

RELEASED UNDER INVESTIGATION

Station:	BOURNEMOUTH CUSTODY (5 MADEIRA ROAD, BOURNEMOUTH, UK BH1 1QQ (BOURNEMOUTH CENTRAL POLICE STATION) (Loc. auth.: BOURNEMOUTH CHRISTCHURCH POOLE, Force: 55, BCU/LPA: C, NPT: CBA, Section/Sector: CB, Beat: CBAA, Ward: E05002115))	Custody No.:	C23004115
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Full Name:	ANDRZEJ MAJEWSKI
Date of birth:	
Address:	
Occurrence:	55230098162
OIC:	Constable 0105 R PRATT

The following offences will be kept under review:

- (1) Assault by beating 2023/06/24
- (2) Intentional strangulation 2023/06/24

If further evidence becomes available in the future it may necessitate your arrest though it is intended where practicable to deal with the offence(s) by way of postal charge or postal requisition

The accompanying document explains the postal charge process and provides some answers to frequently asked questions

Custody Sgt. Signature:	#0254 AHMADI, E.
Date:	07/03/2024 17:21

Information to suspects following detention or Voluntary Attendance at a police station

Regardless of whether you have been arrested or whether you attended at a police station for voluntary interview, the subsequent information is relevant to your case and is therefore brought to your attention.

If you were arrested, it is no longer necessary to detain you and you are not under any police bail obligations.

You should note that the investigation into this matter will continue and full consideration will be given to all of the evidence relevant to your case. At this stage you should understand that you have not been released with no further action being taken and the investigation may result in further interviews being necessary and may result in further arrests if new evidence comes to light.

At the conclusion of the investigation and once a disposal decision is reached you will be contacted by post to advise you of the outcome of the investigation.

It is in your interests to ensure that you notify us of any change to your address, your legal representative, or other point of contact, and that you provide us with any current phone numbers and email contact details.

By doing so, we may be able to prevent you having to attend needlessly at a police station if we know (especially at short notice) that we have new information to notify you of, such as 'No Further Action'.

Please contact the Officer in Charge of your case (OIC) or their Department, or the relevant Custody Suite, or the Bail Management Team, as applicable.

Police Advisory Notice to Suspects

If you are involved in criminal proceedings, the following summary of potential offences is included for your information and awareness. The same offences will also be brought to the attention of any relevant victim or witness for their information. The list of offences is NOT exhaustive.

The purpose of this is to make it clear to all involved parties that any unlawful, unnecessary or inappropriate contact between the suspect in a case (either directly or through a third party), and the victim or witness, may constitute a criminal offence.

Any unlawful, unnecessary or inappropriate contact reported to the police, including any perception that this is the case, may result in arrests and prosecution of parties for any of the following offences: -

Intimidation of witnesses, jurors & others

Under S.51 of the Criminal Justice & Public Order Act 1994 it is an offence to intimidate or threaten by any means any person involved in the investigation of an offence relating to criminal matters.

In summary proceedings:	Fine and/or maximum <u>six months imprisonment</u>
On indictment:	Fine and/or maximum <u>five years imprisonment</u>

'Harassment'

Under S.2 of the Protection from Harassment Act 1997, it is an offence for a person to pursue a course of conduct which amounts to harassment of another, and which he/she knows or ought to know amounts to harassment of the other, or to persuade any person not to do something that they are entitled or required to do, or to do something that they are not under any obligation to do.

In summary proceedings: **Fine and/or maximum six months imprisonment**
On indictment (aggravated): **Fine and/or maximum two years imprisonment**

(Please note that other, more serious, offences are also provided for under the Protection from Harassment Act 1997)

Perverting the Course of Justice

Under Common Law, it is an offence to conspire, act or embark upon a course of conduct which has a tendency to, and is intended to pervert, the course of public justice.

Some of the ways where conduct is capable of amounting to this offence is by making false allegations, perjury, concealing offences, obstructing the police, assisting others to evade arrest, failing to prosecute, interfering with witnesses/evidence/jurors, and publication of matters calculated to prejudice a fair trial

On indictment: **Maximum LIFE imprisonment**

Postal Charging

This leaflet explains Postal Charging and answers some questions you may have.

What is Postal Charging?

This is a new method of bringing an offender before a court for prosecution. It means that you could be charged and required to attend court by post without returning to a police station.

Can I be charged by post?

If you have been in police custody and you are granted unconditional police bail to return to a police station at a later date you may be charged by means of a 'postal charge' if a decision is made to charge you.

How does it work?

If a decision is made to charge you at least 14 days before you are due to answer your bail you may receive a 'charge' and a 'requisition' to attend court through the post.

What do I do if I receive a Postal Charge?

You will receive a charge/requisition form (**MG4D**). This will state the offence(s) with which you are charged. This will require you to attend court at a specified date and time.

Advice and help

If you need advice about what to do you should get help from a solicitor or advice agency **at once**. If you cannot afford a solicitor you may be able to get free advice about your plea, or how to apply to the court for a representation order (legal aid) so that you can have a solicitor at the hearing. Do not wait until you first come to court. If you need any general advice about the court, contact the court office

If you fail to attend court when required a warrant will be issued for your arrest. If this happens you may be held in custody until the next available court.