



Freedom of Information Request 118/11

Under the Freedom of Information Act 2000, (FOI Act), I want to know why, after a five year long investigation, and numerous costly visits to Spain by South Wales Police and the CPS, at the taxpayers expense, prosecutions for perjury were not brought against all the doctors who undisputedly gave perjured evidence at the inquest, held in Swansea, into the death of my daughter, Stephanie Grothier.

Furthermore, under the same FOI Act. Having reported the said perjury to the coroner upon Swansea NHS Trust making their voluntary submission to a verdict of negligence, I want to know why after another lengthy investigation a prosecution was not brought against the former Swansea Coroner, Mr J Morgan, for a breach of his statutory duties contained in the Coroner's Act 1988 Sec 3 (5). wherein...A coroner who is guilty of corruption, wilful neglect of his duty or misbehaviour in the discharge of his duty shall be guilty of an offence and liable on conviction on indictment to imprisonment for a term not exceeding two years or to a fine or to both.

On the 16th December 2008 Detective Superintendent Lynch forwarded to you an e-mail containing his final report on enquiries conducted by South Wales Police in relation to the tragic death of your daughter Stephanie.

South Wales Police do not hold any further information on this matter.

THIS INFORMATION HAS BEEN PROVIDED IN RESPONSE TO A REQUEST UNDER THE FREEDOM OF INFORMATION ACT 2000, AND IS CORRECT AS AT THE DATE ORIGINALLY PROVIDED.

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