



Dai Richards <dairichardswales@gmail.com>

RE: External Email - CPS Self defence enquiry - Corporate Manslaughter by Neath Port Talbot Council P2020/0863

1 message

Enquiries <enquiries@cps.gov.uk>

8 August 2023 at 11:25

To: "dairichardswales@gmail.com" <dairichardswales@gmail.com>

Dear David Richards,

Thank you for contacting the Crown Prosecution Service (CPS).

It may assist if I explain that the CPS is responsible for reviewing and, where appropriate, prosecuting most criminal cases in England and Wales following an investigation by the police. The CPS is also responsible for providing legal advice to the police about cases, although we cannot provide legal advice to members of the public.

Please note that the CPS simply applies the law and is not responsible for making new legislation or changes to existing legislation. That is a matter for Parliament. I would therefore suggest that you contact your local Member of Parliament (MP) with your concerns.

[Contact your MP - UK Parliament](#)

I hope this assists.

Yours Sincerely,

CPS Enquiries | Public Correspondence and Complaints Team

Private Office | Crown Prosecution Service

102 Petty France, London, SW1H 9EA | enquiries@cps.gov.uk | @cpsuk**From:** Dai Richards <dairichardswales@gmail.com>**Sent:** Sunday, July 30, 2023 7:18 PM**To:** Ceri Willcox <clerk@glynneathtowncouncil.gov.uk>; Carolyn Edwards <carolyn6146@yahoo.co.uk>; Dai Richards <dairichardswales@gmail.com>; Wales Audit Office <info@audit.wales>; SWP101@south-wales.police.uk; Karen Jones - CEX <chief.executive@npt.gov.uk>; Sweeney,Lindsey swp4891 <Lindsey.Sweeney@south-wales.police.uk>; nrwboardsecretariat@naturalresourceswales.gov.uk; REES, Christina <christina.rees.mp@parliament.uk>; CPS Direct VRR & Complaints <CPSDirect.VRRandComplaints@cps.gov.uk>; jason.evans@mediawales.co.uk**Subject:** External Email - CPS Self defence enquiry - Corporate Manslaughter by Neath Port Talbot Council P2020/0863

Caution – this email originated outside your organisation.

Do not click on any links or attachments unless you recognise the sender, their email address and know the email is safe to open.

[Find out how to identify phishing and suspicious emails by viewing the related intranet pages](#)

NOTE TO CROWN PROSECUTION SERVICE

A situation has arisen within my community where public officials and regulatory authorities such as the police, environment agency are refusing to investigate breaches of environmental laws that has, and still is, almost certainly causing the deaths of people living within this community. These breaches are also threatening the health and the lives of myself, my family and a group of vulnerable residents who have asked me to represent them. I am reaching out to you for advice on self defence against the violent crime Corporate Manslaughter that I believe is being perpetrated by public officials against members of this community. All the elements of the offence Corporate Manslaughter as defined on the CPS website have been met, poisons have been moved and deaths have occurred that can be linked to the poisons. I believe a degree of certainty has been met allowing me to act in self defence which is also defined by your website. However, before embarking on a programme of self defence actions I would like your organisation to clarify a few points.

Laws of the United Kingdom have been broken and I believe that your organisation is the definitive authority for such instances and to provide information to define public responses to such crimes. There are breaches of UK environmental laws that are being supported by and covered up by public officials, environment agencies and police officers within our local county borough. This includes our local community council to include the Glynneath Town Council clerk, Ceri Willcox, to whom the second part of this email is directed. A Neath Port Talbot Council planning approval (P2020/0863) has breached the 1990 Environmental Protection Act to further increase the possibility of deaths within this community and public officials who are supporting these plans can be proven to have broken government rules to cover up this breach. They are closely linked to regulatory authorities such as the police and environment. Quite simply a whole government system now exists within our community that is designed to prevent environmental crimes being investigated and that will almost certainly cause the death of residents who live bordering a toxic waste dump. I refer specifically to the NPTC planning approval P2020/0863 which has been attached to the NPTC planning application P2021/0546 which allows the movement of over 20,000 tons of toxic waste towards, and **next** to residents properties. The spoil heap to which P2020/0863 refers has been tested and found to be contaminated three times and so when the developer moves this spoil towards residents properties he will be breaking the 1974 Control of Pollution Act. At this point a major environmental law will be broken that may affect the health of my family and I will undertake an action of self-defence to protect them.

The purpose of this email is to establish the level of self defence against persons or property I can make to prevent these poisons being moved towards my family home and the homes of others. I will use self defence against these government officials or developer employees, as is my right to prevent what I believe is the violent crime of Corporate Manslaughter being committed against myself, my family and others whom I represent. I quote here from the CPS website page that includes this information:

"Self-Defence and the Prevention of Crime

This section offers guidance of general application to all offences susceptible to the defences of:

*self defence;
defence of another;
prevention of crime; and
lawful arrest and apprehension of offenders.*

"Self defence and the prevention of crime originates from a number of different sources. Defence of the person is governed by the common law. Defence of property however, is governed by the Criminal Damage Act 1971. Arrest and the prevention of crime are governed by the Criminal Law Act 1967.

*This guidance is particularly relevant to offences against the person and homicide, and prosecutors should refer to **Offences against the Person**, incorporating the charging standard, elsewhere in the legal guidance and Homicide, elsewhere in the legal guidance.*

In the context of cases involving the use of violence, the guiding principle is the preservation of the Rule of Law and the King's Peace.

*However, it is important to ensure that **all those acting reasonably and in good faith to defend themselves, their family, their property or in the prevention of crime or the apprehension of offenders are not prosecuted for such action.***

<https://www.cps.gov.uk/legal-guidance/self-defence-and-prevention-crime>

To complicate matters, environmental crimes have already been committed that are potentially affecting families as we speak, the conditions of the NPTC planning approval P2020/0195 were broken by the developer Enzo Homes who spread and exposed toxic waste on the site which was then misrepresented by a NPTC official Steve Ball. In the breach notice for Enzo, contamination was shown to be deep and only potentially affecting the groundwater by Mr Ball. However there is no evidence of deep contamination, the only evidence of toxic waste available at the time shows poisons on the surface of the site and this information was available to Mr Ball. As we speak these toxins still lay on the surface of the site and are potentially killing people as we speak. The public official to whom this email is addressed (Ceri Willcox) is aware of this and is working with other corrupt NPTC officials to prevent the exposed poisons from being dealt with as required by the council contaminated land policy or defined as is required by environmental law. Mx Willcox is almost certainly committing Corporate Manslaughter as we speak which is a violent crime. Evidence of this can be found in the following video where she infers that she is aware of the death of residents and refuses to do anything about it. Mx Willcox can be seen to be working together with the councillor Del Morgan who is named in one of the documents to which she refers as covering up toxic waste at the site. He should not be part of this discussion. He is breaking the prejudicial interest rule, a basic council rule that disallows anyone with a personal interest in a topic from taking part in a discussion. All the elements of the offence Corporate Manslaughter have been met by Glynneath Town Council on more than one occasion and poisons exist on site that can cause the death of people near by. Glynneath Town Council are a criminal organisation who are potentially causing the deaths of residents within Glynneath.

<https://youtu.be/ie8wXtfnpsw>

This is not something that can be dragged through a legal system, because people are potentially dying as we speak and will die in the future if nothing is done. I have a duty of care to myself and my family and I will act in self defence to prevent harm from coming to them and to others in my community.

It should be understood by the CPS that I am not personally threatening anyone with physical violence, I am only attempting to establish the level of self defence I can legally use in the defence of my family as defined by your organisation on your website. It is an attempt to establish a protection mechanism against corruption within the United Kingdom government system. There are people causing deaths through breaches of government protocol. It is an attempt to establish the level of self defence one is able to achieve to force public officials to follow their own government rules or to initiate an investigation by a regulatory UK government authority that ensures UK Government law is upheld by government officials or that corrupt officials are brought to account.

As a former member of the United Kingdom Armed Forces I understand that discipline is necessary and required when undertaking actions such as self defence and I believe it is imperative that your organisation set the level of self defence I must adhere to whilst acting in the self defence of my family and the residents of this area who my company have agreed to support.

As previously stated my purpose is to act in self defence because I can provide evidence of extensive corruption that endangers lives and the refusal of the regulatory authorities to investigate or to prosecute such crimes. Ideally the level would be such that any potential offence I commit as self defence that is challenged by the Crown Prosecution Service would go straight to the Crown Court where I could present this information to a jury of my peers. It is my right under UK law to act in self defence and so this is the pathway I will now consider to prevent the potential death of my family members from being poisoned by toxic waste. This self-defence may also apply to workmen at the site instructed to move the spoil heap closer to our homes.

Hence this request, Please identify the level of self defence I can use in self defence with regards the following situations?

1. With public officials in order to bring attention to corruption that is almost certainly killing residents bordering the site.
2. With workmen driving machines that are moving toxic waste in the direction of my family.

As previously stated I am able to show that I have followed government protocol in relation to all the relative authorities, the council, the regulatory authority for the environment and the police, for example I have reported unlawful killing and deaths to the police on 3 occasions starting in 2020. Evidence of my first report can be found on the following YouTube video.

<https://youtu.be/acroiJgAztU>

There is no record of the police undertaking a relevant investigation and follow up information has not been provided by the local community inspector featured in the video who is copied to this email but has failed to provide any information as promised. The regulatory authorities for governance Wales Audit and Natural Resources Wales also refuse to investigate blatant corruption which has almost certainly cost the lives of residents bordering the toxic waste dump.

The following research report paper that identifies these deaths was destroyed by council officials and Natural Resources Wales officers and has not been investigated.

<http://www.walk-around-wales.com/county/npt/glynneath/enzo-development/archive/2021/05-2021/20210501A-DO-EGRA-psp-report-plain.pdf>

The clerk to whom this email is directed has received a copy of this document and she refuses to provide a response to it.

Further deaths have occurred since the publication of this paper and the following research paper in the British Medical Journal provides evidence of potential links to these additional deaths <https://www.bmj.com/content/362/bmj.k3310>

Video evidence is available of deceased residents that identifies how toxic waste was ingested and the effect it had on their homes and families. This is included within this video that shows more council corruption.

https://youtu.be/_g2xvjvWbhs

An alternate option I would suggest would be for the CPS to instruct that South Wales Police and Natural Resources Wales follow the required protocol in relation to reported offences and investigate crimes.

If we refer again to the Neath Port Talbot Council planning approval P2020/0863 which removed the requirement for chemical contamination testing on over 20,000 cubic metres of previously tested and confirmed toxic waste, that has also had eyewitness accounts of barrels of waste being dumped there, and will be moved closer to my family when the development recommences thereby breaching the 1974 Control of Pollution Act. A level of self defence needs to be established by the Crown Prosecution Service because I WILL take action to prevent this from happening .

NOTE TO THE CPS ENDS - EMAIL TO GLYNNEATH TOWN CLERK BEGINS.....

Dear Mx Willcox, Inspector Lindsay Sweeney, Mayor of Glynneath and other parties copied to this email - I refer to this forwarded email (see email chain) to which I received an automatic reply from the Glynneath Town Clerk's assistant clerk but not one from yourself. You (Ceri Willcox) have actively undertaken criminal actions to support a violent crime potentially being committed by Neath Port Talbot Council against my family and so this information NEEDS TO BE PLACED ON THE PUBLIC RECORD.

You have not confirmed receipt of this email therefore I am forwarding it to you again and would ask that you respond to this email and place on file the information that my company Rugby Relics Ltd is publicly stating that Glynneath Town Councillors are covering up plans to cause the death of residents in Glynneath through the movement of toxic waste towards their homes. In this instance I refer to the plans P2020/0863 which the Councillors Knoyle and Morgan can be seen to have supported. I would also refer to the additional video in which I was inappropriately approached by Councillor Emyr Harris at the Vale of Neath Leisure Centre. I publicly state in this video that he is supporting the murder of residents by your council. You should either challenge this statement, take legal action against me or report this incident to the regulatory authorities. Doing nothing is an admission of guilt.

<https://youtu.be/-5IL8xj4A5k>

I would direct both yourselves, South Wales Police and the chief executive of NPTC who are copied to this email to the following page on the following Crown Prosecution Service web page which identifies that I am able to use methods of self defence to protect myself and my family in relation to the deliberate poisoning of my family by your organisation.

<https://www.cps.gov.uk/legal-guidance/self-defence-and-prevention-crime>

I believe that the combined actions of the developers Cuddy Group Ltd, Enzo Homes, Natural Resources Wales, NPTC Council and Glynneath Town Council may cause the death of myself/members of my family or members of our public safety group Glynneath Residents Against Contamination. I have recorded over 3 years of lies and deception by government agencies in documents with a large amount of it available in the public domain therefore I am extremely comfortable with the fact that I can provide evidence in a court of law in front of a jury of my peers that both you (Ceri Willcox) and selected Glynneath Town Councillors are deliberately covering up actions that may cause the death of several residents bordering the site including myself. This playlist gives a small portion of evidence.

https://www.youtube.com/playlist?list=PLgZICAvXkAMtvAJMOyG_tsk84FK--yfMs

I would ask that you refer the Crown Prosecution Service page to the local Community Police Inspector Sweeney for guidance on the level and methods of self defence I can achieve against corrupt public officials like yourself so that my actions remain within the UK law as defined by the Crown Prosecution Service.

regards - David Richards - Director, Rugby Relics Ltd

www.dai-richards.wales

On Fri, 30 Jun 2023 at 01:13, Dai Richards <dairichardswales@gmail.com> wrote:
Dear Mx Wilcox

I refer to my recent emails about the FB posts that Del Morgan is Murdering Glynneath residents to which you were tagged and the offer of including you in a video about the Killer Clerks. I am providing you the following information which will be new to you but includes a subject access request and a link to a Welsh AMs abuse of children along with a series of emails between myself and the Glynneath Town Council, including Councillor Mike Pugh who left shortly afterwards.. The current mayoress is included in the email chain I would ask that you establish what due diligence she has taken in relation to the information contained within. I would ask that you familiarise yourself with the contents which relate to my representation in July of last year.

<https://youtu.be/1g2FSwZQb1w>

and I would ask that this information is added to the Glynneath Town Council records please.

regards - Dai Richards - www.dai-richards.wales

dai@rugbyrelics.com

www.walk-around-wales.com

This email has been scanned by the Symantec Email Security.cloud service.
For more information please visit <http://www.symanteccloud.com>

This e-mail is private and is intended only for the addressee and any copy recipients. Its unauthorised use, disclosure, storage or copying is not permitted. If you are not an intended recipient, please advise the sender immediately by reply e-mail and delete this message and any attachments without retaining a copy.

Activity and use of departmental systems and the Criminal Justice Extranet is monitored to secure their effective operation and for other lawful business purposes. Communications using these systems will also be monitored and may be recorded to secure effective operation and for other lawful business purposes.
