declaring anything to any benefits agency, employer, etc. on benefits should also seek independent legal advice prior to successful although this may be a problem in the future. Those for compensation and/or costs. To date none of them have been multinationals have in the past tried to sue activists with assets concerned. Do seek financial advice and be cautious, annoyed actually fully compensate at all where serious injuries are payments if looked at in perspective over a lifetime do not mind that you will never receive payment again and that most back people and campaigns that have helped. However, bear in incurred by your injury including help given by others so do pay double shifts ever again. The money is also to pay for expenses psychiatric damage, loss of earnings, scarring and any future agreement concerning the amount a judge will decide. If you win will be a trial in the civil court and a jury will decide. If there is no the High Court. If there is no settlement concerning liability there no need to go to County Court (for claims below ?£50,000) or out of court settlement if there is a good case so there may be Court cases are very costly. The defendant may well offer an financial impact, for example you may find it too painful to work you will then be paid which is to compensate you for injury,

date, not only in the UK but overseas as well support from the activist community than they have done to certainly a case for people in this position to receive more such as the break-up of a marriage have followed. There is severe financial hardship as well as the injustice and pain aid to fight the case may have been denied. This has meant have lost in court and not received a penny. In some cases legal Many seriously injured activists, despite having had good cases Some people have not been able to work again and further loss

better to publicise the incident also scare others off of direct action but on balance it may be the arrest of the opposition is probably a good thing. It may protect the public by deterring their worst excesses. Publicising wrath of senior officers if they earn any more which in turn will own people which causes divisions and again may deter others also the possibility of an assailant being ostracised by his/her may deter the perpetrators from violence in the future. There is that it is activists who are the violent ones. Negative reports win it, embarrass the assailant/s and in countering allegations assaulted, assist with publicising the case which may help to capable of. On the other hand they may be sympathetic and Sometimes the police have bad press and they may invoke the highlight the concerns of the activist who has been We are all aware of what lies and distortions the press are

the face of anyone who is not happy to be in the photo. to do it on the first day. Prepare your statements, have events and if you are going to engage with the media it is good will probably have a spokesperson ready to give their version of them to the media--seek legal advice and blank out permanently you have dramatic photos then it might be good to give or sell nandouts ready and have answers for difficult questions. If The first day reports often set the tone of the case. The police

even if no press release is made so that the victim does not responsibility for any media coverage, including activist media can make or break a case and any decision made can affect the or by people who know their attitude about the media. Publicity unconscious in which case the decision lies with the next of kin decided without their input or a legal opinion unless s/he is the person who has been assaulted and should not be Whether or not the assault is publicised is the decision of tiring, stressful and unlikely to portray them in the best light have to repeat their experience over and over again which is rest of the victim's life. An experienced person should take

> for people to send messages of support and donations can be maintained. A contact address should be included email lists and Indymedia in order that adequate support The assault should be reported in our own newsletters,

in and to turn away those who are not. If the injured person even if the patient actually wants a press release to be made. may pretend to be protecting the patient from the paparazzi understandable. However it is not unknown for police to are intruded upon is something they will not appreciate which is camera crews massing on a small bay in which other patients bed). The hospital have a duty to protect patients and several them unless that person is in custody (police will then guard the wants to see a journalist the police do not have any right to stop be appropriate to ensure that those who are wanted are allowed stop certain visitors from coming in. A lawyer at the scene may reaching the injured person and will often get the hospital to Do bear in mind that the police may try and stop journalists person who must not be permitted to speak to the press or they persuade hospitals that they are treating some dangerous

opportunity and another chance to explain your case when coming out of hospital but it may provide a photo Difficult decisions need to be made about making a media event

### Final thoughts.

worse, still exaggerate the violent stories. Don't blame yourself for their violence. Furthermore it is usually not helpful to long-term support is needed. Just because you think the injured When the physical and/or emotional wounds do not heal then maybe the deciding factor whether we go back to the front line. well as what actually happened stays with us for years and memory of whether we were supported adequately or not as compare yourself with others, with internal processes such as: stream media often focus on it. Then we tend to repeat and appreciate your neip. yourself; they may be suffering in silence and will really And don't assume that people are being cared for check person should be over it by now does not mean that they are about? Usually the physical symptoms disappear but the s/he is much worse off than me so what have I got to complain violence is actually quite rare, but both alternative and main f this is all quite frightening, try and remember that

what health you have rather than focusing on what you being too cheesy you may gain an appreciation of life and f you sue then you may receive a large payout. Without make you stronger, more understanding and sympathetic. Finally going through physical and emotional pain can

http://action-medical.net/index.htm www.blackcrosscollective.org

Victim Support : 0845 3030900 www.cica.gov.uk rwin Mitchell:www.citizensadvice.org.uk

Support & Info:

www.g8legalsupport.info www.indymedia.org.uk www.actionmedics.org.uk www.activist-trauma.net www.treebeagles.org

# by the police and other assailants How to cope with being attacked

and we should actually quite rare in the UK now, and others is from the police Serious violence not

overly frighten ourselves by repeating and

if somebody is isolated and unsupported they may never feel prepare for it. If we can deal with it well it can actually be safe enough to do actions again. empowering for ourselves and the people around us. However However, it obviously does happen and we need therefore to focusing on the worse cases.

an opponent attacks with five long term aims: We deal with the legal and logistical support when the police or

Criminal prosecution Civil proceedings Helping to minimise the trauma

Deterring further attacks. Using the incident if possible to further the cause

overseas on actions get medical insurance or EU health card (formally an E111), or you or the campaign may be charged a LOT of money. considering the medical aspects in this briefing. If you are going You might also need to consider first aid courses, as we are not

www.actionmedics.org.uk for advice on first aid and being needs then wear a bracelet. Also refer to .net and www.blackcross.org . If you have specific medical consideration after violent incidents, see www.activist-trauma Post Traumatic Stress 'Disorder' (PTSD) is also a major

prepared for and avoidance of medical emergencies.

and stressful, which is why it is useful to prepare beforehand The first few seconds are crucial, but often may be very chaotic

begin immediately, and yet should not interfere with first aid, Evidence gathering for both criminal and civil proceedings must

Get contact details of witnesses of the assault.

incident but of the whole day. Photographs and video footage are vital not only of the

wearing them write down descriptions and rank) As many **police numbers** where possible (if they are not

'Impartial witnesses' are crucial as fellow activist statements Names of the **ambulance crews** and other emergency services

Car number plates

Find out the time, maybe get a photo with a watch or clock in if

encourage people to write witness statements ASAF Put out an immediate call for witnesses and photos

> person who has given first aid, should if possible ambulance or find out which possible then follow the ambulance. If this is not accompany them in the knows the victim and/or is a Someone, who preferably

Be aware that going to hospital may simply enable the police to find you later.

hospital they are going to.

or they may stay well back. They may well try to charge them should go to their home if possible with a serious offence so their house may be raided, someone The police may stay with the victim, they may even arrest them

## Immediate action at the hospital.

advocate for the patient. disempowering experience; don't torget that you are trying to their needs and choices first. Being in hospital is often a Whenever possible ascertain what the victim wants and put

medication) if necessary. special diet, explain this (including mention of animal-based information of next of kin. If you know that the patient requires a details of how the injury was sustained, allergies, and contact Go to reception and talk to the ward clerk so s/he can record

clinical decision on behalf of your loved one. not permitted to unless you are very close to the patient (for example next of kin) and your opinion is sought to help make a offended if they do not give you much information as they are some can have close relationship with the police. Do not be All health professionals have a duty of confidentiality but

conventional film may be a good idea anyway. a Polaroid camera and so ask them to take photographs of might follow. Every Accident and Emergency department has Polaroid pictures can fade over the years so a roll of yourself. Maybe with a **disposable camera** if necessary the victim as evidence. If they are too busy take some Do say that this was an assault and that legal proceedings

in a busy unit glance a sly look at notes which may have been put to one side offence) The police may try and trick doctors and nurses and respect confidentiality (breach of confidentiality is a sackable their patient was the one who has been attacked. They have to making. Be prepared to complain and make staff aware that prescribed medication, much of which can impair decision The police often interview people when under the influence of Do your utmost to stop any police attempt to question the victim

the police and other large institutions, e.g. Irwin Mitchell. the first opportunity, contact a lawyer who specialises in suing Call a trusted lawyer ASAP and tell them everything. Also, at

may not even know that their loved one is an activist. It is not them space, offer to help and do not judge them blame other activists, especially if the victim is young. **Give** unknown for relatives to be very angry and aggressive, and the fact that they may not be very sympathetic to activists or Be supportive of any next of kin and always be sensitive to

### Next Steps, in general

etc if the victim wants this and it is deemed appropriate. Inform any campaign which is relevant, www.indymedia.org lawyer you trust and if agreed by the victim of the assault. Report the incident formally to the police if advised to do so by a

assault and most of the evidence was destroyed. EVERY person present had their homes raided the night of the taken to various safe houses. In one case of a serious assault Any evidence including notes, pictures or video footage must be

disturbance and overcrowding. conversely left alone. Respect visiting times and other limitations which exist not to thwart you, but to prevent infection. Organise visiting so the patient is not swamped or

can trigger to boost morale and reduce the sense of isolation an assault books, music and messages of support be sent to the hospita Do encourage that cards, good food, financial help, toiletries

messages of support, and a list so people can be kept updated It might be useful to set up an email address expressly for

# If being interviewed by the police

with extreme caution and a 'no comment' answer given. relating to other actions and other people must be treated to see the attacker brought to justice. However any questions should answer questions concerning the assault if they wish up to the police, especially if the police lie. The interviewee with this as medical staff may not be confident enough to stand dialogue takes place with the police. Supporters can help correctly instructed, and nursing staff informed before any to be done lightly. A decent solicitor MUST be present and charge the perpetrator of the violence. A hospital interview is not they do in a police station although in a very serious assault a help the prosecution of the assailant. The same rules apply as drugs (e.g. morphine) and generally off guard and/or wanting to their colleagues. The interviewee may be weak, on mind altering opportunity to gather information on the action, the activist or statement against the assailant they are likely to use the Even though the interview may apparently be a witness statement must be made to the police if the aim is to arrest and he police will seek to interview the victim as soon as possible

If that person has campaign commitments they need to be taken alone) including child care, care for dependant animals plants, **bills** etc. Domestic matter need to be considered (especially if they live

Matters such as fines and court appearances do not go away when someone is seriously ill. Someone should contact the decisions consideration but liaise with the victim first before making over by other people. Work issues should also be taken into

take the pressure of bailiffs, court appearances and warrants off courts and tell them about the attack, preferably a solicitor, to the victim

### Going home

to wash, cook, shop, go to the toilet etc, without help. made in order to facilitate a seamless transition from hospital to same time facing police harassment. Detailed plans need to be exhausted and traumatised themselves and possibly at the home and a quick recovery. The injured person may be unable violence will also affect friends and family who may be Do not just assume someone else has sorted things out

> stressful and difficult for the carers so this work needs to be straightforward process; just because people are OK one day months or even years after the event. Recovery is not a court cases, bills and other stress factors which ensue often shared. If somebody has a partner or primary carer they will a lifetime, of suffering dawns on the person. It can also be very at home can be very hard, as the reality of many years, or even needing help for everything is difficult. The recuperation phase than ask for help as the transition from being able-bodied to clearer for everyone. Sometimes people suffer in silence rather does not mean they are always OK. physical trauma diminishes and 'normality' returns including traumatic stress disorder and depression which often surface as Offer help to avoid major problems such as burnout, post need breaks as well as treats and nice surprises themselves. **A rota** detailing who is going to help and when will make things

## If the injured person is in custody

medical problems if it is appropriate to do so. If all of this fails responsible for the prisoner's well-being, and inform them of any speak to the custody sergeant who will be the person make sure that other people know where you are. Try and their lawyer knows and other activists know, for your own safety colleague is seriously injured, that you know that they are there appropriate go to the police station and inform them that your the person to hospital. Get legal help immediately. If died in police custody so get help at once with the aim of getting including police numbers, times, etc. up the pressure and keep contemporaneous notes throughout police are not treating a life threatening situation seriously. Keep giving a full explanation of injury/illness and the fact that the dial 999 and ask for an ambulance to attend the police station This is a potentially dangerous situation. Too many people have

### Being a victim of crime

# and a witness for the prosecution.

fought let alone won. on their own, which can be very demoralising and is what the should be shared as we benefit collectively if the case is authorities want because then people often drop the case. All too often the victim is left to fight the legal case more or less These cases are political as well as personal and the worl

The police may well try to wriggle themselves or their mates out of sticky legal situations and the Crown Prosecution Service (CPS) will usually assist. However sometimes the evidence is memory rades very quickly and seeing videos or talking to other detailed notes of the incident need to be made ASAP, the discredit the victim and witnesses whilst at the same time this one bit. They will of course try to discreetly wear down and not untouchable, they too can be punished and they do not like reminded of their own individual frailty before the law, they are be due to a protester pressing charges and the police will be prepare a case to send him/her to prison where s/he will not raid another police officer's home, lock her/him in a cell and colleagues or friends. They may be in a situation where they so watertight they have to be charged and stand trial. The people can contaminate recollections of events. increased arrests, raids etc. Years may pass before the trial so prosecuting the assailant so watch out for trumped up charges have an easy time; s/he will lose his job and pension. This will situation then exists of police arresting and charging their

copies and backups of evidence not the originals. and never give over ANY evidence of which you do not be in order to gain your trust before betraying it. Be cautious **have copies**, as it's all too likely to get lost. If possible only give The police may actually be on your side or they may pretend

pretending to be a law student if necessary unknown to the authorities could discreetly sit and take notes lawyer to be sure. Somebody else who is smartly dressed and seen as an attempt to harass the defendant, but ask your trial hearings as this may count against you because it may be defence lawyers. It might better that you do not attend any prethe trial and answer questions from both prosecution and As a victim or witness you will simply be expected to turn up to

of violent crime it may be best not to do anything at all which could be perceived as intimidating the defendant. Action when the victim (and remember that they may say contradictory demonstrations outside the court and other places could be demonstrations against the original target. the state refuses to act is a different matter altogether as are things)! If the state is taking legal action against the perpetrator used by the defense team - again, talk to the lawyer as well as the group(s) they may be connected with. For the same reason The defense for the police will try and discredit the victim and/o

reasonable travel, refreshment and hotel expenses. Regardless of the outcome you will be able to reclaim Keep a note of all and any expenses and receipts.

home, advise on benefits and have an office in every court. serious but you can always self refer . They can visit victims at should refer all cases to them especially when the outcome is and witnesses by offering advice and counselling. The police Contact them on **0845 3030900**. Victim Support is a charity who helps victims of crime, families

witnesses will be put before a jury so try not to add to your collection prior to the trial. NB: it will quite probably be more difficult to avoid arrest as you may be targeted by police further ammunition. Every caution and conviction of victim and Avoid arrest as much as possible give so as to give them no

will even try to associate you with bombs and extremist activity criminal and a terrorist. Even if you have no criminal record they violent or associated with violent tactics. A jury will not be too sympathetic to someone who they feel is best money can buy) will do their utmost to show you to be a have no convictions and the defense team (which will be the The detendant especially if s/he is a police officer will probably

contaminated which will help the detense. It is natural to want to them afterwards if necessary). civil proceedings (the lawyer acting for any civil case will contact prior to the trial; do not be too surprised if they falter in the police harassment and may suffer some form of persecution on the grounds of common decency. They are not immune to are accused of colluding together to make up accusations. discuss the case amongst ourselves but be careful in case you not be contacted directly as evidence can be said to be Witnesses who are not activists e.g. a passing motorist should witness stand. Notes should be taken throughout the trial for they have no allegiances with the victim and are testifying ANY independent witness is of the utmost importance as talk to ANYONE about the case, so be aware of that as well Some lawyers recommend that witnesses and victim not

### Civil proceedings.

imperative to fight back groundwork starts seconds after the assault. It may not be and so whilst any trial may take place years later, the In any case of violence a long term aim should be to sue. adequately compensated for injury and financial loss it is successful but in order to encourage others and to be This can only be done once the criminal case is concluded

> immediately if possible. less in a civil case. Sue them, instigating proceedings Even if the defendant is acquitted, the burden of proof is much

the police force or corporation depending on the circumstances, for example you were beaten up by an off duty security guard. similar fate. Remember to support individuals in their court Do seek the advice of trusted and experienced lawyers individual police officers or employees if it is not possible to sue cases as it's part of a wider political campaign. You can sue example of a violent opponent may save other activists from a proceedings. Although it is hard and exhausting, making an It is possible to lose the criminal case but still win civil

utmost for you. passed on to lawyers who will be on your side and do their Any information gleaned from the criminal case should be

that they do not deserve any compensation. some cases they will decide that someone has been so naughty the assault, another reason to be careful not to be arrested. In anyone with convictions especially for crimes committed after avenue worth pursuing. However they do not tend to like compensate activists who are the victims of crime so it is an The Criminal Injuries Compensation Authority may

expenses from the defendant. pounds in serious cases all of which can be claimed as This can go on for years and will add up to tens of thousands of receipts saved and sent to the lawyer dealing with the case minute assisting, every penny spent needs recording and minute the assault happens. Every single drop of petrol, every depressed or suicidal should catalogue EVERYTHING from the them, getting prescriptions, listening to them when they are driving them to hospital appointments, cooking for them, nursing Anyone who helps the victim in any way either with finances

the person is no longer suffering. The better a person seems to or will shorten life. Sometimes several appointments may be assault and whether or not the damage or scarring is permanent All of these things will be calculated by lawyers on both sides judged to be entitled to. cope with an assault it seems, the less compensation s/he is can not only delay full recovery but will be seen as a sign that important for self esteem and finances but going back too soon knowledge. Going back to work whether paid or voluntary is injured man was filmed by private detectives without his to discredit the injured party, for instance, in one case a severely psychiatrist for example. Lawyers can be nasty and will attempt necessary and one may have to see a neurologist and a order to ascertain how much their life has been affected by the appropriate discipline will examine the victim for the court in down the line there will be no more money. A doctor of the when if the survivor can not work due to panic attacks 10 years the settlement is made there will not be a second chance and and are part of the settlement so do not miss anything as once and can also set in for life affecting every aspect of existence. whole host of addictions are commonplace for victims of trauma Traumatic Stress Disorder (PTSD), depression, anxiety and a cause pain for the rest of your life, mental illness especially Post get originals or copies of such information back. An injury can so keep it safe although you may be able to get a court order to suffer. Any police raid will leap upon such a document with glee court how much and how long the victim of a violent assault can practitioners such as homeopaths, taxis, etc. A diary also tells a prescriptions, travel to physiotherapy appointments, seeing catalogued as well as things such as loss of earnings, panic attacks, depressive episodes, incontinence etc, should be experiences and every detrimental experience such as pain The victim should keep a contemporaneous diary of their