**[Your Name]**
[Your Address]
[Postcode]
[Email Address]
[Date]

**[MP/MSP’s Name]**
[Constituency Office Address]

**RE: Systemic Injustice Against Scottish Men – Time for Parliamentary Intervention**

Dear [MP/MSP's Name],

I am writing to you not just as your constituent, but as someone living through one of Scotland’s most serious but hidden human rights crises—the denial of fair trials and the imprisonment of innocent men.

I am a member of JIMS – Justice for Innocent Men Scotland, a growing movement exposing widespread failings in our justice system. These failures are not rare anomalies—they are routine, systemic, and devastating. Enclosed is the JIMS Survey Report, with over 80 testimonies from families and wrongfully convicted men across Scotland. These are not just stories—they are evidence of a system designed to convict, not to seek truth.

From the outset, many accused men face trials where their defence is blocked, crucial evidence is excluded, and verdicts are based on emotion rather than facts. When convictions occur, the appeal system does little more than protect the original verdict, no matter how unsafe. Instead of correcting injustice, it shields the state from scrutiny.

Scotland’s justice system is propped up by dangerous legal mechanisms that would not be acceptable in any truly democratic society. The Moorov Doctrine allows entirely separate, uncorroborated allegations to act as “mutual evidence,” even where there is no link in time, place, or relationship. This is not corroboration—it’s multiplication of suspicion. Sections 274 and 275 routinely block the defence from raising crucial facts about accusers, including prior false claims, mental health concerns, or motivations for fabrication. At the same time, prosecutors are free to attack the accused’s character at will.

Corroboration, once a cornerstone of Scottish justice, has effectively been dismantled. As of October 2024, even distress evidence is no longer required. One person’s allegation—unsupported, unproven, and sometimes second-hand—is now enough to send a man to prison for rape. No witnesses. No forensics. No physical proof. This is not justice. It is a presumption of guilt, written into law.

And the injustice doesn’t end in the courtroom. In prison, innocent men are routinely coerced by psychologists and staff into false admissions. They are told to “show remorse” for crimes they did not commit, or face delayed parole and denied rehabilitation. This gaslighting and emotional manipulation is a form of state-sanctioned psychological abuse.

Now, we face proposals to allow complainers to attend parole hearings—even in cases where guilt is still being disputed or under appeal. This is not about safety or justice—it is performative politics that punishes the innocent twice.

Worse still, in closed court cases, only the complainer is granted access to the full transcript. Families, defence teams, and the wider public are denied any ability to verify what was said. This lack of transparency enables injustice to flourish in the dark. Closed proceedings are already extreme—there is no justification for also withholding the transcript.

The consequences of all this are heartbreaking. Children are growing up fatherless. Partners are silenced and ostracised for standing by their loved ones. Elderly parents are dying without justice for their sons. And innocent men are being jailed, broken, and forgotten.

This is not theoretical. It is happening now, and it is happening widely.

**We demand:**

* Fair trials and re-trials where all relevant evidence—on both sides—is heard
* Public access to full closed court transcripts, so justice can be seen and verified
* Rejection of complainer attendance at parole hearings in disputed or unsafe convictions
* An independent inquiry into the systemic use of the Moorov Doctrine and Sections 274/275
* An end to coercive tactics that pressure innocent prisoners into false admissions

JIMS is supported by MOJO (Miscarriages of Justice Organisation), Next Chapter Scotland, Thomas Ross KC, and numerous solicitors, charities and independent justice advocates. But we need more than legal support—we need moral courage and political action.

Please read the enclosed JIMS Report and our submission to the Sentencing and Penal Policy Commission. Raise this issue in Parliament. Meet with JIMS families. Help us stop this now.

This is not just legal failure—it is a human rights crisis. And I urge you not to wait until it happens to your own son, your brother, your partner, or your friend. One day, history will not be kind to those who looked away.

Yours sincerely,
**[Your Name]**
Member, Justice for Innocent Men Scotland (JIMS)
#JIMS #FairTrialsScotland

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