'PROPER DISCLOSURE', once the right hand knew not what the left hand was doing. His Honour Judge Bidder QC, for example even warned me, not excepting my six or so Defence Statements, so far, I would not even be allowed to serve witness summonses on the prosecution witness at the scene of the alleged crime. I wish to call around 80 defence witnesses.

His Honour Judge Cooke QC, Recorder of Cardiff, has already refused witness summonses on any of the 'Shrinks' that have posted their reports by Fax, just minutes before each hearing commenced, thereby refusing any chance of preparing a rebuttal. Roger, here is nothing this lot will not stoop to.

Judge Bidder even stated he had actually read my case! He had even read my website which successfully provoked me into reminding him that in the previous 7 trials, 5 had only been won against the South Wales Police by the correct enforcement of the Laws of DISCLOSURE, the 6<sup>th</sup> lost because Mr Justice Griffith Williams had refused that very disclosure.

That case had been a 'common assault' conviction on appeal, but the prosecuting barrister admitted (in writing to the RCVS) it should have been settled as 'a breach of the peace' as first attempted by the police officers at the incident and had he known the full facts (withheld from him by the CPS) he would have refused to prosecute the case for the Crown.

The RCVS used it to have me struck off. I refused to pay all £11,000 CPS Costs – went to prison, instead and now have £50,000 judgment for false imprisonment, this prison refuses to pay!!!

I have asked that he represent me on 25<sup>th</sup> January but knowing local Welsh politics I feel now that is, perhaps not such a bright idea.

Without proper disclosure of evidence, under MAPPA control, I stand to face a mandatory 5 year prison sentence for each indictment.

Court of Appeal papers are all but completed, for what good that will do me, following my track record with them, this summer!

Some good news, Dr Gaynor Jones, yesterday confirmed what we discussed in September in that no psychiatrist in South Wales would examine me, you noticed, even at my own expense, to get me out of the clinic and bail. This was proved by my written attempts and the problem even the court had having to eventually, begrudgingly, turn to Liverpool and Dr Silva in England, to visit me for his favourable 25<sup>th</sup> November Psychiatric Report.

The court never did obtain the psychiatric report they needed, except that of Dr Williams and his nonsense, especially the 'brain damage' his last card played. This, in turn, was compounded by Professor Roger Wood and Dr Ruth Bagshaw's nonsense reports. The professor wrote that I was a 'risk' to be let out of jail because there was suspected brain damage (caused) by my 'ditch' in the Caribbean, being a drinking partner of Oliver Reed and had flown to Australia without a map!

I showed Dr Jones her 31 July 09 report of me, just 3 days before Dr Tegwyn Williams report for the 7 August Crown Court hearing when with his word alone, I was sectioned under the 1983 Mental Health Act by 'the big black spiders' at the centre of their webs.

Dr Tegwyn Williams's 3<sup>rd</sup> August report was written without any clinical examination whatsoever by him when he knew, not just about Dr Jones report in my favour but also of the prison forensic Psychiatrist, Dr Seeley, with this 27 July report also indicating I was 'FIT TO STAND TRIAL'. 'Prevarication' is the name of their game – you eventually run out of money, out of die or you die.

Dr Jones confirmed, as was written in my own part released, medical records now in my 'hot and sweating' the 'radar' having been trained on me by MAPPA. (Multi Agency Public Protection Arrangements) for months before I was arrested in June. Controlled by the Chief Constable and her lawyers in our civil action.

I obtained the limited records by DP and FOI Acts but the enemy played the usual tricks to delay, contrary to law, failing to deliver to me what MAPPA had agreed.

The police, prison and Caswell Clinic continue to withhold the most sensitive parts of my medical records as does Nigel Rees, Area Co-ordinator for MAPPa, based at, yes you guessed it, South Wales Police HQ in Bridgend!

Roger, this means that CPS in my trial have been implicated in detaining me in prison, not just for the smoke screen 'gun' nonsense but for the main court case, due in January, my civil damages claim for malfeasance, the 30 man raid with sniffer dogs, Operation Chalice, being to snatch my civil court records (witness statements etc) explaining why the lawyers for the Chief Constable had me arrested on some pretext only to substitute the 3 allegations to that of the current summary indictments.

Not a bad day's work, wouldn't you say, Roger, delaying the civil proceedings until after her retirement, while chasing a gong in the New Years Honours list?

Not a bad day's work at the tax papers expense?

If it had not been for the valiant service of the SWMHA (South Wales Mental Health Agency) when I was at a particularly low state of morale I am sure I would have been writing to you now from HM Ashworth or HM Broadmoor until the appropriate meeting of brethren deemed it fit to have me released.

I enclose just one of the Caswell Clinic's internal emails, about the conspiracy to show you, as an example, of how horrific it was for me to have been there knowing what was going on.

You will see the Director of the South Wales Police Forensic/Psychiatric Service cites threats to himself explaining the content of his report upon which the Recorder of Cardiff relied, when he decided I and 84 year old Norman Scarth, a WW2 Veteran of the North Atlantic Convoys, to be barred from his court and myself to be further incarcerated at her Majesty's pleasure, as we were 'dangerous' and a continuing 'threat' to the general public.

Keep that email to yourself for the time being and I will send you more.

Roger, their complete lack of accountability never ceases to amaze me. Judge Bidder crucified 'blew him out of the water' Judge Cooke's reason for refusing me bail in July and October. He confirmed my £10,000 reward for witnesses, now raised to £20,000 on my website, was not tantamount to 'threats' needing IPP requirements as he said it only related to the police civil action for damages and not to the firearms charges.

But they knew that from the start, b\*\*\*\*\*!

Judge Bidder would have released me in time to be back home for Christmas but, after pretending to go through the usual nonsense of 'will you offend again', 'will you interfere with witnesses?', 'of no fixed abode?' etc promptly said, something like, 'but Dr Williams described you as suffering from a 'fixation paranoia' and therefore you might not comply to my bail conditions', should he be so minded as to releasing me!

The court never did hear what the 'conditions' might have been but did it matter?

The Barry Police, rumour has it, deliberately went to the wrong designated house, to 'check it out' whilst I was in court, for bail application to obtain the 'disclosure' to win the case.

I think, apart from other things, the police we becoming anxious over video clip appearing shortly on my website, and during the 3 month trial of the grouse shoot and of me digging my garden and what it might reveal?

You remember, I told you how the police helicopter had stepped up its flights over our house. Its flight path, in and out of Cardiff zone, had not usually gone straight over my aircraft hangars.

On the first aborted attempt of 'Operation Chalice' on the Sunday, Kirstie and I were drinking tea in the garden. I remarked it appeared someone wanted to 'speak to me', as the helicopter 'circled' overhead.

It was decided my possible 'arrest' ought to be well away from the house, so as not to frighten and scare my second clutch for life, just as it had done with the first, in Taunton, oh so many years ago, so I made arrangements to leave, first thing, that following fateful morning.

To complete the proof of covert police surveillance, required for the civil action, I left defence evidence alongside the Court of Appeal documents, ready for posting, following the 15 June ECRO (Extended Civil Restraint order) handed down by the Royal Courts of Justice to prevent further disclosure of evidence of malfeasance between the 3 defendants, namely, South Wales Police, Royal College of Veterinary Surgeons and HM Attorney General (I showed you some of the HM Treasury leaked Solicitor internal memos).

The police knew about the one ancient defence exhibit from the 'phone tap', knew who supplied it, have already been interviewed without even a suggestion of a charge, explaining why no Cardiff Judge will now order proper disclosure of just who and why and with what evidence the MAPPA first ordered my 22 June arrest?

They are all keeping very quiet, just now, about the RCVS and their clandestine antics with their Brethren within the South Wales Police, Welsh Assembly and Area Police Authority who had me 'struck off'.

The 28 January deadline by the Cardiff Judge, that I find a Psychiatric Report, now, for the Civil Court, may just interest the Criminal Court Jury, don't you think? If I do not, he says he will strike out my action for damages against the RCVS!

This damages claim, listed in Cardiff County Court, is now under serious threat of being thrown out the longer they can keep me locked up as it has already been proved HM prisons have 'no duty' to produce me to a Civil Court.

Incidentally, I have been barred 'canteen' for three weeks with 'no association' so I cannot get at the phone very well. However I filled in the form, anyway, for some mistletoe with the hope the No1 Governor, Sian, may drop in.

That's quite enough news, you asked for. Send me a telephone number as I may get a call out mid January.  
Chin up.

**Original and draft herewith.**

Loads missing at foot of page 6 as written on top of carbon copy of another sheet!  
Please return to me ASAP as I am going away at end of week and will not return until 14 January.

If you cannot turn it round in that timescale, I can send the file via email to ANO who can edit for you?