

Police Complaints by Mr Wong Chun Khuen

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Thu, Oct 13, 2022 at 5:53 PM

To: interpol@rmp.gov.my, humanrights@suhakam.org.my
Cc: ACP Gurcharan Singh A/L Udham Singh <gurcharan@rmp.gov.my>, CONSULAR OFFICER
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Dear Sir/Madam,

May I humbly request for an update regarding police action on this matter.

It is already established that a crime had been committed against me as evident from the KL High Court Order.

Malaysia Penal Code 574 Section 220 states:

Commitment for trial or confinement by a person having authority who knows that he is acting contrary to law.

"220. Whoever, being in any office which gives him legal authority to commit persons for trial or to confinement, or to keep persons in confinement, corruptly or maliciously commits any person for trial or to confinement, or keeps any person in confinement, in the exercise of that authority, knowing that in so doing he is acting contrary to law, shall be punished with imprisonment for a term which may extend to seven years or with fine or with both."

It is a fact that a crime has been committed.

It is a fact that there is a court discharge Order for my release from confinement.

It is a fact that the detention order was declared to be a nullity and has no legal effect.

So the question is who is the officer who sighted the discharge order and yet refused to release me in this criminal act?

How can this injustice be allowed to pass when a police report has been filed?

Thank you for your attention to this matter.

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