

Response to Particulars in an alleged breach in a bad law Harassment Act Offence

- a) The Defendant disputes posting an envelope to Rebecca Pow MP that contained a white powder. Prosecution has withheld disclosure of Defendant's letters to Kevin Brannon MP & Alun Cairns MP.
- a) The Defendant did attend the constituency office of Rebecca Pow MP as he received no replies to his letters to her in 2019 whilst in HMP G4S run Parc Prison Bridgend Wales.
- b) The Defendant had to visit the house of Rebecca Pow MP with a letter because it was becoming abundantly clear his letters and emails to the constituency office were not getting past Michael Asher, aide to Rebecca Pow MP and clearly after her job. Almost from the start the Defendant was bombarded with aggression and blatant obstruction by Michael Asher.
- c) The Defendant confirms he posted a video identifying the tortuous route usually taken each time after decades as a victim of South Wales Police's quite unchecked malfeasance.

PLAN A. After Defendant witnessed and attempted to prevent further (Caswell Clinic) crime (statutory defence for 1997 Prevention of Harassment Act) he complains to the local police.

PLAN B. After inappropriate action by South Wales Police he would then make complaint to their 'in house' always lying Professional Standards Department in Bridgend South Wales.

PLAN C. After the usual inappropriate inaction from that welsh 'authority' the Defendant would then move onto a variation of possibilities according to the content of the complaint.

- b) **PLAN D** In this Taunton MP case it was simple. Request recovery of Defendant's stolen medical records and wheelchair by G4S South Wales Police controlled bullies. The underlying issue was originating when the South Wales Police, in 2009, was facing a substantive civil trial BS614159 for damages exceeding one million pounds arising from some 40 odd failed malicious criminal prosecutions by their chief constable, 'shoot to kill' Barbara Wilding. Prosecution continues to withhold Defendant's letters to his MPs Mr Brannon & Mr Cairns.

This triggered her T20097445 'trading in machine guns' conspiracy heard at Cardiff Crown court trial amusingly played out like a Brian Rix Whitehall theatre farce on 25th January 2010. Predicted acquittal required no defence evidence, 'summing up' or even a defence lawyer. Police had not just painted the imitation WW1 Lewis on the aircraft a different colour had also secretly unblocked the barrel in order to try and fool the jury.

In November 2008 the BS614159 civil claim management judge, after decades of unlawful police delay, had mischievously ordered that Barbara Wilding be made to sign her own Dolmans, solicitors, concocted affidavit that correct CPR disclosure had been done. This, of course, was a deliberate lie highlighted now in the 16 arch lever files of around 10,000 pages of police evidence disclosed in this week's Defendant's 1CF03361 second one-million-pound civil claim hearing of more police malfeasance riddled in malice aforethought.

In order to avoid the 'machine gun' hearing, doomed by Nottinghamshire police investigation, South Wales Police had caused Defendant's Caswell Clinic's psychiatric reports to be fabricated by blackmail and corrupt Professor Rodger Wood of Swansea University.

D. The Defendant, in this particular complaint, for the correction of his seriously damaging Caswell Clinic psychiatric reports, complained to his regional MP, NHS (Wales) the GMC, BMA, an outside police force, using also HRH Prince of Wales, Bristol court, Criminal Cases Review Commission (CCRC) and Health Minister for Wales applications. He addressed members of parliament from both Houses at regular Westminster meetings on the current state of UK law courts. The Defendant led a delegation also to visit his Cardiff MP, Mr Kevin Brennan, after a lengthy written account after futile visits to NHS (Wales) who falsely promised his Caswell clinic records. His then Cardiff MP recommended Alun Cairns MP, as Secretary of State for Wales, was the *ideal man for the job*.

BUT In 2019, while Maurice Kirk was yet again falsely imprisoned by the South Wales Police (see Rebecca Pow's admission as such in her MG11 witness statement) the Taunton police had made diligent investigations of Maurice Kirk again with their particular concern for his personal welfare following his alleged closing down the Taunton to Chard railway line with his school mates, Rob Notley and Peter Eveleigh and about a missing policeman's note book.

Maurice Kirk's then acquittal from the alleged theft of their chief superintendent 'Curly Hawkins' personal pocket notebook from within the police station and the temporary disappearance of a police car only enhanced their special concern for his safety and welfare.

PLAN E. Owing to the failure of proper disclosure of his Caswell Clinic medical records, with false allegations in them stating that he suffered 'significant brain damage' causing Paranoid Delusional Disorder (PDD) only caused the South Wales police to have him MAPPA level 3 category 3 registered (terrorist level) affecting painful delay in his surgical operation needing to be carried out abroad as no UK hospital was prepared to conduct an anaesthetic on him.

PLAN F. When all local remedies had fail he would resort to civil litigation by JR applications, exceeding 50 or civil torts naming welsh authorities culpable in breaking their own laws.

- d) The Defendant contacted Jonathan Fraser Howell on the telephone but believing it to be Michael Asher as the withheld tape recording of the conversation will clearly confirm.
- e) Since 2000 the Defendant was regularly posted on his www.kirkflyingvet.com and www.mauricejohnkirk.com websites is accounts following his routine involvement with the area MP because that is their job! These included John Smith, Walter Sweeney, Kevin Brennan, Bridgend MPs and Alun Cairns with most having dedicated considerable time to communicate with the South Wales Police and NHS (Wales) but with little success.
- f) My fascist State as Voltaire reminds, 'when the state get it wrong it is dangerous to be right'.