

Email to : Lynda.ayton@fco.gov.uk
CC : moletaylorandmalory@gmail.com

Communication number LA/FCO/11 Monday 10th August 2015

Four pages

Dear Lynda,

I hope that you are well. Thank you for your call on Friday 7th August 2015, responding to my request for logistical support made during your visit of Wednesday 29th of July 2015.

I do appreciate that the negative response is "policy" and not your personal preference. I have already written my thoughts, on the detrimental effect of that policy on my well being, in my previous communication LA/FCO/09, which was written after your visit, and will no doubt, find its way through to you with this communication.

I write now with a copy of my Affidavit which was filed in Court on 8th May 2015 in support of my Application heard on 11th May 2015, in Court, for legally privileged communications with UK, and for access to legal information, so as to prepare my Defence. The Application also pointed out again (after constant reminders to the Court for the last three years) that my MacBook laptop, held by the police, will show my innocence.

The Application and its supporting Affidavit are important in terms of my request to the FCO, because they prove that I have raised the issue of Article 10, Part 2 (c) of the Constitution of St Kitts and Nevis, and

the St Kitts and Nevis (hereinafter referred to as "SKN") Prison Act, to the Court. I also enclose the relevant pages from the SKN Constitution and the SKN Prison Act, for your reference.

My enclosed Affidavit also respectfully points out to the Court, in paragraph 1, that I am representing myself without a St Kitts lawyer, (which the Court has accepted, in accordance with Article 10, Part 2 (d) of the SKN Constitution) and in paragraph 8 and 9, the Affidavit attests that, the only means that I have for research of case law, and for legally privileged discussions with my advisors in UK, is for the Court to grant my Application for access to the internet. (all telephone calls are supervised and I am physically prevented from discussing certain topics, such as police impropriety, and in any event the contents of any call are not confidential from the prosecution. In terms of legal reference, there is no legal library in St Kitts, so again, the internet would be my only means of access to legal libraries for research)

Furthermore, my Affidavit submits in paragraph 10, that my Application for access, to means of gaining legal information and legally privileged conversations with UK advisors, is entirely in accordance with the SKN Constitution and with the SKN Prison Act. I read out in Court the relevant extracts from both the SKN Prison Act and the SKN Constitution. My rights were indisputable. However, the DPP and the prison superintendent routinely

objected, knowing (and purposely because) this will prejudice my defence to the illicit charge against me.

Consequently, I can not receive a fair trial under this denial of access by the prison/DPP.

Moreover, the SKN Constitution and the SKN Prison Act are law. My rights under the law are being abused by the prison and by the department of the DPP. That is why the evidence that I submit to you, the FCO, of my position, is so important, and so relevant to my request regarding logistical support and access to information, to prepare my defence to the illicit police charge. I am a UK citizen whose rights under the law are clearly being abused.

I respectfully request that you refer this matter immediately to the appropriate international legal rights Court (which from memory may be Strassburg or the Haig?) in the most public and official way possible, or alternatively, if you feel it is more expeditious, simply furnish me with the information that I have requested, and to which I am entitled to access, under the law of St Kitts, but which I am being purposely denied by the prison/DPP, so that I can prepare my defence and get out of this brutal and immoral prison.

I wrote to Parvaiz Tabber of SMAB on 18th June 2015 (my 'Attorney of fact', Mrs Melanie Taylor has a copy of my letter) asking for certain information. I also asked for certain logistical information at our meeting of Wednesday,

29th July 2015. I now enclose a copy of a further letter to Parvaiz Jabber, dated Friday 7th August 2015, which respectfully and concisely requests specific information, which may even directly result in my freedom, without the need to go through a trial.

I humbly and sincerely request your urgent support of my letter to Parvaiz, or if that support is refused, for your legal department to forward via my Attorney of fact, Mrs Taylor, the specific case law and the format for the two Motions that I stateⁱⁿ the letters to Parvaiz Jabber, which I wish to file.

I need to assimilate the information requested and file the Motions by the end of August, before the next assizes commence in September. The current delay is prejudicial to my case, and the prolonged incarceration in this prison on remand is injurious to my health.

Without the information and logistical support that I seek, which is entirely in accordance with my rights under the law, I am unable to prepare a response to police impropriety and a defence for the trial date set for 2nd November 2015, and will be forced to request a further adjournment at the opening of the assizes in September.

I look forward to your written response, later this week (as time is of the essence) or to your confirmation that my situation has been referred, on my behalf, to the appropriate international court for legal rights.

Sincerely and respectfully,

Kevin