

Additional Emails Everdence



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Additional Emails Everdence

Monday
Tuesday
Wednesday
Thursday
Friday
Saturday
Sunday

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Everyone!

**Simon Cordell's
INJUNCTION I
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From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent: 04 January 2017 15:14
To: 'London.magistrates@cps.gsi.gov.uk'
Subject: FW: RE: PTI URN: 01YE0355816
Attachments: Letter-to-CPS-01-12-2016.pdf

Dear A Parmar

I wrote and email to you on the 12/010/2016 with the attached letter asking for some information and I have not had a reply back from you about the missing paperwork I or my solicitors was never given would it please be possible for you to get back to me with the missing paperwork that has never been seen, i have attached the document sent to you in November 2016 please see attached i have also spoken to someone yesterday who said they would deal with obtaining the missing information that I have asked for.

Regards

Simon Cordell

From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]
Sent: 01 December 2016 16:10
To: 'London.magistrates@cps.gsi.gov.uk'
Subject: RE: PTI URN: 01YE0355816

Dear A. PARMAR

Please see attached letter is regards to the above case number.

Regards

Mr Simon Cordell
109 Burncroft Ave
Enfield
EN3 7JQ
01/12/2016

OPERATIONAL REFERENCE NO./PTI URN: 01YE0355816
DEFENDANT: Simon CORDELL (D.O.B. 26/01/1981)

Dear A. PARMAR

I am writing this letter due to the letter of discontinuance you sent to my solicitors dated the 15/11/2016.

I asked my solicitors to obtain my custody records for when I was arrested on the 14/08/2016 for Threats to kill, where I was taken to Wood Green Police station as Edmonton police station was closed due to ongoing work being carried out, which has never been supplied by the CPS or police to myself or my acting solicitors before this case was discontinued, for this case I was bailed until the 04/10/2016 as they classed me as unfit for interview.

I was charged on the 05/10/2016 for Section 4 POA for this case. The Office in charge of this case was PC Campbell PC 205732 he was the person that interviewed me for both the case of the 14/08/2016 and the 04/10/2016.

On the 04/10/2016 I was again arrested just before I was due to go to Edmonton Police station for the bail to return for the above case this time for Criminal damage, I was interviewed for both cases by the above named police officer and charged on the 05/10/2016 for both dates the charges were Section 4 POA and Criminal damage I have also asked for the my custody records for the 04/10/2016 and this has also not been supplied to myself or my acting solicitors.

I would still like a copy of the custody records so they can be filed with my paper work and was wondering if you could send me a copy of the custody records for the whole of my detention for the 14/08/2016 and the 04/10/2016 I would be most grateful if this could be done.

I believe custody record no for the 14/08/2016 is 01YD 6024 16 but I am not sure of the custody record no for the 04/10/2016.

I have also never had any paper work for the Criminal damage charge and again would like copies of these and the statement from the person who said I done what I did. As my solicitors was only ever served the paper work for the case for the 14/08/2016.

I like to keep all my paper work on file so without the missing papers work I can not do this, I believe due to being charged I do have a right to the paper work and would be grateful if this could be sent via this email address I hope you can help in this matter.

If you can not help in this matter could you please let me know via this email address lorraine32@blueyonder.co.uk

Regards

Mr Simon Cordell

From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent: 13 January 2017 12:02
To: 'Dionne.grant@enfield.gov.uk'
Subject: FW: SAR 251 [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]
Attachments: Si-DWP-Assessment-New.pdf; Simon-Licence-Front-Back.pdf

Dear Dionne Grant

Please see the below emails and the attached documents.

I do get an auto reply which says

Thank you for your email. I will be back in the office on Monday

My emails are not being monitored during my absence. I will respond as soon as possible following my return to work.

For any urgent matters which cannot wait until then, please contact Dionne.grant@enfield.gov.uk.

I work Mondays, Tuesday mornings and Wednesday .

Could you please address this as i did not get a reply back from my email i sent on 22/12/2016 as of yet also

Regards

Lorraine Cordell

From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]
Sent: 13 January 2017 11:54
To: 'Concetta Nobile'
Subject: RE: SAR 251 [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Dear Concetta Nobile

As I have not heard back from you regarding the below email can you please see attached documents and confirm they are ok please.

Regards

Lorraine Cordell

From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]
Sent: 22 December 2016 17:00
To: 'Concetta Nobile'
Subject: RE: SAR 251 [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Dear Concetta Nobile

Thank you, for the update and information you will need I have my driving licence but since 08 June 2015 the paper part is no longer needed so I do not have this so do not have both parts only the card.

I have bills to show my address dated within the last 3 months so that should not be a problem.

As for the information I have asked for it is all the information that is held by Enfield Council within all departments.

This would not be limited to just things that I have put in this would also include any data that the police have passed to Enfield Council about me. Any meetings that were held with police and any other body and Enfield Council about me. and any other government body

that has passed information to Enfield Council about myself.

The minutes from the meeting that was held about me by Enfield council on the 15/12/2016 with regard to the formal complaints that was put in. I did request minutes were taken when I was told I could not attend.

Any phone calls made by myself or my mother on my behalf to Enfield Council

All that were put in for Enfield Council to address this would include all comments made on any such report such as i have removed all my piping for my heating system.

All my housing benefit and anything to do with my rent account and council Tax.

Any complaints that have been put in about me this would include any neighbours or police or any other body that Enfield Council has received about me, I do understand that some sections names would need to have redaction added for names and addresses but the date and body of the complaint should be kept. and if it a governing body such as the police names or IDs should not need redaction.

If Enfield Council has any data I want this subject access request to cover this data and if any data is going to be with held I would like to know this and the reason why it is being with held.

As for dates this request would go back as far as possible with any data Enfield Council holds within all departments being released.

If you could get back to me about the ID I would be grateful and get this emailed across to you so that this can be dealt with.

Regards

Simon Cordell

Lorraine Cordell

From: Concetta Nobile [mailto:Concetta.Nobile@enfield.gov.uk]
Sent: 21 December 2016 13:03
To: lorraine32@blueyonder.co.uk
Subject: SAR 251 [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Classification: OFFICIAL - PRIVATE AND CONFIDENTIAL CORRESPONDENCE

Dear Mr Cordell,

Thank you for your request dated. As it relates to personal information, we are treating it as a Subject Access Request under the Data Protection Act 1998.

We have registered the request under reference number SAR 251 and you may quote this should you need to get back in touch with us.

Unfortunately we are unable to answer your request based on the details you have provided. To assist us in proceeding with your request, please could you provide us with further information to clarify the context in which information about you may have been processed and about the likely dates when processing occurred.

Under the Act, we are legally required to verify the identity of the data subject / requestor before we compile the data you have requested. In order to proceed with your request, please would you send us the following two forms of evidence of identity for the requestor:

- One photographic – such as a passport or driving licence (both parts)
- One address based – showing proof of name and current address (dated within the past 3 months), such as a utility bill or bank statement

Do let us know if you need information about alternative forms of documentation which are acceptable as confirmation of identity.

Yours sincerely,

Concetta Nobile

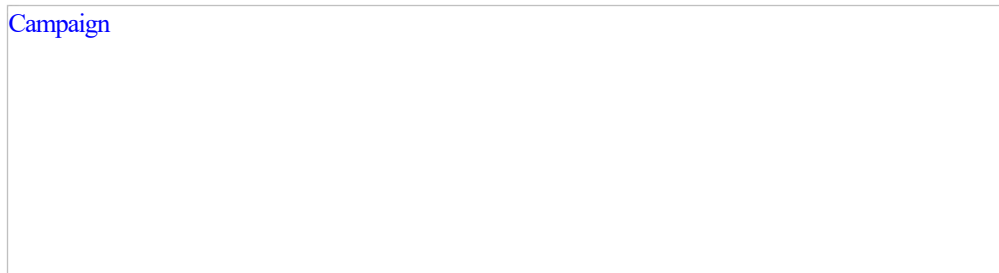
Complaints and Access to Information - Gateway Services
Finance, Resources and Customer Services
Enfield Council
Thomas Hardy House
39 London Road
EN2 6DS

0208 379 3035

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HEALTH ASSESSMENT ADVISORY SERVICE

Mr SIMON P CORDELL
109 BURNCROFT AV
ENFIELD
MIDDX
EN3 7JQ

35800/50

40230

Office address: WEMBLEY
CENTRE FOR HEALTH AND DISABILITY
ASSESSMENTS
WEMBLEY ASC
1 OLYMPIC WAY
WEMBLEY
HA9 0NP

Appointments **0800 2888777**
help desk: If you have a textphone you can dial 18001
followed by the number shown above.

Reference: **JH653811D**
Date: **28th December 2016**

Your appointment for an assessment with a healthcare professional

Dear **Mr Cordell**,

We have been asked by the Department for Work and Pensions (DWP) to carry out an assessment in relation to your benefit claim. We have arranged an appointment for you at:

1:00 pm on Friday 27th January 2017

at:

Highgate Assessment Centre

Centre For Health And Disability Assessments, 1st Floor, 1 Elthorne Road,
Upper Holloway, London, N19 4AL

It is important that you attend this assessment. If you don't attend, your benefit may be affected. If you are unable to attend, or if you will need any help whilst you are at the assessment centre, please inform the appointments help desk on **0800 2888777** as soon as possible.

Please only contact the appointments helpdesk in connection with your appointment. If you want to discuss your benefit claim, or if you would like more information about why you need an assessment, please contact the Department for Work and Pensions (DWP) office that deals with your claim.

Please arrive 10 minutes before your appointment time. You should bring this letter and proof of your identity with you. If you have any medical reports that you wish us to see, please also bring them with you. For example, this could be a medical report from your doctor, consultant or support worker.

We have enclosed a leaflet containing important information about what to bring to the assessment and how to claim expenses. We have also enclosed a map and directions explaining how to get to the assessment centre.

Yours sincerely,

Centre for Health and Disability Assessments



From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent: 13 January 2017 14:00
To: 'Dionne Grant'
Subject: RE: SAR 251 [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Dear Dionne Grant

Thank you for the reply, as this request was put in on the 24/11/2016 you are 10 days overdue and I do need this data as soon as possible so if this can be done i would be most grateful.

Regards

Lorraine Cordell

From: Dionne Grant [mailto:Dionne.Grant@enfield.gov.uk]
Sent: 13 January 2017 13:55
To: Lorraine Cordell
Subject: RE: SAR 251 [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Classification: OFFICIAL - PRIVATE AND CONFIDENTIAL CORRESPONDENCE

Dear Ms Cordell

Many thanks for your email below. I am sorry to hear you did not receive a reply back to your email of 22nd December.

I confirm that the documents you have provided are satisfactory and your subject access request should be progressed. Concetta will be back in the office on Monday so I will ensure to follow up matters with her then and will also ask her to make contact with you directly.

Kind regards

Dionne Grant
Statutory Complaints Manager - Gateway Services
Finance, Resources and Customer Services
Enfield Council
Thomas Hardy House
39 London Road
EN2 6DS

Tel: 0208 379 2806
Email: Dionne.grant@enfield.gov.uk

www.enfield.gov.uk

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THINK BEFORE YOU PRINT

From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]
Sent: 13 January 2017 12:02
To: Dionne Grant
Subject: FW: SAR 251 [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Dear Dionne Grant

Please see the below emails and the attached documents.

I do get an auto reply which says

Thank you for your email. I will be back in the office on Monday

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I work Mondays, Tuesday mornings and Wednesday .

Could you please address this as i did not get a reply back from my email i sent on 22/12/2016 as of yet also

Regards

Lorraine Cordell

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]
Sent: 13 January 2017 11:54
To: 'Concetta Nobile'
Subject: RE: SAR 251 [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Dear Concetta Nobile

As I have not heard back from you regarding the below email can you please see attached documents and confirm they are ok please.

Regards

Lorraine Cordell

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]
Sent: 22 December 2016 17:00
To: 'Concetta Nobile'
Subject: RE: SAR 251 [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Dear Concetta Nobile

Thank you, for the update and information you will need I have my driving licence but since 08 June 2015 the paper part is no longer needed so I do not have this so do not have both parts only the card.

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As for dates this request would go back as far as possible with any data Enfield Council holds within all departments being released.

If you could get back to me about the ID I would be grateful and get this emailed across to you so that this can be dealt with.

Regards

Simon Cordell

Lorraine Cordell

From: Concetta Nobile [<mailto:Concetta.Nobile@enfield.gov.uk>]
Sent: 21 December 2016 13:03
To: lorraine32@blueyonder.co.uk
Subject: SAR 251 [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Classification: OFFICIAL - PRIVATE AND CONFIDENTIAL CORRESPONDENCE

Dear Mr Cordell,

Thank you for your request dated. As it relates to personal information, we are treating it as a Subject Access Request under the Data Protection Act 1998.

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Do let us know if you need information about alternative forms of documentation which are acceptable as confirmation of identity.

Yours sincerely,


Concetta Nobile

Complaints and Access to Information - Gateway Services
Finance, Resources and Customer Services
Enfield Council
Thomas Hardy House
39 London Road
EN2 6DS

0208 379 3035

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Enfield Connected puts many Council services in one place, speeds up your payments and saves you time. [Click here to get connected.](#)



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Sent: 13 January 2017 11:54
To: 'Concetta Nobile'
Subject: RE: SAR 251 [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]
Attachments: Si-DWP-Assessment-New.pdf; Simon-Licence-Front-Back.pdf

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Lorraine Cordell

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Simon Cordell

Lorraine Cordell

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Sent: 21 December 2016 13:03
To: lorraine32@blueyonder.co.uk
Subject: SAR 251 [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Classification: OFFICIAL - PRIVATE AND CONFIDENTIAL CORRESPONDENCE

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Do let us know if you need information about alternative forms of documentation which are acceptable as confirmation of identity.

Yours sincerely,

Concetta Nobile

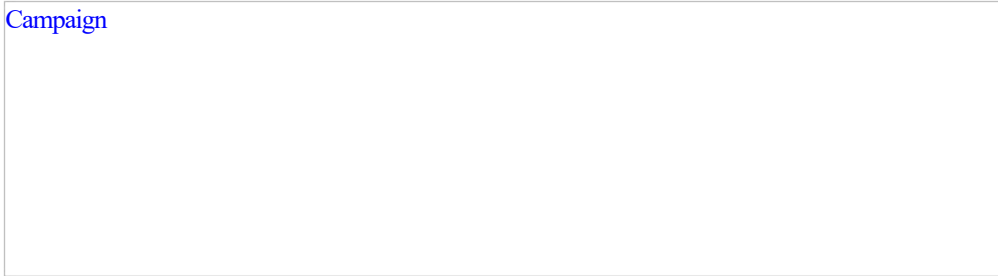
Complaints and Access to Information - Gateway Services
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HEALTH ASSESSMENT ADVISORY SERVICE

Mr SIMON P CORDELL
109 BURNCROFT AV
ENFIELD
MIDDX
EN3 7JQ

35800/50

40230

Office address: WEMBLEY
CENTRE FOR HEALTH AND DISABILITY
ASSESSMENTS
WEMBLEY ASC
1 OLYMPIC WAY
WEMBLEY
HA9 0NP

Appointments **0800 2888777**
help desk: If you have a textphone you can dial 18001
followed by the number shown above.

Reference: **JH653811D**
Date: **28th December 2016**

P504839/007884/1/2

Your appointment for an assessment with a healthcare professional

Dear **Mr Cordell**,

We have been asked by the Department for Work and Pensions (DWP) to carry out an assessment in relation to your benefit claim. We have arranged an appointment for you at:

1:00 pm on Friday 27th January 2017

at:

Highgate Assessment Centre

Centre For Health And Disability Assessments, 1st Floor, 1 Elthorne Road,
Upper Holloway, London, N19 4AL

It is important that you attend this assessment. If you don't attend, your benefit may be affected. If you are unable to attend, or if you will need any help whilst you are at the assessment centre, please inform the appointments help desk on **0800 2888777** as soon as possible.

Please only contact the appointments helpdesk in connection with your appointment. If you want to discuss your benefit claim, or if you would like more information about why you need an assessment, please contact the Department for Work and Pensions (DWP) office that deals with your claim.

Please arrive 10 minutes before your appointment time. You should bring this letter and proof of your identity with you. If you have any medical reports that you wish us to see, please also bring them with you. For example, this could be a medical report from your doctor, consultant or support worker.

We have enclosed a leaflet containing important information about what to bring to the assessment and how to claim expenses. We have also enclosed a map and directions explaining how to get to the assessment centre.

Yours sincerely,

Centre for Health and Disability Assessments



Centre for Health and Disability Assessments

AL1 02/15

From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent time: 18/01/2017 08:24:52 AM
To: re_wired@ymail.com
Subject: RE: here you go
Attachments: simon-police-complaint-13-09-2014.doc Letter-to-Judge-18-01-2017.doc Property-Receipt-and-cad-information-for-handing-back-documents.pdf

see attached

METROPOLITAN POLICE PROPERTY RECEIPT

*Station/Branch/Court Edmonton Custody No. 1335828

The property shown below in the case of Mr Simon Cordell

*charged with/arrested on warrant for _____

*Found in the street on/handed in to police on 13/09/14

*is restored to *owner/agent/person charged. (If agent, show address, after signature.)

*is forwarded to H.M. Prison _____ via Prison Van/

The person receiving the property is required to sign for it *immediately under the last item*, and, where appropriate, endorse with official stamp, with date.

RECEIVED one items of property marked " " below:

<u>Blue folder, one (x1)</u>	<u>Ms Lorraine Cordell</u>
<u>one (x1) letter of</u>	<u>104 BANCROFT AVENUE</u>
<u>complaints</u>	<u>Edmonton</u>



Restored by AM Date 13/9/14 Witnessed by [Signature]

*Delete as appropriate

M.P. 816/97



METROPOLITAN POLICE SERVICE – MEMO

PC 50 BULL 713642
REID BULL SOLD +
LETTER



Contact Name

Contact Phone

Crime / Ref. No. Date

MP 848/05



CAD of files.

13/09/2014

Called at 1:30 PM

CAD 5109/13/09/14

Frazier Duty Inspector

Called 13/09/2014

at ground 2 PM said
would look into things
and call me back today or
tomorrow



Your Horner

I am written this letter after yesterday 17/01/2017 being in court and felt as did 3 other people there is no point carrying on with this Appeal as you have already made your mind up before even hearing the Appeal.

This is not the only time you have brought up the conditions the lower court set Mr Cordell when they granted the ASBO order on the 04/08/2015 after the full hearing.

We felt you was only worried about the conditions so in fact had made your mind up there was only issues with the conditions when in fact you have not even heard the Appeal. So why are you even talking about the conditions and what you believed where problems with the conditions that where set by the lower court, before even hearing the Appeal.

There was more worrying issue such as my son having a solicitor and an acting barrister for the Appeal hearing and legal Aid in place for the acting solicitors.

Your Horner knew after the last solicitor was removed from record by yourself on the 21/09/2016 when we had notified the court we were going to be late to court by 5 or 10 minutes due to traffic, by the time we got to court you had already removed the solicitors while we were not there from record.

We where told this by the acting barrister the solicitor had sent who waited at court till we got there to inform us you had granted there application they could be removed from record.

We where told by the barrister to wait at court that you would call us into court to talk to us which we did and was called into court around 16:00 hours as you was dealing with other trial.

On being called into court you were told by the Respondent Barrister this was not the only time the solicitors had put an application to be removed from record this had been done on the 19/02/2016 again just before the trial was due to start on the 22/02/2016 and had been dismissed by His Honour Judge Morrison sitting that day and notes put by His Honour Judge Morrison, If any attempt is made to repeat this application the Court will require it to be made in person by the Senior Partner of Michael Carroll & Co. You said you could not force a solicitor to act against there will but no acting Senior Partner of Michael Carroll & Co was in court.

We at this point we asked for an adjournment of the 3 day Appeal hearing that was due to start on the 26/09/2016 to get a new solicitor put in place which you refused to do and stated my son could do this himself, there was great concern with this due to my son's learning problems not being able to read and write and heath problems which you was aware of.

In fact my son could not even attend court due to this on the 26/09/2016 due to what this had done to him and made him so ill I had to write a letter to yourself which on the 26/09/2016 had to be addressed by you.

At that hearing I told you I had spent days calling solicitors trying to get one put in place and no one would take the case on due to this being at appeal stage and how much legal Aid paid for appeal hearings and I was being told we would have to pay private to get a solicitor so my son could have a barrister put in place for the appeal hearing to act for him, you said due to the letter I had written you had 3 option open to you and believed this would go to judicial review.

1. Carry on with the Appeal hearing in the hope my son would turn up the next day 27/09/2016.
2. Dismiss the Appeal.
3. Adjourn the Appeal to a later date..

You choose to adjourn the Appeal to a later date to start on the 16/01/2017

Issues were also raised about the bundles we were working from which were old Respondent bundles and files being missing. We had worked that out when waiting to be called into court with the Respondent barrister. You order that the solicitor hand the bundles over to us that day. And set a date for us to come back to court to check we were all working from the same bundles. I believe this date was the 14/10/2016.

Upon getting the bundles from the solicitors it was noted that my own son's bundle had not been updated since Dec 2015. I tried to add the documents that were missing myself and make new indexes up but knew there were still missing documents. It was also noticed that the Respondent bundles we were working from there was around 13 missing statements we had never seen before all dated before the full hearing on the 03/08/2015 and 04/08/2015 at the lower court that we had never seen before.

On the 14/10/2016 you was informed of this and ordered the solicitors to attend court I believe this date was for the 19/10/2016 the Appeal hearing date was also changed to start on the 17/01/2017 for 3 days.

I tried again to contact the solicitors to work out what was missing so I could add it and they did not get back to me.

On the 19/10/2016 the solicitors did not turn up at court which you was not please about I had tried to add and index as much documents as I could but could not be sure 100% if I had all the missing documents.

A new date was set when again you ordered the solicitors to attend and had also contacted the new company Miss Ward worked for. Later that day Miss ward contacted me and we meet to go over my son's bundle to check the documents and see if there were

any missing documents left that needed to be added. Miss ward believed I had covered all the documents.

Each time this was in court after the 26/09/2016 I informed you I was having a great deal of trouble finding a new solicitors to take this case on due to it being at appeal stage. On the 19/12/2016 I wrote a letter to you saying I had tried everything and could not get a new solicitor and asking if the court could help. I got a reply from you from the court on the 21/12/2016 stating.

Good afternoon

Your emailed was placed before HHJ Pawlak who replies:

'We cannot help

1. The Appellants solicitor came off the record at your request not at the direction of the Court
2. This is the Appellants appeal and it first came before the Court in January 2016
3. The Appellant has had long enough to find a solicitor and/or counsel
4. The Court cannot force a solicitor to act against his will for a client.'

Regards

Susan Sloan
Support Services
Wood Green Crown Court
Woodall House
London N22 5LF
0208-826-4121
susan.sloan@hmcts.gsi.gov.uk

Point 1: is incorrect my son did not ask for his solicitors to be taken of record.

Point 2: I believe is also incorrect as this was listed before the court on 26/10/2015.

Point 3: I was doing all I could to find a solicitor and/or counsel. I also can not force a solicitor and/or counsel to take an appeal case on and I could not afford to pay for one if I could have paid for one I would have done so long ago.

On the 12/01/2017 late in the day as I did not give up trying to get a new solicitor to take this case on I was given a number for a company called MK-Law I broke down on the phone to them as they were the 1st solicitors who even wanted to hear about the case after I said it was at appeal stage.

They were willing to act as long as legal aid was put in place. I got an email sent to them on the 13/01/2017 re transferring legal aid as I believed it was still in place with the old

solicitors from what I had been told by the court. They were also going to need time to get all the bundles and go over them and meet with my son. I do not have an office or an office printer to copy all the bundles and I was only sent one copy from the Respondent due to all the issues with the bundles.

On the 16/01/2017 I know that MK-Law contacted the court about legal aid.

On the 17/01/2017 the appeal hearing was due to start and MK-law sent a Barrister to the court to address the matters of legal aid and ask for an court adjournment so they had time to get the bundles in order have time to go over them and meet with my son and deal with the appeal in the correct way how it should be done.

There were issues with legal aid and it was said it was granted but the old solicitors was saying it was revoked Legal aid was of little help as they could only say if it had been revoked or not.

You refused the court adjournment and said you would give MK-Law the 17/01/2017 to get updated with the case and meet my son and get the bundles in order and could not see a problem with legal aid. And the Appeal would start with them or not on the 18/01/2017. seeing as we did not get out of court until around 13:00 hours yesterday this was down to half a day to be ready for this appeal hearing on the 18/01/2017.

How is a new solicitor want to get involved in a case when they have not even had time to go over it in the correct way so once again my son has been left with no acting solicitors and is meant to deal with this on his own? My son has learning problems and heath problems how is he meant to cope with this?

- Issues from the start of this case from when it started in 2014

We have never been given any discloser which has been asked for many times.

The whole case relies on hearsay.

We know the Met police hold information on there systems that prove my son never done this and this has been said many time. This is being covered up.

PNC has information on it that is incorrect which has been said in the lower court and appeal court many times.

Statements of police have information in them that can be proven to be incorrect.

Witness statements being written and signed for by police.

CAD time lines being incorrect and so much redaction with them and covering up they have nothing to do with this case.

The list above is only a few of the issues yet this was meant to be a fair trial in the lower court and this appeal.

There are beaches of my son's ECHR which both the court and the police have to follow and this has not been done in this case.

You know my son has health problems and the stress that is being put on him is not making these health problems any better he should not be subjected to what has been going on in this case.

I feel I only have one option left and that is to take this to judicial review due to what has gone on from the start of this case to date.

Regards

Miss Lorraine Cordell

To Whom It May Concern:

I am writing this down for Simon Cordell to a incident that happen 12/09/2014 around the Time off around 12:00pm Of concern to all of many factors such as British Standards relevant to good business practice.

Human Rights, Laws protecting our community governed by the United Kingdom well as many other relevant factors. as of date prior explained in this chapter what happened leading up to events today at address. 109 Burncroft Avenue EN3 7JQ on the 12/09/2014

Mr Simon Cordell was at home making plans for positive future development in regards to his company and future proposals as well as relevant documents and data,

To the surprise of a knock on his front door, this was a surprise because he has no intercom and was expecting no visitors.

So with this all explained he was couscous to open the door , as he approached the door with caution of un expected visitors he looked into the keyhole on his front door,

He could see it was the police through his keyhole. He asked them without opening the door what was wanted of him, they said they needed to talk to him. At this point Mr Simon Cordell opened his door a little to see what the police wanted to talk to him about, once the door was opened a little they then said to him that they wanted to serve some documents on him at which point Mr Simon Cordell replied he was not willing to accept anything and closed the door.

Upon closing his close he told the police he was not being rude but he was not willing to accept receipt of any documents due to him having learning difficulties as noted on the police national police system and other governing services, which he then heard the lady police officer say through the closed door I was again looking through the keyhole watching what the police officers was doing I heard the " Lady police office say what should we do to the man police officer said just put it on the floor in front of the door and he took some letters from the lady police officer and posted them into my letter box"

The Man police officer posted 4 pages of papers in Mr Simon Cordell letter box and the lady police officer put a large blue file on Mr Simon Cordell front door step outside.

My son then called me and told me what had happened but due to a death in the family I was unable to attend his address until today the 13/09/2014 when I got to Mr Simon Cordell address I saw the blue folder that the police had left at his front door which was in plan view of anyone. It had been opened and left opened so anyone could have looked into it.

I was shocked to see that inside the document there was full details of Mr Simon Cordell and also other people names under the data protection act the police should have never left this folder outside Mr Simon Cordell address which would give anyone access to it.

I am going to the police station to hand this back to them as it was never served on Mr Simon Cordell and he will not accept it from the police. I am not sure if any papers are missing from the folder as I said it was opened on the floor when I got there.

I believe that the police when Mr Simon Cordell did not accept the documents they should have took them back with them and arranged for signed delivery or tried to again serve them on Mr Simon Cordell as the file is far to big to put into a letter box.

This is also a complaint due to the data protection issues that the police could have avoided by not leaving the folder on a door step that anyone had access to. The folder would have never fitted in a letter box and I do not feel that the police putting 4 bits of paper in a letter box is serving

anyone the full paper work which should have been done and not just left it on the door step for anyone to see and read and take data out of it if they so wished, this is a breach of the data protection act.

I have taken pictures of the folder and I am disgusted that the police could just leave a folder with such data on a door step.

Mr Simon Cordell will not accept the file or paper work that was put in his letter box and there for have not be rightly served.

I would like this issues looked into and to be informed if there is any paper work missing from the folder which have full details and information to Mr Simon Cordell and other people.

Regards

Miss L Cordell

From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent time: 18/01/2017 09:24:18 AM
To: re_wired@ymail.com
Subject: Re: Updated letter
Attachments: Letter-to-HHJ PAWLAK-18-01-2017.pdf Property-Receipt-and-cad-information-for-handing-back-documents.pdf simon-police-complaint-13-09-2014.pdf

here is what has been sent as I missed a few things out.

18/01/2016

Your Horner HHJ PAWLAK

I am written this letter after yesterday 17/01/2017 being in court and felt as did 3 other people there is no point carrying on with this Appeal as you have already made you mind up before even hearing the Appeal.

This is not the only time you have brought up the conditions the lower court set Mr Cordell when they granted the ASBO order on the 04/08/2015 after the full hearing.

We felt you was only worried about the conditions so in fact had made your mind up there was only issues with the conditions when in fact you have not even heard the Appeal. So why are you even talking about the conditions and what you believed where problems with the conditions that where set by the lower court, before even hearing the Appeal.

There was more worrying issue such as my son having a solicitor and an acting barrister for the Appeal hearing and legal Aid in place for the acting solicitors.

Your Horner knew after the last solicitor was removed from record by yourself on the 21/09/2016 when we had notified the court we were going to be late to court by 5 or 10 minutes due to traffic, by the time we got to court you had already removed the solicitors while we were not there from record.

We where told this by the acting barrister the solicitor had sent who waited at court till we got there to inform us you had granted there application they could be removed from record.

We where told by the barrister to wait at court that you would call us into court to talk to us which we did and was called into court around 16:00 hours as you was dealing with other trial.

On being called into court you were told by the Respondent Barrister this was not the only time the solicitors had put an application to be removed from record this had been done on the 19/02/2016 again just before the trial was due to start on the 22/02/2016 and had been dismissed by His Honour Judge Morrison sitting that day and notes put by His Honour Judge Morrison, If any attempt is made to repeat this application the Court will require it to be made in person by the Senior Partner of Michael Carroll & Co. You said you could not force a solicitor to act against there will but no acting Senior Partner of Michael Carroll & Co was in court.

We at this point we asked for an adjournment of the 3 day Appeal hearing that was due to start on the 26/09/2016 to get a new solicitor put in place which you refused to do and stated my son could do this himself, there was great concern with this due to my son's learning problems not being able to read and write and heath problems which you was aware of.

In fact my son could not even attend court due to this on the 26/09/2016 due to what this had done to him and made him so ill I had to write a letter to yourself which on the 26/09/2016 had to be addressed by you.

At that hearing I told you I had spent days calling solicitors trying to get one put in place and no one would take the case on due to this being at appeal stage and how much legal Aid paid for appeal hearings and I was being told we would have to pay private to get a solicitor so my son could have a barrister put in place for the appeal hearing to act for him, you said due to the letter I had written you had 3 options open to you and believed this would go to judicial review.

1. Carry on with the Appeal hearing in the hope my son would turn up the next day 27/09/2016.
2. Dismiss the Appeal.
3. Adjourn the Appeal to a later date..

You choose to adjourn the Appeal to a later date to start on the 16/01/2017 and said for us to get a solicitor which you said you would help with and make sure legal aid was in place.

Issues were also raised about the bundles we were working from which were old Respondent bundles and files being missing. (It was not wonder the solicitors wanted to dismiss themselves) We had worked that out when waiting to be called into court with the Respondent barrister. You order that the solicitor hand the bundles over to us that day. And set a date for us to come back to court to check we were all working from the same bundles. I believe this date was the 14/10/2016.

Upon getting the bundles from the solicitors it was noted that my own son's bundle had not been updated since Dec 2015. I tried to add the documents that were missing myself and make new indexes up but knew there were still missing documents. It was also noticed that the Respondent bundles we were working from there was around 13 missing statements we had never seen before all dated before the full hearing on the 03/08/2015 and 04/08/2015 at the lower court that we had never seen before.

On the 14/10/2016 you were informed of this and ordered the solicitors to attend court I believe this date was for the 19/10/2016 the Appeal hearing date was also changed to start on the 17/01/2017 for 3 days.

Again you were told the problems I was having trying to get a new solicitor to take this case on.

I tried again to contact the solicitors to work out what was missing so I could add it and they did not get back to me.

On the 19/10/2016 the solicitors did not turn up at court which you were not pleased about I had tried to add and index as much documents as I could but could not be sure 100% if I had all the missing documents.

A new date was set when again you ordered the solicitors to attend and had also contacted the new company Miss Ward worked for. Later that day Miss ward contacted me and we meet to go over my son's bundle to check the documents and see if there were any missing documents left that needed to be added. Miss ward believed I had covered all the documents.

Each time this was in court after the 26/09/2016 I informed you I was having a great deal of trouble finding a new solicitors to take this case on due to it being at appeal stage. On the 19/12/2016 I wrote a letter to you saying I had tried everything and could not get a new solicitor and asking if the court could help. I got a reply from you from the court on the 21/12/2016 stating.

Good afternoon

Your emailed was placed before HHJ Pawlak who replies:

'We cannot help

1. The Appellants solicitor came off the record at your request not at the direction of the Court
2. This is the Appellants appeal and it first came before the Court in January 2016
3. The Appellant has had long enough to find a solicitor and/or counsel
4. The Court cannot force a solicitor to act against his will for a client.'

Regards

Susan Sloan
Support Services
Wood Green Crown Court
Woodall House
London N22 5LF
0208-826-4121
susan.sloan@hmcts.gsi.gov.uk

Point 1: is incorrect my son did not ask for his solicitors to be taken of record.

Point 2: I believe is also incorrect as this was listed before the court on 26/10/2015.

Point 3: I was doing all I could to find a solicitor and/or counsel. I also can not force a solicitor and/or counsel to take an appeal case on and I could not afford to pay for one if I could have paid for one I would have done so long ago.

On the 12/01/2017 late in the day as I did not give up trying to get a new solicitor to take this case on I was given a number for a company called MK-Law I broke down on the phone to them as they were the 1st solicitors who even wanted to hear about the case after I said it was at appeal stage.

They were willing to act as long as legal aid was put in place. I got an email sent to them on the 13/01/2017 re transferring legal aid as I believed it was still in place with

the old solicitors from what I had been told by the court. They were also going to need time to get all the bundles and go over them and meet with my son. I do not have an office or an office printer to copy all the bundles and I was only sent one copy from the Respondent due to all the issues with the bundles.

On the 16/01/2017 I know that MK-Law contacted the court about legal aid.

On the 17/01/2017 the appeal hearing was due to start and MK-law sent a Barrister to the court to address the matters of legal aid and ask for an court adjournment so they had time to get the bundles in order have time to go over them and meet with my son and deal with the appeal in the correct way how it should be done.

There were issues with legal aid and it was said it was granted but the old solicitors was saying it was revoked Legal aid was of little help as they could not say if it had been revoked or not.

You refused the court adjournment and said you would give MK-Law the 17/01/2017 to get updated with the case and meet my son and get the bundles in order and could not see a problem with legal aid. And the Appeal would start with them or not on the 18/01/2017. Seeing as we did not get out of court until around 13:00 hours yesterday this was down to half a day to be ready for this appeal hearing on the 18/01/2017.

How is a new solicitor want to get involved in a case when they have not even had time to go over it in the correct way so once again my son has been left with no acting solicitors and is meant to deal with this on his own? My son has learning problems and heath problems how is he meant to cope with this?

- Issues from the start of this case from when it started in 2014

We have never been given any disclosure which has been asked for many times. The whole case relies on hearsay.

We know the Met police hold information on there systems that prove my son never done this and this has been said many time. This is being covered up. PNC has information on it that is incorrect which has been said in the lower court and appeal court many times.

Statements of police have information in them that can be proven to be incorrect.

Witness statements being written and signed for by police.

CAD time lines being incorrect and so much redaction with them and covering up they have nothing to do with this case.

The list above is only a few of the issues yet this was meant to be a fair trial in the lower court and this appeal.

There are beaches of my son's ECHR which both the court and the police have to follow and this has not been done in this case.

You know my son has heath problems and the stress that is being put on him is not making these heath problems any better he should not be subjected to what has been going on in this case.

I feel I only have one option left and that is to take this to judicial review due to what has gone on from the start of this case to date. And therefore ask for a stay until this has been addressed.

At application will be put in under public funding for all court hearing transcripts for this case which I hope will be granted by the judges who have heard parts of this case and the issues in this case.

Regards

Miss Lorraine Cordell

METROPOLITAN POLICE PROPERTY RECEIPT

*Station/Branch/Court Edmonton Custody No. 1335828

The property shown below in the case of MR SIMON CORDELL

*charged with/arrested on warrant for _____

*Found in the street on/handed in to police on 13/09/14

*is restored to *owner/agent/person charged. (If agent, show address, after signature.)

*is forwarded to H.M. Prison _____ via Prison Van/

The person receiving the property is required to sign for it *immediately under the last item*, and, where appropriate, endorse with official stamp, with date.

RECEIVED ONE items of property marked " " below:

<u>BLUE FOLDER, ONE (X1)</u>	<u>MS LORNAINE CORDELL</u>
<u>ONE (X1) LETTER OF</u>	<u>104 BRANCOFF AVENUE</u>
<u>COMPLAINTS</u>	<u>EDM 734</u>



Restored by AM Date 13/9/14 Witnessed by [Signature]

*Delete as appropriate

M.P. 816/97



METROPOLITAN POLICE SERVICE – MEMO

PC 50 BULL 713642
REID BULL SOLD +
LETTER

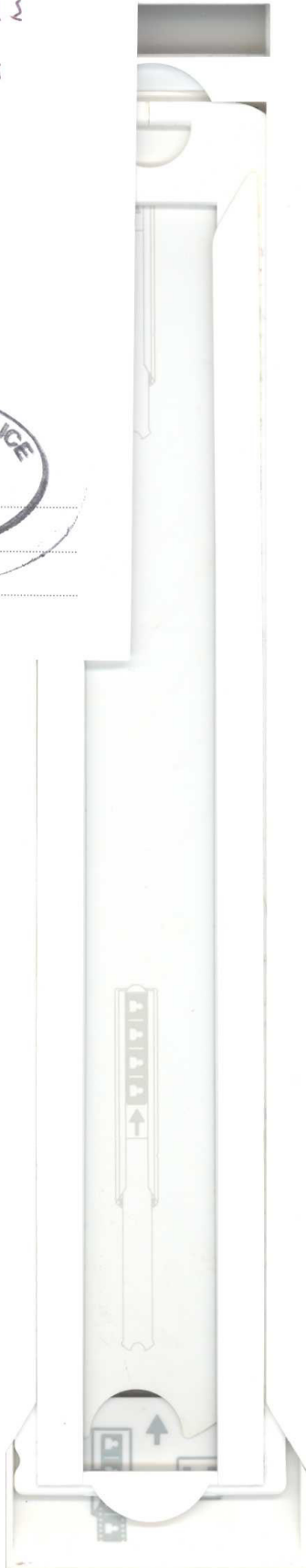


Contact Name

Contact Phone

Crime / Ref. No. Date

MP 848/05



CAD of files.

13/09/2014

Called at 1:30 PM

CAD 5109/13/09/14

Frazier Duty Inspector

Called 13/09/2014

at ground 2 PM said
would look into things
and call me back today or
tomorrow



To Whom It May Concern:

I am writing this down for Simon Cordell to a incident that happen 12/09/2014 around the Time off around 12:00pm Of concern to all of many factors such as British Standards relevant to good business practice.

Human Rights, Laws protecting our community governed by the United Kingdom well as many other relevant factors. as of date prior explained in this chapter what happened leading up to events today at address. 109 Burncroft Avenue EN3 7JQ on the 12/09/2014

Mr Simon Cordell was at home making plans for positive future development in regards to his company and future proposals as well as relevant documents and data,

To the surprise of a knock on his front door, this was a surprise because he has no intercom and was expecting no visitors.

So with this all explained he was couscous to open the door , as he approached the door with caution of un expected visitors he looked into the keyhole on his front door,

He could see it was the police through his keyhole. He asked them without opening the door what was wanted of him, they said they needed to talk to him. At this point Mr Simon Cordell opened his door a little to see what the police wanted to talk to him about, once the door was opened a little they then said to him that they wanted to serve some documents on him at which point Mr Simon Cordell replied he was not willing to accept anything and closed the door.

Upon closing his close he told the police he was not being rude but he was not willing to accept receipt of any documents due to him having learning difficulties as noted on the police national police system and other governing services, which he then heard the lady police officer say through the closed door I was again looking through the keyhole watching what the police officers was doing I heard the " Lady police office say what should we do to the man police officer said just put it on the floor in front of the door and he took some letters from the lady police officer and posted them into my letter box"

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I was shocked to see that inside the document there was full details of Mr Simon Cordell and also other people names under the data protection act the police should have never left this folder outside Mr Simon Cordell address which would give anyone access to it.

I am going to the police station to hand this back to them as it was never served on Mr Simon Cordell and he will not accept it from the police. I am not sure if any papers are missing from the folder as I said it was opened on the floor when I got there.

I believe that the police when Mr Simon Cordell did not accept the documents they should have took them back with them and arranged for signed delivery or tried to again serve them on Mr Simon Cordell as the file is far to big to put into a letter box.

This is also a complaint due to the data protection issues that the police could have avoided by not leaving the folder on a door step that anyone had access to. The folder would have never fitted in a letter box and I do not feel that the police putting 4 bits of paper in a letter box is serving anyone the full paper work which should have been done and not just left it on the door step for anyone to see and read and take data out of it if they so wished, this is a beach of the data protection act.

I have taken pictures of the folder and I am disgusted that the police could just leave a folder with such data on a door step.

Mr Simon Cordell will not accept the file or paper work that was put in his letter box and there for have not be rightly served.

I would like this issues looked into and to be informed if there is any paper work missing from the folder which have full details and information to Mr Simon Cordell and other people.

Regards

Miss L Cordell

This message has been sent through [Gumtree mail](#), which keeps your email address private. We recommend that you always reply this way and be wary of anyone asking you to use their private email addresses. If there is anything about the message that you think is suspicious, do not reply and [report it](#) to the Gumtree team. We will get back to you asap.

From: Gray via Gumtree Mail <Seller.2w7o2y8l2p20s@reply.gumtree.com>
Sent time: 21/01/2017 11:08:09 AM
To: Re_wired@ymail.com
Subject: Re: Simon replied to your ad: Easymount 720mm cold roll laminator with stand

Hi Simon,

Thanks for getting in touch.

The laminator sold on eBay yesterday for £395 (pending payment)

If that falls through I will email you if you'd like to purchase it.

Regards

Gray

This message will self destruct in T-minus 3.14r seconds

On 21 Jan 2017, at 00:34, Simon via Gumtree Mail <Buyer.lsgplqhoxms68@reply.gumtree.com> wrote:

Dear **Gray**,

You have received a reply to your ad: "[Easymount 720mm cold roll laminator with stand](#)" posted in Other Office Equipment for Sale in "Bordon" .

From: Simon

Hello i was just wondering if you still have the cold roll laminator with stand for sale and if you would be so kind to email such information.

Many Regards

Simon

This message has been sent through Gumtree mail, which keeps your email address private. We recommend that you always reply via [Gumtree messenger](#) instead of private email addresses. If there is anything about the message that you think is suspicious, do not reply and make sure to [report it to us](#). We want to look out for you so we look into all reports and get back to you asap.

To make sure you have the best experience with us, here are a few top safety tips when buying and selling on Gumtree:

- Try to meet face to face to have a look at the item you are buying and check the payment you are receiving
- If you can't meet face to face use the PayPal 'Pay for goods and services' option to transfer money. This is covered by [PayPal's Buyer Protection](#) scheme.
- Never click on links sent in an email or to login to Gumtree. These could be fraudulent so we always recommend to avoid - you should always access your account via the [Gumtree homepage](#)
- Always check out our [Stay Safe](#) pages for more tips and latest safety info

From

The Gumtree Team

From: cPanel for toosmooth on toosmooth.co.uk <cpanel@toosmooth.co.uk>
Sent time: 01/02/2017 04:16:16 AM
To: lorraine32@blueyonder.co.uk; re_wired@ymail.com
Subject: [toosmooth.co.uk] The account "toosmooth" with primary domain "toosmooth.co.uk" is about to exceed its bandwidth limit (6.16 GB/6.84 GB)

The account "toosmooth" with primary domain "toosmooth.co.uk" has reached 90% of its bandwidth limit (6.16 GB/6.84 GB).

Average bandwidth used per day: 203.41 MB
Projected monthly bandwidth usage: 6.16 GB

At the current rate of usage:

- The account "toosmooth" with primary domain "toosmooth.co.uk" is not expected to exceed their bandwidth limit.

The system generated this notice on Wednesday, February 1, 2017 at 4:16:15 AM UTC.

You can disable the "Bandwidth Limits" type of notification through the cPanel interface:
<https://fiorano.websitewelcome.com:2083/frontend/x3/contact/index.html>

Do not reply to this automated message.



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From: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Sent: 02 February 2017 10:45
To: lorraine32@blueyonder.co.uk
Subject: Re: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]
Attachments: 2nd Letter to Simon Cordell, 31.1.17.pdf; Letter to Mr Simon Cordell, 28.11.16.docx

Classification: OFFICIAL

Dear Miss Cordell,

Please find attached letter to Mr Cordell regarding ongoing reports of anti-social behaviour, verbal abuse and threatening behaviour made against him by his neighbours. It is very important that we meet with Mr Cordell to discuss these allegations and agree on the best way to resolve them.

I have also attached a copy of my letter to Mr Cordell dated 29th December 2016 regarding allegations of anti-social behaviour made against him by his neighbours. Copies of both letters will be sent to Mr Cordell's address.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

Classification: OFFICIAL

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Mr Simon Cordell
109 Burncroft Avenue
Enfield
EN3 7JQ

Please reply to: Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
B Block North
Civic Centre
Enfield
EN1 3XA
E-mail : lemmy.nwabuisi@enfield.gov.uk
My Ref :
Your Ref :
Date: 31 January 2017

Dear Mr Cordell,

Re: Allegations of Anti-Social Behaviour, Harassment, Intimidation and Threatening Behaviour

I write with regards to reports of anti-social behaviour, intimidation, harassment and threatening behaviour made against you by your neighbours.

I wrote to you on 29th November 2016 regarding these reports and invited you to meet with me at the Civic Centre on 6th December 2016 to discuss the allegations made against you, copy attached. I received a letter from your mother dated 24th November 2016 in which she stated that she does not believe that it is justified to hold the meeting before your formal complaint and subject access request is dealt with. I understand these have now been dealt with.

The Enfield Council, Community Safety Unit, Anti-Social Behaviour Team have continued to receive various allegations from your neighbours against you concerning alleged nuisance and anti-social behaviour towards them. The allegations include using threatening, abusive and insulting words and language, aggressively demanding money, intimidation, making threats towards your neighbours and tampering with the electricity and water supply to their flat.

These are very serious breach of tenancy conditions and it is very important that we meet with you to discuss these allegations and give you the opportunity to respond to them. I have therefore arranged for you to meet with me at the Civic Centre, Silver Street, Enfield, EN1 3XY at 2pm on Thursday, 9th February

Ian Davis
Director – Regeneration &
Environment
Enfield Council
Civic Centre, Silver Street
Enfield EN1 3XY



Website: www.enfield.gov.uk

2017 to discuss this matter. You should contact me on 02083795354 to rearrange the meeting if this date is not convenient for you. Please ask to see Mr Lemmy Nwabuisi from the ASB Team, Community Safety Unit at the reception when you get to the Civic Centre.

Yours Sincerely



Lemmy Nwabuisi
ASB Team

ENC:

IMPORTANT – Enfield residents should register for an online Enfield Connected account. Enfield Connected puts many Council services in one place, speeds up your payments and saves you time – to set up your account today go to www.enfield.gov.uk/connected



Mr Simon Cordell
109 Burncroft Avenue
Enfield
EN3 7JQ

Please reply to: Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
B Block North
Civic Centre
Enfield
EN1 3XA
E-mail : lemmy.nwabuisi@enfield.gov.uk
My Ref :
Your Ref :
Date : 29 December 2016

Dear Mr Cordell,

Re: Reports of Anti-Social Behaviour, Harassment, Intimidation and Threatening Behaviour

I write with regards to reports of anti-social behaviour, intimidation, harassment and threatening behaviour made against you by your neighbours.

The reports include using threatening, abusive and insulting words and language, aggressively demanding money, intimidation and making threats towards your neighbours. It is also alleged that on 4th October 2016, you banged on your ceiling and you later started to bang and kick at your neighbour's door. It is alleged that you were very aggressive and was shouting through your neighbour's door and that you then proceeded to drag his motorbike from where it was parked and started to smash it up. .

It is also alleged that your dogs are left by themselves all day and night barking and causing noise disturbances to your neighbours. Your neighbours have also alleged that you have installed a CCTV in the communal area with the camera pointing towards the main entrance to the block thereby making them to feel very uncomfortable when entering and leaving the block. Your neighbours have alleged that this is an invasion of their privacy.

Ian Davis
Director – Regeneration &
Environment
Enfield Council
Civic Centre, Silver Street
Enfield EN1 3XY



Website: www.enfield.gov.uk

If you need this document in another language or format contact the service using the details above.

If these allegations are true, they are in breach of the following terms and conditions of your Tenancy Agreement:

2.2.1 Anti-social behaviour, nuisance and noise disturbance.

We will consider all legal remedies available to us to deal with anti-social behaviour, domestic abuse, harassment, rate crime, nuisance, gang activity and other criminal activity where this is supported by sufficient evidence.

If we take legal action, we will ask the court to give us an order against you for the legal costs we have incurred.

Condition 10. You must not act in any way which causes, or is likely to cause, a nuisance or annoyance or is anti-social.

Condition 11. You must install any radio and/or video equipment or carry out any physical measures to respond to any nuisance or anti-social behaviour which you are suffering from without first consulting us.

2.2.3 Harassment and hate crime.

Condition 16. You must not harass or threaten to harass anyone because of their age, colour, culture, disability, ethnic origin, gender, gender reassignment, HIV status, nationality, race, religion, sexual orientation or for any reason.

2.2.6 Other unacceptable behaviour

Condition 21. You must not abuse, harass, make offensive comments and/or malicious allegations, use or threaten to use violence against any of our officers or agents, or against a councillor. This applies at any time and in any place. We may report the matter to the police.

2.15 Pet(s) and animal(s)

Condition 76. You have the right to keep one pet, or animal such as a cat, a dog, small bird, fish, non-poisonous insect, spider, small snake or lizard, rabbit, hamster, guinea pig, mouse, gerbil or domestic rat as long as they do not cause damage to the property, or nuisance or annoyance to anyone in your locality.

Condition 81. If your pet(s) or animal(s) is/are causing a nuisance, annoyance or disturbance to others, or is/are being treated inappropriately or cruelly, we will take action and give written notice asking you to remove it/them from your home.

It is very important that we meet with you to discuss these very serious allegations and give you the opportunity to respond to them. I have therefore arranged for you to meet with me at the Civic Centre, Silver Street, Enfield, EN1 3XY at 2pm on Tuesday, 6th December 2016 to discuss this matter. Please ask to see Mr Lemmy Nwabuisi from the ASB Team, Community Safety Unit at the reception when you get to the Civic Centre.

Yours Sincerely

Lemmy Nwabuisi
ASB Team

IMPORTANT – Enfield residents should register for an online Enfield Connected account. Enfield Connected puts many Council services in one place, speeds up your payments and saves you time – to set up your account today go to www.enfield.gov.uk/connected

From: Sarah Fletcher <Sarah.Fletcher@enfield.gov.uk>
Sent: 02 February 2017 13:08
To: Lorraine Cordell
Subject: PRIVATE AND CONFIDENTIAL Copy of letter sent to Mr Simon Cordell [SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]
Attachments: Access letter for 109 Burncroft Avenue.pdf

Classification: OFFICIAL - PRIVATE AND CONFIDENTIAL CORRESPONDENCE

Dear Ms Cordell,

Please find attached a copy of a letter hand delivered to Mr Simon Cordell at 109 Burncroft Avenue, Enfield, Middlesex EN3 7JQ yesterday regarding access to investigate low water pressure issue in the block.

Kind regards,

Sarah Fletcher
Neighbourhood Officer
Neighbourhood Team 2
Edmonton Centre
36-44 South Mall

Telephone: 0800 40 80 160

Website: www.enfield.gov.uk

Enfield Council is committed to serving the whole borough fairly, delivering services and building strong communities.

Classification: OFFICIAL - PRIVATE AND CONFIDENTIAL CORRESPONDENCE

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Simon Cordell
109 Burncroft Avenue
Enfield
Middlesex
EN3 7JQ

Council Housing
The Edmonton Centre
35-44 South Mall
Edmonton Green
N9 OTN
0800 40 80 160

date: 1st February 2017

Dear Mr Cordell

Re: Loss of water pressure/supply to neighbouring property

Letter Hand Delivered

I called today in response to a report of loss of water pressure/supply into a flat and/or area above your property.

We urgently need to gain access into your property within the next **24 hours**. We need to establish the source of the loss of water pressure/supply to the flat/area above, and which we believe may be emanating from your property.

What you must do:

Please contact the Repairs team in Customer Services on 0800 40 80 160 or 020 8379 1000 by 5.00pm Thursday 2nd February 2017 to make an appointment for our Contractor/Surveyor to inspect your property. Please quote reference no. 1772024/1.

Please be aware that in accordance with your tenancy agreement you will be liable for any damage caused by you or from your property to other properties, personal property or to the fabric of the building.

You will also be liable for our reasonable costs in dealing with this matter.

EMERGENCY ACCESS

If we are unable to agree an appointment with you within the timescales we set and to prevent any further damage to neighbouring properties, to the block or to personal property, we reserve the right to gain emergency access to your property,

Enfield Council
Civic Centre, Silver Street
Enfield EN1 3XY

Phone: 0800 40 80 160
Website: www.enfield.gov.uk

If you need this document in another language or format call Customer Services on 0800 40 80 160, or email council.housing@enfield.gov.uk

which may involve a locksmith. You will be responsible for all of our reasonable costs if this action is required.

Please take immediate steps now to avoid further action and charges being incurred and to resolve the water pressure/supply issues as speedily as possible.

Yours sincerely,



Sarah Fletcher
Neighbourhood Officer

From: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Sent: 06 February 2017 13:56
To: Lorraine Cordell
Subject: Read: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]
Attachments: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL] (10.0 KB)

[Campaign] <<http://new.enfield.gov.uk/connected>>

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From: Lemmy Nwabuisi [Lemmy.NWABUISI@enfield.gov.uk]
To: Lorraine Cordell
Sent: 06 February 2017 13:55:40
Subject: Read: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Your message

To: Lemmy Nwabuisi; Chief Executive; Daniel Ellis; joan.ryan.mp@parliament.uk; joan@joanryan.org.uk; Sally McTernan
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]
Sent: 06/02/2017 13:32

was read on 06/02/2017 13:55

From: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Sent: 08 February 2017 16:56
To: Lorraine Cordell
Subject: FW: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]
Attachments: Incident Diary.doc

Classification: OFFICIAL

Dear Ms Cordell,

Thank you for your email.

We have made enquiries with the Repairs Team and our contractors and they have advised that they did not send a contractor to 109 Burncroft Avenue this morning. We do not know who knocked on Mr Cordell's door and I can confirm that no Council official went to his flat at 8am this morning. Could you please provide the vehicle registration number to enable us to take up the matter with the police to try and identify who this person is.

I have also attached an anti-social behaviour incident diary for Mr Cordell to log any further incidences of noise disturbances and anti-social behaviour from his neighbours. He should please return completed logs to me by 23 February 2017. You also mentioned that you are keeping a full history of what has been going on, could you please forward a copy to me so that I can investigate accordingly.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]
Sent: 08 February 2017 10:38
To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>; Sarah Fletcher <Sarah.Fletcher@enfield.gov.uk>; Sally McTernan <Sally.McTernan@enfield.gov.uk>; Daniel Ellis <Daniel.Ellis@enfield.gov.uk>; Chief Executive <Chief.Executive@enfield.gov.uk>; joan@joanryan.org.uk; joan.ryan.mp@parliament.uk
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

Just an update email that I wanted to put to you today as it is very worrying, this morning at around 08:00 my son Mr Cordell's door knocked he was not expecting anyone, but went and shouted who was it without opening his door. the male replied I am from the council about the water, my son was not expecting anyone from the council and something did not feel right to my son and he asked the person to wait, he then made a call to the council to be told no one had been sent to his address by them, after the call to the council the male was not at his door, but my son heard people talking, one was his neighbour, just after this the male who came to my son's door went out of the block and got into a car which my son has got the registration for. He does know which neighbour the person was talking to as I do. But at this time he feels too unsafe to give the person's door number.

Why should my son be made to feel so unsafe in his own home, please tell me why someone would come to my son's door and say they were the council?

This is getting way too much now and Enfield Council needs to do something about it before my son gets hurt.

My son is lucky he does not open the door to people and calls before opening his door to see who it is, and does not go outside his flat as I feel something would have already happened to him.

And yes we are keeping full history of what has been ongoing.

Regards

Lorraine Cordell

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]

Sent: 07 February 2017 17:02

To: 'Lemmy Nwabuisi'; 'Sarah.Fletcher@enfield.gov.uk'; 'sally.mcternan@enfield.gov.uk'; 'Chief.Executive@enfield.gov.uk'; 'joan.ryan.mp@parliament.uk'; 'joan@joanryan.org.uk'; 'Daniel Ellis'

Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

Thank you for the reply to my email and I look forward to getting the information by the 10/02/2017, I know that Dionne Grant is now dealing with the subject access request as Concetta who was dealing with it has had to take some leave.

Mr Cordell has not been up to his neighbours at 117 in fact he has only tried to help in the last few weeks by allowing people into his home due to the low water pressure. (Which I will state has nothing to do with my son flat)

The other day also another neighbour got around 7 of his friends to come and intimidate, and harass my son for no apparent reason.

We will be asking for evidence which substantiates your allegations as to what the neighbours are stating in there complaints. As clearly it seems from your below email as if you in fact believe what 117 is saying before even having addressed the issues. Does this mean you have seen evidence which substantiates 117 complaints?

Due to the complaints and how they have been set out this should be a matter for the police and my son should have been arrested.

Mr Cordell has been arrested and dismissed for some of accusation that you have wrote in your letters, So I hope there is evidence which substantiates these allegations.

We just need to see if any of the other complaint has been addressed by the police.

In fact my son has put a lot of complaints about his neighbours into the police himself, which also seem to never get addressed by police just like they never get addressed by Enfield Council, yet the neighbours complaints always get followed up instantly, I wonder why?

You have not again said what you will be doing about no flooring on the 2 flats above my son. Is anything ever going to be done or does he need to live being tormented, intimidate and harassed by the neighbours with nothing being done by Enfield Council every day he lives there?

It is not Mr Cordell harassing his neighbours it is the neighbours tormenting, intimidate and harassing him and Enfield Council is doing nothing about, it is starting to seem like a witch hunt until they and Enfield Council get him out of his flat.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISTI@enfield.gov.uk>]

Sent: 07 February 2017 14:09

To: Lorraine Cordell

Cc: Sarah Fletcher

Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Thank you for your email.

I will put the complaints in the format you have requested and emailed same to you by Friday 10 February 2017 and a copy will be sent to Mr Cordell's address. I will also schedule another appointment as we need to discuss these allegations with Mr Cordell.

In the meant time, we are continuing to receive reports from the residents of 117 Burncroft Avenue that Mr Cordell is coming up to their front door to shout abuse and threaten them. Could you please ask Mr Cordell to refrain from doing this. He should contact his neighbourhood officer, the Anti-Social Behaviour Team or the Enfield Council noise team if he has any complaints about noise disturbances or any other type of anti-social behaviour against his neighbours instead of confronting them. If the behaviour persists then the council will have no option but to take out an injunction against him to stop him from harassing his neighbours.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]

Sent: 06 February 2017 13:33

To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>; Chief Executive <Chief.Executive@enfield.gov.uk>; Daniel Ellis <Daniel.Ellis@enfield.gov.uk>; joan.ryan.mp@parliament.uk; joan@joanryan.org.uk; Sally Mcternan <Sally.McTernan@enfield.gov.uk>

Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I am writing this email to say you have stated in your last letter the subject access request has been dealt with, but we are still waiting for the data.

I have asked for the dates these complaints was put in and yet have had nothing about the dates and times.

Could you please forward me a list of dates and times these complaint was put in, and list them in an order like this so we know if more complaints have been put in by one person.

Complaint from A on date and Time: Body of complaint from A.

Complaint from B on date and Time: Body of complaint from B.

Complaint from C on date and time: Body of complaint From C

And it can carry on like this until all complaints are listed. As at this time you have just listed complaints, and failed to supply

any other information.

If I can get this back today I would be most grateful, as it has been asked for before.

Also we have said this before more than once on calls and emails, the person's living at 113 and 117 I believe which is the 2 people living on top of my son, 113 has since he moved in no carpet put down and also his floor boards needs fixing, 117 which is the top floor has laid wooden flooring, due to the way these flats have no sound proofing in between floors and only wooden flooring due to how they were built, we were thinking this would have already been addressed and has not and the neighbours have been allowed to keep the flooring the way it is, my son can hear everything and only feels nothing has been done as Enfield Council wants my son health to get worse and also to make him suffer.

As for the date of the 09/02/2017 as stated before until we have had all dates and times and body of complaints and the subject access request, I still do not feel it is justified my son has a meeting as he will be walking into a meeting only with very limited information, and due to his health which is being caused by his neighbours and Enfield Council doing nothing I feel my son is only being setup due to issues and the colour of my son's skin. And this is why no one from Enfield council has ever taken a report from him about what has been ongoing for a long time ago.

We want to clear this up as much as you do, but it seems Enfield Council is not fulfilling what we have asked for in order to be able to do this.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISI@enfield.gov.uk>]
Sent: 02 February 2017 10:45
To: lorraine32@blueyonder.co.uk
Subject: Re: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Miss Cordell,

Please find attached letter to Mr Cordell regarding ongoing reports of anti-social behaviour, verbal abuse and threatening behaviour made against him by his neighbours. It is very important that we meet with Mr Cordell to discuss these allegations and agree on the best way to resolve them.

I have also attached a copy of my letter to Mr Cordell dated 29th December 2016 regarding allegations of anti-social behaviour made against him by his neighbours. Copies of both letters will be sent to Mr Cordell's address.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

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Nuisance Record Form- Community Safety Unit Case 12856 12.7.2012

Record of noise &/or nuisance from (address of premises) _____


Name of occupier (if known) _____

Description of type of noise nuisance _____

Record kept by name(s) _____ Address _____

I certify that the following entries are a true record of events (Signed) _____

It is important that all information should be as accurate as possible on the basis of legal proceedings.



Please return this form to:-
Community Safety Unit
 B Block North, Civic Centre
 Silver Street
 Enfield EN1 3XA

The first line has been completed as an example for you to follow when

Day	Time noise starts	Time noise ends	Source of Disturbance/ type of Noise/incident	Effect of disturbance (e.g. sleep disturbance, headache, prevention of enjoyment of garden, damage etc.) Please write in full any abusive language used, including swear words. Please note Police ref no's if applicable	Location & or Name of person causing alleged noise/nuisance	Signature
Monday 2003	12:13 am	1:27 am	Flat above my flat (flat number 34) Radio noise and music	The noise stopped me from going to sleep and woke up my baby	Main bedroom of my flat	J B 19 01

PLEASE NOTE -UNSIGNED/ INCOMPLETE LOGS WILL BE RETURNED FOR COMPLETION
 _____ of _____

Day	Time noise starts	Time noise ends	Source of disturbance and type of noise	Effect of disturbance (e.g. sleep disturbance, headache, prevention of enjoyment of garden, damage etc.) Please write in full any abusive language used, including swear words. Please note Police ref no's if applicable	Location and or Name of person Causing alleged Noise/nuisance	Signature

2856 12.7.12

NOTE –UNSIGNED/ INCOMPLETE LOGS WILL BE RETURNED FOR COMPLETION

From: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Sent: 08 February 2017 16:44
To: Lorraine Cordell; Sarah Fletcher; Sally Mcternan; Daniel Ellis; Chief Executive; joan@joanryan.org.uk; joan.ryan.mp@parliament.uk
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]
Attachments: Incident Diary.doc

Classification: OFFICIAL

Dear Ms Cordell,

Thank you for your email.

We have made enquiries with the Repairs Team and our contractors and they have advised that they did not send a contractor to 109 Burncroft Avenue this morning. We do not know who knocked on Mr Cordell's door and I can confirm that no Council official went to his flat at 8am this morning. Could you please provide the vehicle registration number to enable us to take up the matter with the police to try and identify who this person is.

I have also attached an anti-social behaviour incident diary for Mr Cordell to log any further incidences of noise disturbances and anti-social behaviour from his neighbours. He should please return completed logs to me by 23 February 2017. You also mentioned that you are keeping a full history of what has been going on, could you please forward a copy to me so that I can investigate accordingly.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]
Sent: 08 February 2017 10:38
To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>; Sarah Fletcher <Sarah.Fletcher@enfield.gov.uk>; Sally Mcternan <Sally.McTernan@enfield.gov.uk>; Daniel Ellis <Daniel.Ellis@enfield.gov.uk>; Chief Executive <Chief.Executive@enfield.gov.uk>; joan@joanryan.org.uk; joan.ryan.mp@parliament.uk
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

Just an update email that I wanted to put to you today as it is very worrying, this morning at around 08:00 my son Mr Cordell's door knocked he was not expecting anyone, but went and shouted who was it without opening his door. the male replied I am from the council about the water, my son was not expecting anyone from the council and something did not feel right to my son and he asked the person to wait, he then made a call to the council to be told no one had been sent to his address by them, after the call to the council the male was not at his door, but my son heard people talking, one was his neighbour, just after this the male who came to my son's door went out of the block and got into a car which my son has got the registration for. He does know which neighbour the person was talking to as I do. But at this time he feels too unsafe to give the person's door number.

Why should my son be made to feel so unsafe in his own home, please tell me why someone would come to my son's door and say they were the council?

This is getting way too much now and Enfield Council needs to do something about it before my son gets hurt.

My son is lucky he does not open the door to people and calls before opening his door to see who it is, and does not go outside his flat as I feel something would have already happened to him.

And yes we are keeping full history of what has been ongoing.

Regards

Lorraine Cordell

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]

Sent: 07 February 2017 17:02

To: 'Lemmy Nwabuisi'; 'Sarah.Fletcher@enfield.gov.uk'; 'sally.mcternan@enfield.gov.uk'; 'Chief.Executive@enfield.gov.uk'; 'joan.ryan.mp@parliament.uk'; 'joan@joanryan.org.uk'; 'Daniel Ellis'

Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

Thank you for the reply to my email and I look forward to getting the information by the 10/02/2017, I know that Dionne Grant is now dealing with the subject access request as Concetta who was dealing with it has had to take some leave.

Mr Cordell has not been up to his neighbours at 117 in fact he has only tried to help in the last few weeks by allowing people into his home due to the low water pressure. (Which I will state has nothing to do with my son flat)

The other day also another neighbour got around 7 of his friends to come and intimidate, and harass my son for no apparent reason.

We will be asking for evidence which substantiates your allegations as to what the neighbours are stating in their complaints. As clearly it seems from your below email as if you in fact believe what 117 is saying before even having addressed the issues. Does this mean you have seen evidence which substantiates 117 complaints?

Due to the complaints and how they have been set out this should be a matter for the police and my son should have been arrested.

Mr Cordell has been arrested and dismissed for some of accusation that you have wrote in your letters, So I hope there is evidence which substantiates these allegations.

We just need to see if any of the other complaint has been addressed by the police.

In fact my son has put a lot of complaints about his neighbours into the police himself, which also seem to never get addressed by police just like they never get addressed by Enfield Council, yet the neighbours complaints always get followed up instantly, I wonder why?

You have not again said what you will be doing about no flooring on the 2 flats above my son. Is anything ever going to be done or does he need to live being tormented, intimidate and harassed by the neighbours with nothing being done by Enfield Council every day he lives there?

It is not Mr Cordell harassing his neighbours it is the neighbours tormenting, intimidate and harassing him and Enfield Council is doing nothing about, it is starting to seem like a witch hunt until they and Enfield Council get him out of his flat.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISI@enfield.gov.uk>]

Sent: 07 February 2017 14:09
To: Lorraine Cordell
Cc: Sarah Fletcher
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Thank you for your email.

I will put the complaints in the format you have requested and emailed same to you by Friday 10 February 2017 and a copy will be sent to Mr Cordell's address. I will also schedule another appointment as we need to discuss these allegations with Mr Cordell.

In the meant time, we are continuing to receive reports from the residents of 117 Burncroft Avenue that Mr Cordell is coming up to their front door to shout abuse and threaten them. Could you please ask Mr Cordell to refrain from doing this. He should contact his neighbourhood officer, the Anti-Social Behaviour Team or the Enfield Council noise team if he has any complaints about noise disturbances or any other type of anti-social behaviour against his neighbours instead of confronting them. If the behaviour persists then the council will have no option but to take out an injunction against him to stop him from harassing his neighbours.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]

Sent: 06 February 2017 13:33

To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>; Chief Executive <Chief.Executive@enfield.gov.uk>; Daniel Ellis <Daniel.Ellis@enfield.gov.uk>; joan.ryan.mp@parliament.uk; joan@joanryan.org.uk; Sally McTernan <Sally.McTernan@enfield.gov.uk>

Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I am writing this email to say you have stated in your last letter the subject access request has been dealt with, but we are still waiting for the data.

I have asked for the dates these complaints was put in and yet have had nothing about the dates and times.

Could you please forward me a list of dates and times these complaint was put in, and list them in an order like this so we know if more complaints have been put in by one person.

Complaint from A on date and Time: Body of complaint from A.
Complaint from B on date and Time: Body of complaint from B.
Complaint from C on date and time: Body of complaint From C

And it can carry on like this until all complaints are listed. As at this time you have just listed complaints, and failed to supply any other information.

If I can get this back today I would be most grateful, as it has been asked for before.

Also we have said this before more than once on calls and emails, the person's living at 113 and 117 I believe which is the 2 people living on top of my son, 113 has since he moved in no carpet put down and also his floor boards needs fixing, 117 which is the top floor has laid wooden flooring, due to the way these flats have no sound proofing in between floors and only wooden flooring due to how they were built, we were thinking this would have already been addressed and has not and the neighbours have been allowed to keep the flooring the way it is, my son can hear everything and only feels nothing has been done as Enfield Council wants my son health to get worse and also to make him suffer.

As for the date of the 09/02/2017 as stated before until we have had all dates and times and body of complaints and the subject access request, I still do not feel it is justified my son has a meeting as he will be walking into a meeting only with very limited information, and due to his health which is being caused by his neighbours and Enfield Council doing nothing I feel my son is only being setup due to issues and the colour of my son's skin. And this is why no one from Enfield council has ever taken a report from him about what has been ongoing form a long time ago.

We want to clear this up as much as you do, but it seems Enfield Council is not fulfilling what we have asked for in order to be able to do this.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISI@enfield.gov.uk>]
Sent: 02 February 2017 10:45
To: lorraine32@blueyonder.co.uk
Subject: Re: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Miss Cordell,

Please find attached letter to Mr Cordell regarding ongoing reports of anti-social behaviour, verbal abuse and threatening behaviour made against him by his neighbours. It is very important that we meet with Mr Cordell to discuss these allegations and agree on the best way to resolve them.

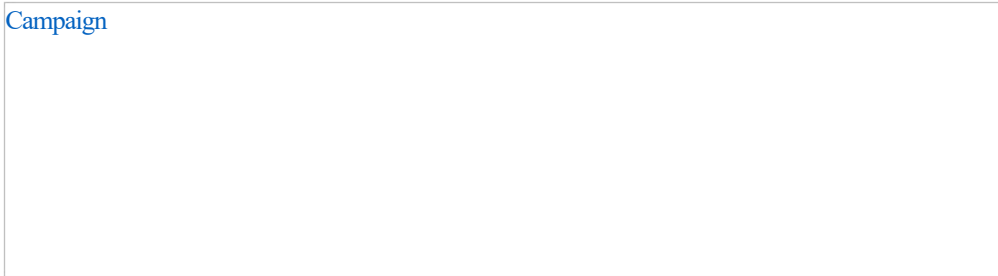
I have also attached a copy of my letter to Mr Cordell dated 29th December 2016 regarding allegations of anti-social behaviour made against him by his neighbours. Copies of both letters will be sent to Mr Cordell's address.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield

EN1 3XA
Tel: 020 8379 5354

Classification: OFFICIAL

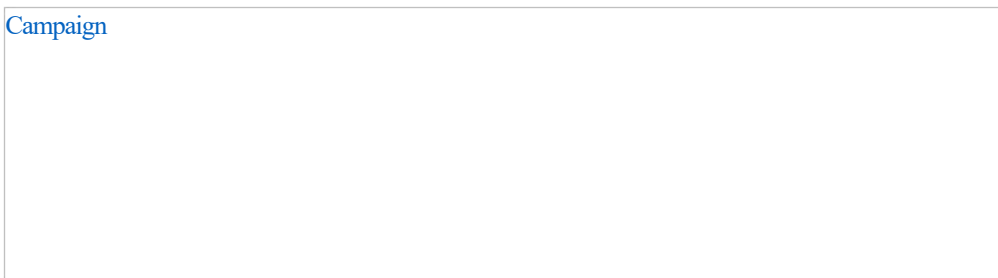


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Nuisance Record Form- Community Safety Unit Case 12856 12.7.2012

Record of noise &/or nuisance from (address of premises) _____


Name of occupier (if known) _____

Description of type of noise nuisance _____

Record kept by name(s) _____ Address _____

I certify that the following entries are a true record of events (Signed) _____

It is important that all information should be as accurate as possible on the basis of legal proceedings.



Please return this form to:-
Community Safety Unit
 B Block North, Civic Centre
 Silver Street
 Enfield EN1 3XA

The first line has been completed as an example for you to follow when

Day	Time noise starts	Time noise ends	Source of Disturbance/ type of Noise/incident	Effect of disturbance (e.g. sleep disturbance, headache, prevention of enjoyment of garden, damage etc.) Please write in full any abusive language used, including swear words. Please note Police ref no's if applicable	Location & or Name of person causing alleged noise/nuisance	Signature
Monday 2003	12:13 am	1:27 am	Flat above my flat (flat number 34) Radio noise and music	The noise stopped me from going to sleep and woke up my baby	Main bedroom of my flat	J B 19 01

PLEASE NOTE -UNSIGNED/ INCOMPLETE LOGS WILL BE RETURNED FOR COMPLETION

_____ of _____

Day	Time noise starts	Time noise ends	Source of disturbance and type of noise	Effect of disturbance (e.g. sleep disturbance, headache, prevention of enjoyment of garden, damage etc.) Please write in full any abusive language used, including swear words. Please note Police ref no's if applicable	Location and or Name of person Causing alleged Noise/nuisance	Signature

12856 12.7.12

SE NOTE –UNSIGNED/ INCOMPLETE LOGS WILL BE RETURNED FOR COMPLETION

From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent time: 09/02/2017 03:17:53 PM
To: Rewired Rewired <re_wired@ymail.com>
Subject: RE: see docs not sure let me know
Attachments: Simon-Licence-Front-Back.pdf Passport-Police.pdf

Here see attached licence and passport

I am not sure what to do here maybe you just have to attach your ID Simon I no good with bit coins
mum

From: Rewired Rewired [mailto:re_wired@ymail.com]
Sent: 09 February 2017 12:06
To: Lorraine Cordell
Subject: Can u please take a look

I need to sign up to this for bitcoins and need to send my id can you please help as you have the only copy

Password is : Adgjlzcbm.098
Account details are: re_wired@ymail.com

web site url is: <https://spectrocoin.com>



Get free bitcoin wallet

Bitcoin exchange, bitcoin wallet and bitcoin debit card. Buy and sell bitcoins anywhere

Instructions once logged in : <https://spectrocoin.com/en/how-to-buy-bitcoin.html>
I would be grateful if you can help me thanks si

From: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Sent: 16 February 2017 14:13
To: Lorraine Cordell
Subject: FW: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]
Attachments: 3rd Letter to Mr Cordell, 16.2.17.pdf

Classification: OFFICIAL

Dear Ms Cordell,

Please find attached a copy of a letter inviting Mr Simon Cordell to meet with me at 2.30pm on Wednesday 22nd February 2017 to discuss the allegations made against him by some of his neighbours.

The original copy of the letter will be hand delivered to his home address today.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lemmy Nwabuisi
Sent: 10 February 2017 16:01
To: 'Lorraine Cordell' <lorraine32@blueyonder.co.uk>
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Please see below as requested the details of recent allegations made against Mr Simon Cordell. I have listed the complainants as Complainant A, B and C.

1. On 6th August 2016 Complainant A reported that Simon Cordell, his neighbour at flat 109 is threatening him and his wife and aggressively demanding money from him. He alleged that Mr Cordell called his wife 'a bitch' and tried to stop him from going up the stairs to his flat. He also alleged that in July 2016, someone used a knife to puncture his tyres, all 4 of them, that he believes that the tyres were slashed by Simon, that although he did not see Simon do it but he was quite certain that it was him. He also alleged that Mr Cordell damaged the lock to his electric cupboard and removed his fuse box resulting in no electricity.
2. On 5th October 2016 Complainant B reported that Mr Cordell has been harassing him for a while in relation to alleged noise disturbances from his flat. He alleged that the previous day on 4/10/16, Simon was banging on his ceiling and later came upstairs and started kicking his door and shouting aggressively. He alleged that Simon then went downstairs dragged his motorbike from where he parked it and started smashing it up. He then called the police. He also stated that Mr Cordell had previously slashed his motorbike tyres with a knife, that he did not report it as he did not see him do it.
3. On 31st October 2016 telephone call received from another resident on behalf of Complainant C. He alleged that

Complainant C's neighbour, Simon was using threatening, abusive and insulting words towards Complainant C. He stated that he witnessed an incident that happened in September 2016 outside the block when Simon shouted abuse at Complainant C and made threats towards him.

4. On 4th November 2016 met with Complainant C to discuss his concerns following the report from another resident. He stated the first incident happened sometime in July 2016, that he cannot remember the exact date. He alleged that he was approached by Mr Cordell as he came out of his front door and he started shouting abuse at him and threatened to burn down his flat. He alleged that the second incident happened in September 2016. He stated that he was on his way to meet a friend when Mr Cordell came at him 'ranting and raving' and said to him 'I can get you over at the park, I know you go for a walk'. He stated that two other neighbours witnessed the incident and that one of them told Mr Cordell to leave him alone. Complainant C also complained that Mr Cordell have installed a CCTV on the internal communal door and that he believes that he is monitoring his every move. He asked that the camera be removed as it is making him to feel very nervous, vulnerable and uncomfortable and is an invasion of his privacy.
5. On 11th November 2016 the Neighbourhood Officer met with Complainant A to discuss his allegations against Mr Cordell. He stated that some of the recent incidents happened on 6/8/16 at 6pm, 27/9/16 at 11.45pm and 28/9/16 at 5.30pm. He stated that the incidents include, threatening behaviour, intimidation and aggressively demanding money. He alleged that Mr Cordell has physically threatened him in the past with a piece of wood. He also alleged that Mr Cordell has a big dog that always barks when someone comes into the block. He complained that Mr Cordell has a camera in the internal communal door facing the main entrance door to the block. He stated that he believes that Mr Cordell is using the camera to monitor when people come in or out of the block and that it makes him very uncomfortable and requested for the camera to be removed.
6. On 8/12/16 Complainant A reported that Mr Cordell came and banged on his front door, shouted abuse and threats at him and accused him of making noise.
7. On 12/1/16 Complainant B reported that on 11/12/16, Mr Cordell came and banged on his front door on three different occasions and accused him of banging on the pipes. He alleged that he also shouted abuse and threats at him.
8. On 14/12/16 Complainant C reported that one of his neighbours visited him and as she rang his door bell Mr Cordell came out of his flat and started shouting abuse at her. He also alleged that Mr Cordell shouted that he will take some action when his ASBO expires.
9. On 23/12/16 Complainant A reported that his wife was at home alone with their child between 3.45pm when Mr Cordell came and knocked on his front door, started to shout abuse and asked his wife to go in the bathroom and turn off the tap. He also alleged that Mr Cordell later removed his electricity fuse thereby cutting their power supply.
10. On 10/1/17 Complainant A telephoned to report that on 26/12/16 at about 12 to 1pm he was going out with his family when Mr Cordell ran up the stairs with a towel round his waist and started shouting abuse and threats at him and his wife. He alleged that Mr Cordell accused him of tampering with his water supply and tried to stop them from leaving the block. He also stated that on 3/1/17 at 10.47pm, he was coming back from a family outing and as soon as they entered the block, Mr Cordell came out of his flat and started shouting abuse and threats at him.
11. On 23/1/17 Complainant A reported an incident that occurred at 6.24pm on 21/1/17. He alleged that his wife was at home with their child when Mr Cordell come and started banging on his front door, shouted abuse and threats and accused them of making noise.
12. On 1st February 2017 Complainant A reported an incident that occurred at 5.10pm on 31/1/17. He alleged that his wife was alone with his child at home when Mr Cordell came and banged on his door and started shouting abuse and threats and accused them of banging on the floor.

I will write to Mr Cordell next week to arrange for him to meet with me and another colleague at the Civic Centre to discuss the allegations made against him.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]

Sent: 06 February 2017 13:33

To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>; Chief Executive <Chief.Executive@enfield.gov.uk>; Daniel Ellis <Daniel.Ellis@enfield.gov.uk>; joan.ryan.mp@parliament.uk; joan@joanryan.org.uk; Sally McTernan <Sally.McTernan@enfield.gov.uk>

Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I am writing this email to say you have stated in your last letter the subject access request has been dealt with, but we are still waiting for the data.

I have asked for the dates these complaints was put in and yet have had nothing about the dates and times.

Could you please forward me a list of dates and times these complaint was put in, and list them in an order like this so we know if more complaints have been put in by one person.

Complaint from A on date and Time: Body of complaint from A.
Complaint from B on date and Time: Body of complaint from B.
Complaint from C on date and time: Body of complaint From C

And it can carry on like this until all complaints are listed. As at this time you have just listed complaints, and failed to supply any other information.

If I can get this back today I would be most grateful, as it has been asked for before.

Also we have said this before more then once on calls and emails, the person's living at 113 and 117 I believe which is the 2 people living on top of my son, 113 has since he moved in no carpet put down and also his floor boards needs fixing, 117 which is the top floor has laid wooden flooring, due to the way these flats have no sound proofing in between floors and only wooden flooring due to how they were built, we were thinking this would have already been addressed and has not and the neighbours have been allowed to keep the flooring the way it is, my son can hear everything and only feels nothing has been done as Enfield Council wants my son health to get worse and also to make him suffer.

As for the date of the 09/02/2017 as stated before until we have had all dates and times and body of complaints and the subject access request, I still do not feel it is justified my son has a meeting as he will be walking into a meeting only with very limited information, and due to his health which is being caused by his neighbours and Enfield Council doing nothing I feel my son is only being setup due to issues and the colour of my son's skin. And this is why no one from Enfield council has ever taken a report from him about what has been ongoing form a long time ago.

We want to clear this up as much as you do, but it seems Enfield Council is not fulfilling what we have asked for in order to be able to do this.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISI@enfield.gov.uk>]
Sent: 02 February 2017 10:45
To: lorraine32@blueyonder.co.uk
Subject: Re: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Miss Cordell,

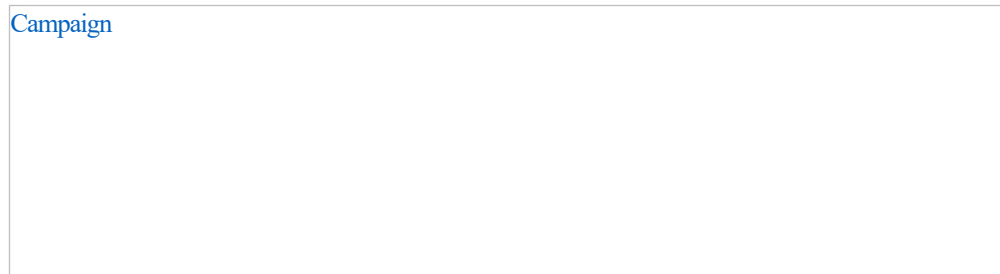
Please find attached letter to Mr Cordell regarding ongoing reports of anti-social behaviour, verbal abuse and threatening behaviour made against him by his neighbours. It is very important that we meet with Mr Cordell to discuss these allegations and agree on the best way to resolve them.

I have also attached a copy of my letter to Mr Cordell dated 29th December 2016 regarding allegations of anti-social behaviour made against him by his neighbours. Copies of both letters will be sent to Mr Cordell's address.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

Classification: OFFICIAL



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Mr Simon Cordell
109 Burncroft Avenue
Enfield
EN3 7JQ

Please reply to: Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
B Block North
Civic Centre
Enfield
EN1 3XA
E-mail : lemmy.nwabuisi@enfield.gov.uk
My Ref :
Your Ref :
Date: 16 February 2017

Dear Mr Cordell,

Re: Allegations of Anti-Social Behaviour, Harassment, Intimidation and Threatening Behaviour

I write with regards to reports of anti-social behaviour, intimidation, harassment and threatening behaviour made against you by your neighbours.

As requested, I sent an email to you on 10th February 2017 with details of the allegations made against you. We now need to meet with you to discuss these allegations and give you the opportunity to respond to them.

I have therefore arranged for you to meet with me at the Civic Centre, Silver Street, Enfield, EN1 3XY at 2.30pm on Wednesday, 22nd February 2017 to discuss this matter. You should contact me on 02083795354 to rearrange the meeting if this date is not convenient for you. Please ask to see Mr Lemmy Nwabuisi from the ASB Team, Community Safety Unit at the reception when you get to the Civic Centre.

Yours Sincerely

A handwritten signature in blue ink, appearing to read "Lemmy Nwabuisi".

Lemmy Nwabuisi
ASB Team

Ian Davis
Director – Regeneration &
Environment
Enfield Council
Civic Centre, Silver Street
Enfield EN1 3XY



Website: www.enfield.gov.uk

From: customerservice@colorgate.com
Sent time: 22/02/2017 02:34:28 PM
To: Simon Cordell <re_wired@ymail.com>
Cc: stephanie.brown@colorgate.com
Subject: [RE:] Contact - ColorGATE

Dear Simon,

thanks for your email and your interest in our RIP-Software.

My colleague, Stephanie Brown, takes care about your request.

Mit freundlichen Grüßen // Kind regards

Jennifer Wecke
Customer Service

.....
Flexibility, performance and Color Management - All highlights of Version 10

<https://www.colorgate.com/version-10-highlights/>



.....
Rapid Spectro Cube - an extremely fast color measurement and profiling system

<https://www.colorgate.com/rapid-spectro-cube-rsc/>



ColorGATE Digital Output Solutions GmbH
Grosse Düwelstrasse 1
30171 Hannover - Germany

-
Ph: +49 511 942 93 0
Fax: +49 511 942 93 40

-
Email: jennifer.wecke@colorgate.com
Thank you for visiting: www.ColorGate.com

Visit us on Facebook: www.facebook.com/ColorGATE

.....
Amtsgericht Hannover - HRB 56616
VAT-No.: DE 190 902156
Geschäftsführer/Managing Director:
Thomas Kirschner

Ursprüngliche Nachricht

Absender: Simon Cordell re_wired@ymail.com
Gesendet am: 20.02.2017 15:20:29
Betreff: Contact - ColorGATE
Empfänger: ColorGATE GmbH contactform-processors@colorgate.com

Company TS Enterprise
Salutation Mr.
Firstname Simon
Name Cordell
Department Print Service Provider (PSP)
Country UK
Email re_wired@ymail.com
RIP Software PS
Spamprotect 3

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 23/02/2017 02:28:49 PM
To: Stephanie Brown <Stephanie.Brown@colorgate.com>
Subject: Re: Re software

OK thank you, but i feel as if you have yet to answer my questions, is there a trial version available to the general public so that any person can test the software before purchasing it and is there a discount for the use of ps10 for educational purposes.

Thanks

Mr Simon Cordell

On Thursday, 23 February 2017, 14:20, Stephanie Brown <Stephanie.Brown@colorgate.com> wrote:

Dear Simon

I will put you in touch with a reseller of our software. Jan Edgecombe sells P10 and can provide you with a quote for a product best suited to your needs.

Best regards
Stephanie

From: Rewired Rewired [mailto:re_wired@ymail.com]
Sent: 23 February 2017 13:57
To: Stephanie Brown
Subject: Re software

Dear Stephanie

I am grateful for your offer in relation towards the courses that Colgate supply i am how ever reluctant and have to decline. I have however spent much time in studying the management and development of icc profiles and the nesting of images and no i have learnt a fair understanding so to understand what i need to no "to get around" and therefore believe with the support available that is online that i will be able to achieve the basics i need within in using Colgate software's, so to manage my goals set, this is to say that one day i may take one of the courses available if i find any hardship. please if possible can you answer my last questions emailed to yourself s in the past email.

Kind regards
Mr Simon Cordell

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 23/02/2017 01:39:21 PM
To: Stephanie Brown <Stephanie.Brown@colorgate.com>
Subject: Re: ColorGATE - Contact request - TS Enterprise

On Thursday, 23 February 2017, 13:23, Stephanie Brown <Stephanie.Brown@colorgate.com> wrote:

Dear Simon

It might be an idea for you to attend this course – follow link. There are only three remaining places. This will give you an excellent overview of what our products offer.

<http://www.digital2business.co.uk/digital-academy/the-digital-academy-colorgate-productions-10-highlights-workshop>

Best regards
Stephanie

From: Rewired Rewired [mailto:re_wired@ymail.com]
Sent: 23 February 2017 13:13
To: Stephanie Brown
Subject: Re: ColorGATE - Contact request - TS Enterprise

Hello i hope all is well for you, i am interested in a trial version of your software ps10 as i would like to be able to test it, so to be able to provide the best of quality prints on media such as canvas and high quality paper this is to be inclusive of adhesive vinyl, this is for car wrapping and such activity's.

I am soon to be a starting company but am not yet, in the printing industry that is to say. I have obtained two printers fully re serviced there makes and models are canon w8400 d and a canon w8400 pg i am also questioning weather you provide a discount with the ps10 software when purchased for educational purposes and if so what would the price be.

Kind regards
Mr Simon Cordell

On Wednesday, 22 February 2017, 15:51, Stephanie Brown <Stephanie.Brown@colorgate.com> wrote:

Dear Simon

Thank you for your interest in our ColorGATE products. How can I be of assistance?

Best regards
Stephanie

.....
Flexibility, performance and Color Management - All highlights of Version 10
<https://www.colorgate.com/version-10-highlights/>



.....
Rapid Spectro Cube - an extremely fast color measurement and profiling system
<https://www.colorgate.com/rapid-spectro-cube-rsc/>



.....
ColorGATE

Stephanie Brown Strategic Account Manager

Mobile: +44 (0) 7778 146387

Landline: +44 (0)1732 674729

E-Mail: stephanie.brown@colorgate.com

Thank you for visiting www.ColorGATE.com

Visit us on Facebook: www.facebook.com/ColorGATE

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Head office

ColorGATE Digital Output Solutions GmbH

Grosse Düwelstrasse 1 - 30171 Hannover - Germany

Fon: +49/ (0) 511 942 93 0 - Fax: +49/ (0) 511 942 93 40

Thank you for visiting www.colorgate.com

.....

Amtsgericht Hannover - HRB 56616

VAT-No.: DE 190 902 156

Geschäftsführer/Managing Director:

Thomas Kirschner

From: Stephanie Brown <Stephanie.Brown@colorgate.com>
Sent time: 23/02/2017 01:23:45 PM
To: Rewired Rewired <re_wired@ymail.com>
Subject: RE: ColorGATE - Contact request - TS Enterprise

Dear Simon

It might be an idea for you to attend this course – follow link. There are only three remaining places. This will give you an excellent overview of what our products offer.

<http://www.digital2business.co.uk/digital-academy/the-digital-academy-colorgate-productionservers-10-highlights-workshop>

Best regards
Stephanie

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Sent: 23 February 2017 13:13
To: Stephanie Brown
Subject: Re: ColorGATE - Contact request - TS Enterprise

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Mr Simon Cordell

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Dear Simon

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Best regards
Stephanie

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<https://www.colorgate.com/version-10-highlights/>



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<https://www.colorgate.com/rapid-spectro-cube-rsc/>



ColorGATE

Stephanie Brown Strategic Account Manager
Mobile: +44 (0) 7778 146387
Landline: +44 (0)1732 674729
E-Mail: stephanie.brown@colorgate.com
Thank you for visiting www.ColorGATE.com
Visit us on Facebook: www.facebook.com/ColorGATE

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Head office
ColorGATE Digital Output Solutions GmbH
Grosse Düwelstrasse 1 - 30171 Hannover - Germany
Fon: +49/ (0) 511 942 93 0 - Fax: +49/ (0) 511 942 93 40
Thank you for visiting www.colorgate.com

.....
Amtsgericht Hannover - HRB 56616
VAT-No.: DE 190 902 156
Geschäftsführer/Managing Director:
Thomas Kirschner

From: Stephanie Brown <Stephanie.Brown@colgate.com>
Sent time: 23/02/2017 02:20:52 PM
To: Rewired Rewired <re_wired@ymail.com>
Cc: Jan Edgecombe <sales@revolutiontransfers.co.uk>
Subject: RE: Re software

Dear Simon

I will put you in touch with a reseller of our software. Jan Edgecombe sells P10 and can provide you with a quote for a product best suited to your needs.

Best regards
Stephanie

From: Rewired Rewired [mailto:re_wired@ymail.com]
Sent: 23 February 2017 13:57
To: Stephanie Brown
Subject: Re software

Dear Stephanie

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Kind regards
Mr Simon Cordell

From: Stephanie Brown <Stephanie.Brown@colgate.com>
Sent time: 23/02/2017 02:45:59 PM
To: Rewired Rewired <re_wired@ymail.com>
Cc: Jan Edgecombe <sales@revolutiontransfers.co.uk>; customerservice <customerservice@colgate.com>
Subject: RE: Re software

Dear Mr Cordell

We have offers for established educational organisations that we partner with. We have test licenses of our software.

Jan would be able to establish your requirements and produce a quote. If you feel that the product specification is appropriate and the quote is affordable, we would offer a 30 day trial of the software. Our strategy is designed to be cost and time efficient for all parties.

Best regards
Stephanie

From: Rewired Rewired [mailto:re_wired@ymail.com]
Sent: 23 February 2017 14:29
To: Stephanie Brown
Subject: Re: Re software

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Kind regards
Mr Simon Cordell

From: Jan Edgecombe <sales@revolutiontransfers.co.uk>
Sent time: 23/02/2017 05:05:35 PM
To: Stephanie Brown <stephanie.brown@colorgate.com>
Cc: Rewired Rewired <re_wired@ymail.com>; customerservice <customerservice@colorgate.com>
Subject: Re: Re software

Dear Mr Cordwell

Please call me if you need to discuss the trial and how I can help you.

Kind regards

Jan

Jan Edgecombe - Managing Director

Mob. 07973 131 665
Ph. 01530 510080
Free. 0800 298 5086
Email. sales@revolutiontransfers.co.uk
Web. revolutiontransfers.co.uk

Transfers • Heat Press • Garment Supply

The Factory, 43 North Avenue, Coalville, Leics, LE67 3QX

Revolution
Transfers

On 23 Feb 2017, at 14:45, Stephanie Brown <stephanie.brown@colorgate.com> wrote:

Dear Mr Cordell

We have offers for established educational organisations that we partner with. We have test licenses of our software.

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Sent: 23 February 2017 13:57
To: Stephanie Brown
Subject: Re software

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Kind regards
Mr Simon Cordell

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 23/02/2017 01:13:01 PM
To: Stephanie Brown <Stephanie.Brown@colorgate.com>
Subject: Re: ColorGATE - Contact request - TS Enterprise

Hello i hope all is well for you, i am interested in a trial version of your software ps10 as i would like to be able to test it, so to be able to provide the best of quality prints on media such as canvas and high quality paper this is to be inclusive of adhesive vinyl, this is for car warping and such activity's.

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Mr Simon Cordell

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Best regards
Stephanie

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ColorGATE
Stephanie Brown Strategic Account Manager
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E-Mail: stephanie.brown@colorgate.com
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Thank you for visiting www.colorgate.com

Amtsgericht Hannover - HRB 56616
VAT-No.: DE 190 902 156
Geschäftsführer/Managing Director:
Thomas Kirschner

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 23/02/2017 02:54:17 PM
To: Stephanie Brown <Stephanie.Brown@colorgate.com>
Subject: Re: Re software

Thank you, I now understand what i need to know and i now ask can you please forwarded me Jan's contact details as i would like to place my order with your self if all goes well.

Kind regards
Mr Simon Cordell

On Thursday, 23 February 2017, 14:46, Stephanie Brown <Stephanie.Brown@colorgate.com> wrote:

Dear Mr Cordell

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Best regards
Stephanie

From: Rewired Rewired [mailto:re_wired@ymail.com]
Sent: 23 February 2017 14:29
To: Stephanie Brown
Subject: Re: Re software

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Thanks
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Sent: 23 February 2017 13:57
To: Stephanie Brown
Subject: Re software

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Kind regards
Mr Simon Cordell

From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent time: 08/03/2017 07:40:19 PM
To: re_wired@ymail.com
Subject: FW: [ORDERS #49122]: RE: Student Discount Shiraz Focus

[Here is the information for download and activate](#)

From: Shiraz Software [mailto:orders@shiraz-software.com]
Sent: 08 March 2017 11:43
To: lorraine32@blueyonder.co.uk
Subject: [ORDERS #49122]: RE: Student Discount Shiraz Focus

Thank you for your recent order.

You can download the required software from the links below:

Win:

<http://storage.shiraz-software.com/Focus/Focus-V4.1.17010-windows-installer.zip>

Mac:

<http://storage.shiraz-software.com/Focus/Focus-V4.1.17010-osx-installer.zip>

To activate the new software please use the following License ID code:

> 343600015914496714

Should you have any questions or concerns please do not hesitate to contact us.

Kind Regards

Shiraz Software
info@shiraz-software.com
www.shiraz-software.com

Ticket Details

Ticket ID: 49122
Department: Orders
Type: Task
Status: Open
Priority: High

Helpdesk: <http://shiraz.helpserve.com/Default>

From: cPanel for toosmooth on toosmooth.co.uk <cpanel@toosmooth.co.uk>
Sent time: 12/03/2017 04:18:58 AM
To: lorraine32@blueyonder.co.uk; re_wired@ymail.com
Subject: [toosmooth.co.uk] The account "toosmooth" with primary domain "toosmooth.co.uk" is about to exceed its bandwidth limit (6.38 GB/6.84 GB)

The account "toosmooth" with primary domain "toosmooth.co.uk" has reached 90% of its bandwidth limit (6.38 GB/6.84 GB).

Average bandwidth used per day: 593.69 MB
Projected monthly bandwidth usage: 17.97 GB

At the current rate of usage:

- The account "toosmooth" with primary domain "toosmooth.co.uk" is expected to reach its bandwidth limit on 3/11/17.
- The account "toosmooth" with primary domain "toosmooth.co.uk" is expected to exceed its bandwidth limit by 11.14 GB.

The system generated this notice on Sunday, March 12, 2017 at 4:18:57 AM UTC.

You can disable the "Bandwidth Limits" type of notification through the cPanel interface:
<https://fiorano.websitewelcome.com:2083/frontend/x3/contact/index.html>

Do not reply to this automated message.



Copyright© 2017 cPanel, Inc.

From: cPanel for toosmooth on toosmooth.co.uk <cpanel@toosmooth.co.uk>
Sent time: 13/03/2017 03:16:42 AM
To: lorraine32@blueyonder.co.uk; re_wired@ymail.com
Subject: [toosmooth.co.uk] The account "toosmooth" with primary domain "toosmooth.co.uk" has reached its bandwidth limit (7.34 GB/6.84 GB)

The account "toosmooth" with primary domain "toosmooth.co.uk" has reached its bandwidth limit (7.34 GB/6.84 GB).

Contact your system administrator as soon as possible.

The system generated this notice on Monday, March 13, 2017 at 3:16:41 AM UTC.

You can disable the "Bandwidth Limits" type of notification through the cPanel interface:
<https://fiorano.websitewelcome.com:2083/frontend/x3/contact/index.html>

Do not reply to this automated message.



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From: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Sent: 16 March 2017 14:12
To: Lorraine Cordell
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]
Attachments: 4th Letter to Mr Cordell, 16.3.17.pdf

Classification: OFFICIAL

Dear Ms Cordell,

Please find attached letter to Mr Simon Cordell inviting him to a meeting with me and my line manager to discuss the allegations made against him by his neighbours. The original copy will be sent to Mr Cordell.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354
Mob: 07583115576

From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]
Sent: 22 February 2017 11:51
To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I will get back to you with a date.

But I am very upset at what is on file within the subject access request it seems as if you put everything onto Mr Cordell and large amounts of data is missing.

Like the information about Deborah Andrews this is incorrect, and the only reason we have found out about this is due to the subject access request.

But there are lots of emails that are missing that I sent about Deborah Andrews and what the neighbours were doing, that are dated before any complaints went in from Deborah Andrews and the neighbours. yet nothing was done for Mr Cordell about this.

Also there is missing dates and times of complaints, as to when things was meant to have happened and what time they were meant to have happened why?

I do have many issues, with the report and why no emails are in the subject access request that was put in by me that are dated well before the neighbours put complaints in yet Enfield Council done nothing about this, There is also no phone calls I made or my son made, but as soon as the neighbours put complaints in these were taken up right away by Enfield Council.

I will get back to you with a date I am due to see someone on the 09/03/2017 when I will be showing them all the information. So it will need to be after this date. Dionne Grant has also got until the 02/03/2017 to deal with the subject access request and if i have not heard anything by this date i will pass this on to the ICO.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUIISI@enfield.gov.uk>]
Sent: 22 February 2017 11:18
To: Lorraine Cordell
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Thanks for your email.

Could you please confirm when you and Mr Cordell are able to meet with me within the next 14 days. As stated in my previous letters, the allegations are serious breach of tenancy conditions and we need to give Mr Cordell the opportunity to respond to them before a decision is made on how to proceed.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]
Sent: 22 February 2017 10:06
To: Lemmy Nwabuisi <Lemmy.NWABUIISI@enfield.gov.uk>
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I am sorry for the late information but we will not be able to attend today at 2.30pm on Wednesday 22nd February 2017 due to private family reasons.

I am also very upset to see how the subject access request has been handled, as I said to you last week I have not had use of my main computer due to work being carried out on my home. I have sent Dionne Grant giving 14 days or I will take it to the ICO and have not had a reply yet to the email I sent.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUIISI@enfield.gov.uk>]
Sent: 16 February 2017 14:13
To: Lorraine Cordell
Subject: FW: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Please find attached a copy of a letter inviting Mr Simon Cordell to meet with me at 2.30pm on Wednesday 22nd February 2017 to discuss the allegations made against him by some of his neighbours.

The original copy of the letter will be hand delivered to his home address today.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lemmy Nwabuisi
Sent: 10 February 2017 16:01
To: 'Lorraine Cordell' <lorraine32@blueyonder.co.uk>
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Please see below as requested the details of recent allegations made against Mr Simon Cordell. I have listed the complainants as Complainant A, B and C.

1. On 6th August 2016 Complainant A reported that Simon Cordell, his neighbour at flat 109 is threatening him and his wife and aggressively demanding money from him. He alleged that Mr Cordell called his wife 'a bitch' and tried to stop him from going up the stairs to his flat. He also alleged that in July 2016, someone used a knife to puncture his tyres, all 4 of them, that he believes that the tyres were slashed by Simon, that although he did not see Simon do it but he was quite certain that it was him. He also alleged that Mr Cordell damaged the lock to his electric cupboard and removed his fuse box resulting in no electricity.
2. On 5th October 2016 Complainant B reported that Mr Cordell has been harassing him for a while in relation to alleged noise disturbances from his flat. He alleged that the previous day on 4/10/16, Simon was banging on his ceiling and later came upstairs and started kicking his door and shouting aggressively. He alleged that Simon then went downstairs dragged his motorbike from where he parked it and started smashing it up. He then called the police. He also stated that Mr Cordell had previously slashed his motorbike tyres with a knife, that he did not report it as he did not see him do it.
3. On 31st October 2016 telephone call received from another resident on behalf of Complainant C. He alleged that Complainant C's neighbour, Simon was using threatening, abusive and insulting words towards Complainant C. He stated that he witnessed an incident that happened in September 2016 outside the block when Simon shouted abuse at Complainant C and made threats towards him.
4. On 4th November 2016 met with Complainant C to discuss his concerns following the report from another resident. He stated the first incident happened sometime in July 2016, that he cannot remember the exact date. He alleged that he was approached by Mr Cordell as he came out of his front door and he started shouting abuse at him and threatened to burn down his flat. He alleged that the second incident happened in September 2016. He stated that he was on his way to meet a friend when Mr Cordell came at him 'ranting and raving' and said to him 'I can get you over at the park, I know you go for a walk'. He stated that two other neighbours witnessed the incident and that one of them told Mr Cordell to

leave him alone. Complainant C also complained that Mr Cordell have installed a CCTV on the internal communal door and that he believes that he is monitoring his every move. He asked that the camera be removed as it is making him to feel very nervous, vulnerable and uncomfortable and is an invasion of his privacy.

5. On 11th November 2016 the Neighbourhood Officer met with Complainant A to discuss his allegations against Mr Cordell. He stated that some of the recent incidents happened on 6/8/16 at 6pm, 27/9/16 at 11.45pm and 28/9/16 at 5.30pm. He stated that the incidents include, threatening behaviour, intimidation and aggressively demanding money. He alleged that Mr Cordell has physically threatened him in the past with a piece of wood. He also alleged that Mr Cordell has a big dog that always barks when someone comes into the block. He complained that Mr Cordell has a camera in the internal communal door facing the main entrance door to the block. He stated that he believes that Mr Cordell is using the camera to monitor when people come in or out of the block and that it makes him very uncomfortable and requested for the camera to be removed.
6. On 8/12/16 Complainant A reported that Mr Cordell came and banged on his front door, shouted abuse and threats at him and accused him of making noise.
7. On 12/1/16 Complainant B reported that on 11/12/16, Mr Cordell came and banged on his front door on three different occasions and accused him of banging on the pipes. He alleged that he also shouted abuse and threats at him.
8. On 14/12/16 Complainant C reported that one of his neighbours visited him and as she rang his door bell Mr Cordell came out of his flat and started shouting abuse at her. He also alleged that Mr Cordell shouted that he will take some action when his ASBO expires.
9. On 23/12/16 Complainant A reported that his wife was at home alone with their child between 3.45pm when Mr Cordell came and knocked on his front door, started to shout abuse and asked his wife to go in the bathroom and turn off the tap. He also alleged that Mr Cordell later removed his electricity fuse thereby cutting their power supply.
10. On 10/1/17 Complainant A telephoned to report that on 26/12/16 at about 12 to 1pm he was going out with his family when Mr Cordell ran up the stairs with a towel round his waist and started shouting abuse and threats at him and his wife. He alleged that Mr Cordell accused him of tampering with his water supply and tried to stop them from leaving the block. He also stated that on 3/1/17 at 10.47pm, he was coming back from a family outing and as soon as they entered the block, Mr Cordell came out of his flat and started shouting abuse and threats at him.
11. On 23/1/17 Complainant A reported an incident that occurred at 6.24pm on 21/1/17. He alleged that his wife was at home with their child when Mr Cordell come and started banging on his front door, shouted abuse and threats and accused them of making noise.
12. On 1st February 2017 Complainant A reported an incident that occurred at 5.10pm on 31/1/17. He alleged that his wife was alone with his child at home when Mr Cordell came and banged on his door and started shouting abuse and threats and accused them of banging on the floor.

I will write to Mr Cordell next week to arrange for him to meet with me and another colleague at the Civic Centre to discuss the allegations made against him.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA

Tel: 020 8379 5354

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]
Sent: 06 February 2017 13:33
To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>; Chief Executive <Chief.Executive@enfield.gov.uk>; Daniel Ellis <Daniel.Ellis@enfield.gov.uk>; joan.ryan.mp@parliament.uk; joan@joanryan.org.uk; Sally Mcternan <Sally.McTernan@enfield.gov.uk>
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I am writing this email to say you have stated in your last letter the subject access request has been dealt with, but we are still waiting for the data.

I have asked for the dates these complaints was put in and yet have had nothing about the dates and times.

Could you please forward me a list of dates and times these complaint was put in, and list them in an order like this so we know if more complaints have been put in by one person.

Complaint from A on date and Time: Body of complaint from A.
Complaint from B on date and Time: Body of complaint from B.
Complaint from C on date and time: Body of complaint From C

And it can carry on like this until all complaints are listed. As at this time you have just listed complaints, and failed to supply any other information.

If I can get this back today I would be most grateful, as it has been asked for before.

Also we have said this before more then once on calls and emails, the person's living at 113 and 117 I believe which is the 2 people living on top of my son, 113 has since he moved in no carpet put down and also his floor boards needs fixing, 117 which is the top floor has laid wooden flooring, due to the way these flats have no sound proofing in between floors and only wooden flooring due to how they were built, we were thinking this would have already been addressed and has not and the neighbours have been allowed to keep the flooring the way it is, my son can hear everything and only feels nothing has been done as Enfield Council wants my son health to get worse and also to make him suffer.

As for the date of the 09/02/2017 as stated before until we have had all dates and times and body of complaints and the subject access request, I still do not feel it is justified my son has a meeting as he will be walking into a meeting only with very limited information, and due to his health which is being caused by his neighbours and Enfield Council doing nothing I feel my son is only being setup due to issues and the colour of my son's skin. And this is why no one from Enfield council has ever taken a report from him about what has been ongoing form a long time ago.

We want to clear this up as much as you do, but it seems Enfield Council is not fulfilling what we have asked for in order to be able to do this.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISI@enfield.gov.uk>]
Sent: 02 February 2017 10:45

To: lorraine32@blueyonder.co.uk

Subject: Re: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Miss Cordell,

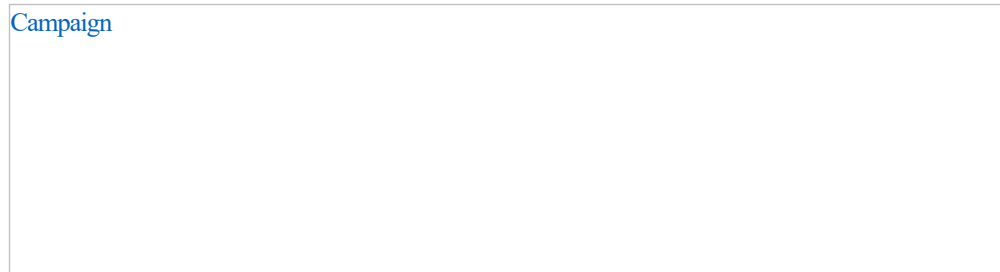
Please find attached letter to Mr Cordell regarding ongoing reports of anti-social behaviour, verbal abuse and threatening behaviour made against him by his neighbours. It is very important that we meet with Mr Cordell to discuss these allegations and agree on the best way to resolve them.

I have also attached a copy of my letter to Mr Cordell dated 29th December 2016 regarding allegations of anti-social behaviour made against him by his neighbours. Copies of both letters will be sent to Mr Cordell's address.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

Classification: OFFICIAL



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Enfield Council is committed to serving the whole borough fairly, delivering excellent services and building strong communities. Opinions expressed in this email are those of the individual and not necessarily those of the London Borough of Enfield. This email and any attachments or files transmitted with it are strictly confidential and intended solely for the named addressee. It may contain privileged and confidential information and if you are not the intended recipient and receive it in error you must not copy, distribute or use the communication in any other way. All traffic handled by the Government Connect Secure Extranet may be subject to recording/and or monitoring in accordance with relevant legislation.

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This email has been scanned for viruses but we cannot guarantee that it will be free of viruses or malware. The recipient should perform their own virus checks.

Please note that if you fail to attend or call to rearrange this meeting, then we will have no option but to serve a notice of seeking possession against your tenancy without further warning. The council may also take further tenancy enforcement and/or legal action against you if further substantiated allegations are made against you.

Kind Regards

Yours Sincerely



Lemmy Nwabuisi
ASB Team

IMPORTANT – Enfield residents should register for an online Enfield Connected account. Enfield Connected puts many Council services in one place, speeds up your payments and saves you time – to set up your account today go to www.enfield.gov.uk/connected



Mr Simon Cordell
109 Burncroft Avenue
Enfield
EN3 7JQ

Please reply to: Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
B Block North
Civic Centre
Enfield
EN1 3XA
E-mail: lemmy.nwabuisi@enfield.gov.uk
My Ref:
Your Ref:
Date: 16 March 2017

Dear Mr Cordell,

Re: Allegations of Anti-Social Behaviour, Harassment, Intimidation and Threatening Behaviour

I write with regards to reports of anti-social behaviour, intimidation, harassment and threatening behaviour made against you by your neighbours.

I wrote to you on 29th December 2016 to arrange to meet with you on 6th December 2016 to discuss these reports but you cancelled the meeting. I wrote to you again on 31st January 2017 to arrange to meet with you on 9th February 2017, you also cancelled the meeting. I then wrote to you again on 16th February 2017 to arrange to meet with you on 22nd February 2017 and again you cancelled the meeting. I have enclosed all three letters for your information.

It is unfortunate that you have repeatedly refused to meet with us to discuss this matter and look at ways to resolve the problems between you and your neighbours. The allegations made against you by your neighbours, if true, are very serious breaches of your tenancy conditions. It is important that we meet with you to discuss these allegations and give you the opportunity to respond to them.

I have therefore arranged for you to meet with me at the Civic Centre, Silver Street, Enfield, EN1 3XY at 3pm on Wednesday, 22nd March 2017 to discuss this matter. You should contact me on 02083795354 to rearrange the meeting if this date is not convenient for you.

Ian Davis
Director – Regeneration &
Environment
Enfield Council
Civic Centre, Silver Street
Enfield EN1 3XY



Website: www.enfield.gov.uk

From: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Sent: 21 March 2017 16:26
To: Lorraine Cordell
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Thanks for your email.

I sorry to hear learn that you have been unwell, I wish you speedy recovery.

The first letter I wrote to Mr Cordell was dated 29 November 2016 and not 29 December so apologies for the mistake and the first meeting was 6 December 2016 and not 6 January 2017 as you stated in your email below.

I am not aware that Mr Cordell is unable to leave his flat due to health reasons as he has not provided us with a letter from his Doctor to support this claim. Also when Mr Cordell telephoned me on 17 February 2017 following my letter to him dated 16 February 2017, he informed me that he will not come to the Civic Centre or the council offices in Edmonton Green because there are gang members looking for him in these areas. I cannot recall him saying anything about him not being able to leave his flat due to health reasons. Also Mr Cordell chased my car down the road when I went to deliver my last letter to his flat on 17 March 2017, this is not the attitude of someone who cannot leave his flat for health reasons.

I am inviting Mr Cordell to a formal meeting to discuss the allegations made against him and due to the serious nature of the allegations, the meeting will have be held in the council offices with a minute taker present. However if Mr Cordell presents a letter from his doctor stating that he is unable to leave his flat for health reason, then we can discuss an alternative venue. I am happy for Mr Cordell to bring someone with him to the meeting.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354
Mob: 07583115576

From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]
Sent: 20 March 2017 14:08
To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

18/03/2017

Dear Lemmy Nwabuisi

I'd like to apologise for the late reply to this email, I've just come out of hospital after undergoing two operations and only got released from hospital late on the 17 March 2017.

You stated in your letter to Mr Cordell, that the first letter you wrote was dated 29 December 2016, and that you set a meeting for 6 December 2016 this is incorrect, as the date for the meeting was set for 6 January 2017, yes this meeting was cancelled, you've then

stated you wrote a letter on 31 January 2017 to arrange a meeting for 9 February 2017, this meeting was also cancelled, the reason these two meetings were cancelled was due to the ongoing complaint that was being addressed by Enfield council that still needs addressing but due to the data that came back from the subject access request and it not being completed properly this letter still needs to be reply to, there was also a subject access request that was put in to Enfield Council that we was waiting to be addressed and to receive the data back which as you are aware did take a considerable amount of time, and also the complaint also was delayed in a reply. As stated to you via email we felt it was unjustified to hold a meeting when there was an ongoing complaint, and a subject access request that we was waiting for, as you are aware there are still issues regarding the subject access request, which does need to be addressed.

You then stated that she wrote again on 16 February 2017 and arranged a meeting for 22 February 2017 which was also cancelled, but you was also notified there was still issues with the subject access request, and that I had a meeting regarding the issues which was set for the 9 March 2017, I stated to you that I would get back to you with a convenient date for the meeting to take place, but due to illness things have got delayed.

You have also stated that it is very unfortunate that there have been repeated refusals to meet in regards to the issues with the neighbours, I feel that this is very misleading we have not refused once to have a meeting with you, but due to ongoing issues meetings have had to be cancelled with a justified reason, so how you can take this as a refusal is beyond me, we have kept you informed at every stage of every letter that you send out giving you reasons as to why the meetings could not take place. Therefore I do not understand how you can interpret this as a refusal.

You will also be aware that my son does have health problems and that he does not leave his flat, not once have you thought in all the letters that you sent out how someone that does not leave his flat is going to be able to attend a meeting at the Civic Centre, therefore I am asking for the meeting to take place at Mr Cordell's home address, due to Mr Cordell's health, arrangements will need to be made that someone is at the meeting with Mr Cordell, and under no circumstances will Mr Cordell be addressing the issues while he is on his own.

You have also stated that if Mr Cordell does not attend or set a knew date that you will be putting an application seeking possession of his home, it seems that Enfield Council have already made their mind up that Mr Cordell is guilty of what has been alleged in the complaints, you also state that if any further allegations are made against Mr Cordell that you can take legal action, since your last update with the dates has there been any more allegations against Mr Cordell?

Next week I have a number of hospital appointments so it will really be hard to do the 22 March 2017, if you could get back to me with some dates that the meeting can take place at Mr Cordell's home address I would be most grateful. or if there is any problem with this please let me know.

Regards

Miss L Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISI@enfield.gov.uk>]
Sent: 16 March 2017 14:12
To: Lorraine Cordell
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Please find attached letter to Mr Simon Cordell inviting him to a meeting with me and my line manager to discuss the allegations made against him by his neighbours. The original copy will be sent to Mr Cordell.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety

B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354
Mob: 07583115576

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]
Sent: 22 February 2017 11:51
To: Lemmy Nwabuisi <Lemmy.NWABUISTI@enfield.gov.uk>
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I will get back to you with a date.

But I am very upset at what is on file within the subject access request it seems as if you put everything onto Mr Cordell and large amounts of data is missing.

Like the information about Deborah Andrews this is incorrect, and the only reason we have found out about this is due to the subject access request.

But there are lots of emails that are missing that I sent about Deborah Andrews and what the neighbours were doing, that are dated before any complaints went in from Deborah Andrews and the neighbours. yet nothing was done for Mr Cordell about this.

Also there is missing dates and times of complaints, as to when things was meant to have happened and what time they were meant to have happened why?

I do have many issues, with the report and why no emails are in the subject access request that was put in by me that are dated well before the neighbours put complaints in yet Enfield Council done nothing about this, There is also no phone calls I made or my son made, but as soon as the neighbours put complaints in these were taken up right away by Enfield Council.

I will get back to you with a date I am due to see someone on the 09/03/2017 when I will be showing them all the information. So it will need to be after this date. Dionne Grant has also got until the 02/03/2017 to deal with the subject access request and if i have not heard anything by this date i will pass this on to the ICO.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISTI@enfield.gov.uk>]
Sent: 22 February 2017 11:18
To: Lorraine Cordell
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Thanks for your email.

Could you please confirm when you and Mr Cordell are able to meet with me within the next 14 days. As stated in my previous letters, the allegations are serious breach of tenancy conditions and we need to give Mr Cordell the opportunity to respond to them before a decision is made on how to proceed.

Kind Regards

Lemmy Nwabuisi

Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]
Sent: 22 February 2017 10:06
To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I am sorry for the late information but we will not be able to attend today at 2.30pm on Wednesday 22nd February 2017 due to private family reasons.

I am also very upset to see how the subject access request has been handled, as I said to you last week I have not had use of my main computer due to work being carried out on my home. I have sent Dionne Grant giving 14 days or I will take it to the ICO and have not had a reply yet to the email I sent.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISI@enfield.gov.uk>]
Sent: 16 February 2017 14:13
To: Lorraine Cordell
Subject: FW: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Please find attached a copy of a letter inviting Mr Simon Cordell to meet with me at 2.30pm on Wednesday 22nd February 2017 to discuss the allegations made against him by some of his neighbours.

The original copy of the letter will be hand delivered to his home address today.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lemmy Nwabuisi
Sent: 10 February 2017 16:01
To: 'Lorraine Cordell' <lorraine32@blueyonder.co.uk>

Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Please see below as requested the details of recent allegations made against Mr Simon Cordell. I have listed the complainants as Complainant A, B and C.

1. On 6th August 2016 Complainant A reported that Simon Cordell, his neighbour at flat 109 is threatening him and his wife and aggressively demanding money from him. He alleged that Mr Cordell called his wife 'a bitch' and tried to stop him from going up the stairs to his flat. He also alleged that in July 2016, someone used a knife to puncture his tyres, all 4 of them, that he believes that the tyres were slashed by Simon, that although he did not see Simon do it but he was quite certain that it was him. He also alleged that Mr Cordell damaged the lock to his electric cupboard and removed his fuse box resulting in no electricity.
2. On 5th October 2016 Complainant B reported that Mr Cordell has been harassing him for a while in relation to alleged noise disturbances from his flat. He alleged that the previous day on 4/10/16, Simon was banging on his ceiling and later came upstairs and started kicking his door and shouting aggressively. He alleged that Simon then went downstairs dragged his motorbike from where he parked it and started smashing it up. He then called the police. He also stated that Mr Cordell had previously slashed his motorbike tyres with a knife, that he did not report it as he did not see him do it.
3. On 31st October 2016 telephone call received from another resident on behalf of Complainant C. He alleged that Complainant C's neighbour, Simon was using threatening, abusive and insulting words towards Complainant C. He stated that he witnessed an incident that happened in September 2016 outside the block when Simon shouted abuse at Complainant C and made threats towards him.
4. On 4th November 2016 met with Complainant C to discuss his concerns following the report from another resident. He stated the first incident happened sometime in July 2016, that he cannot remember the exact date. He alleged that he was approached by Mr Cordell as he came out of his front door and he started shouting abuse at him and threatened to burn down his flat. He alleged that the second incident happened in September 2016. He stated that he was on his way to meet a friend when Mr Cordell came at him 'ranting and raving' and said to him 'I can get you over at the park, I know you go for a walk'. He stated that two other neighbours witnessed the incident and that one of them told Mr Cordell to leave him alone. Complainant C also complained that Mr Cordell have installed a CCTV on the internal communal door and that he believes that he is monitoring his every move. He asked that the camera be removed as it is making him to feel very nervous, vulnerable and uncomfortable and is an invasion of his privacy.
5. On 11th November 2016 the Neighbourhood Officer met with Complainant A to discuss his allegations against Mr Cordell. He stated that some of the recent incidents happened on 6/8/16 at 6pm, 27/9/16 at 11.45pm and 28/9/16 at 5.30pm. He stated that the incidents include, threatening behaviour, intimidation and aggressively demanding money. He alleged that Mr Cordell has physically threatened him in the past with a piece of wood. He also alleged that Mr Cordell has a big dog that always barks when someone comes into the block. He complained that Mr Cordell has a camera in the internal communal door facing the main entrance door to the block. He stated that he believes that Mr Cordell is using the camera to monitor when people come in or out of the block and that it makes him very uncomfortable and requested for the camera to be removed.
6. On 8/12/16 Complainant A reported that Mr Cordell came and banged on his front door, shouted abuse and threats at him and accused him of making noise.
7. On 12/1/16 Complainant B reported that on 11/12/16, Mr Cordell came and banged on his front door on three different occasions and accused him of banging on the pipes. He alleged that he also shouted abuse and threats at him.
8. On 14/12/16 Complainant C reported that one of his neighbours visited him and as she rang his door bell Mr Cordell came

out of his flat and started shouting abuse at her. He also alleged that Mr Cordell shouted that he will take some action when his ASBO expires.

9. On 23/12/16 Complainant A reported that his wife was at home alone with their child between 3.45pm when Mr Cordell came and knocked on his front door, started to shout abuse and asked his wife to go in the bathroom and turn off the tap. He also alleged that Mr Cordell later removed his electricity fuse thereby cutting their power supply.
10. On 10/1/17 Complainant A telephoned to report that on 26/12/16 at about 12 to 1pm he was going out with his family when Mr Cordell ran up the stairs with a towel round his waist and started shouting abuse and threats at him and his wife. He alleged that Mr Cordell accused him of tampering with his water supply and tried to stop them from leaving the block. He also stated that on 3/1/17 at 10.47pm, he was coming back from a family outing and as soon as they entered the block, Mr Cordell came out of his flat and started shouting abuse and threats at him.
11. On 23/1/17 Complainant A reported an incident that occurred at 6.24pm on 21/1/17. He alleged that his wife was at home with their child when Mr Cordell come and started banging on his front door, shouted abuse and threats and accused them of making noise.
12. On 1st February 2017 Complainant A reported an incident that occurred at 5.10pm on 31/1/17. He alleged that his wife was alone with his child at home when Mr Cordell came and banged on his door and started shouting abuse and threats and accused them of banging on the floor.

I will write to Mr Cordell next week to arrange for him to meet with me and another colleague at the Civic Centre to discuss the allegations made against him.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]

Sent: 06 February 2017 13:33

To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>; Chief Executive <Chief.Executive@enfield.gov.uk>; Daniel Ellis <Daniel.Ellis@enfield.gov.uk>; joan.ryan.mp@parliament.uk; joan@joanryan.org.uk; Sally Mcternan <Sally.McTernan@enfield.gov.uk>

Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I am writing this email to say you have stated in your last letter the subject access request has been dealt with, but we are still waiting for the data.

I have asked for the dates these complaints was put in and yet have had nothing about the dates and times.

Could you please forward me a list of dates and times these complaint was put in, and list them in an order like this so we know if more complaints have been put in by one person.

Complaint from A on date and Time: Body of complaint from A.

Complaint from B on date and Time: Body of complaint from B.
Complaint from C on date and time: Body of complaint From C

And it can carry on like this until all complaints are listed. As at this time you have just listed complaints, and failed to supply any other information.

If I can get this back today I would be most grateful, as it has been asked for before.

Also we have said this before more than once on calls and emails, the person's living at 113 and 117 I believe which is the 2 people living on top of my son, 113 has since he moved in no carpet put down and also his floor boards needs fixing, 117 which is the top floor has laid wooden flooring, due to the way these flats have no sound proofing in between floors and only wooden flooring due to how they were built, we were thinking this would have already been addressed and has not and the neighbours have been allowed to keep the flooring the way it is, my son can hear everything and only feels nothing has been done as Enfield Council wants my son health to get worse and also to make him suffer.

As for the date of the 09/02/2017 as stated before until we have had all dates and times and body of complaints and the subject access request, I still do not feel it is justified my son has a meeting as he will be walking into a meeting only with very limited information, and due to his health which is being caused by his neighbours and Enfield Council doing nothing I feel my son is only being setup due to issues and the colour of my son's skin. And this is why no one from Enfield council has ever taken a report from him about what has been ongoing form a long time ago.

We want to clear this up as much as you do, but it seems Enfield Council is not fulfilling what we have asked for in order to be able to do this.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISI@enfield.gov.uk>]
Sent: 02 February 2017 10:45
To: lorraine32@blueyonder.co.uk
Subject: Re: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Miss Cordell,

Please find attached letter to Mr Cordell regarding ongoing reports of anti-social behaviour, verbal abuse and threatening behaviour made against him by his neighbours. It is very important that we meet with Mr Cordell to discuss these allegations and agree on the best way to resolve them.

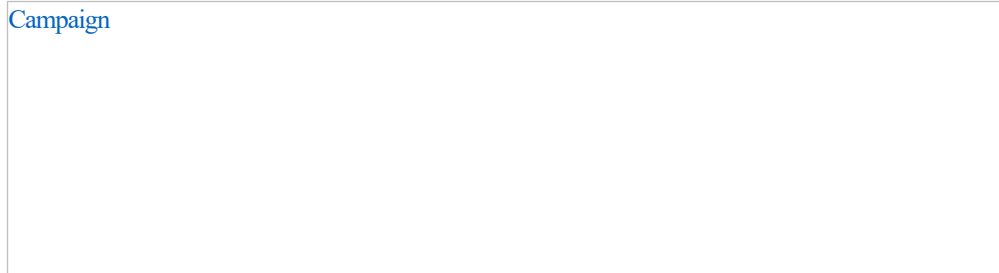
I have also attached a copy of my letter to Mr Cordell dated 29th December 2016 regarding allegations of anti-social behaviour made against him by his neighbours. Copies of both letters will be sent to Mr Cordell's address.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North

Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

Classification: OFFICIAL



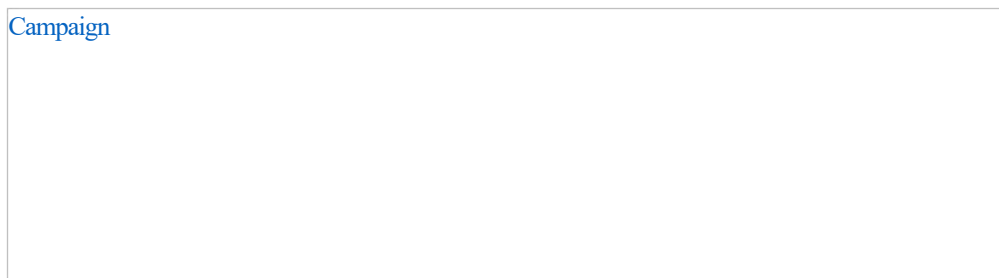
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From: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Sent: 21 March 2017 16:26
To: Lorraine Cordell
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Thanks for your email.

I sorry to hear learn that you have been unwell, I wish you speedy recovery.

The first letter I wrote to Mr Cordell was dated 29 November 2016 and not 29 December so apologies for the mistake and the first meeting was 6 December 2016 and not 6 January 2017 as you stated in your email below.

I am not aware that Mr Cordell is unable to leave his flat due to health reasons as he has not provided us with a letter from his Doctor to support this claim. Also when Mr Cordell telephoned me on 17 February 2017 following my letter to him dated 16 February 2017, he informed me that he will not come to the Civic Centre or the council offices in Edmonton Green because there are gang members looking for him in these areas. I cannot recall him saying anything about him not being able to leave his flat due to health reasons. Also Mr Cordell chased my car down the road when I went to deliver my last letter to his flat on 17 March 2017, this is not the attitude of someone who cannot leave his flat for health reasons.

I am inviting Mr Cordell to a formal meeting to discuss the allegations made against him and due to the serious nature of the allegations, the meeting will have be held in the council offices with a minute taker present. However if Mr Cordell presents a letter from his doctor stating that he is unable to leave his flat for health reason, then we can discuss an alternative venue. I am happy for Mr Cordell to bring someone with him to the meeting.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354
Mob: 07583115576

From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]
Sent: 20 March 2017 14:08
To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

18/03/2017

Dear Lemmy Nwabuisi

I'd like to apologise for the late reply to this email, I've just come out of hospital after undergoing two operations and only got released from hospital late on the 17 March 2017.

You stated in your letter to Mr Cordell, that the first letter you wrote was dated 29 December 2016, and that you set a meeting for 6 December 2016 this is incorrect, as the date for the meeting was set for 6 January 2017, yes this meeting was cancelled, you've then

stated you wrote a letter on 31 January 2017 to arrange a meeting for 9 February 2017, this meeting was also cancelled, the reason these two meetings were cancelled was due to the ongoing complaint that was being addressed by Enfield council that still needs addressing but due to the data that came back from the subject access request and it not being completed properly this letter still needs to be reply to, there was also a subject access request that was put in to Enfield Council that we was waiting to be addressed and to receive the data back which as you are aware did take a considerable amount of time, and also the complaint also was delayed in a reply. As stated to you via email we felt it was unjustified to hold a meeting when there was an ongoing complaint, and a subject access request that we was waiting for, as you are aware there are still issues regarding the subject access request, which does need to be addressed.

You then stated that she wrote again on 16 February 2017 and arranged a meeting for 22 February 2017 which was also cancelled, but you was also notified there was still issues with the subject access request, and that I had a meeting regarding the issues which was set for the 9 March 2017, I stated to you that I would get back to you with a convenient date for the meeting to take place, but due to illness things have got delayed.

You have also stated that it is very unfortunate that there have been repeated refusals to meet in regards to the issues with the neighbours, I feel that this is very misleading we have not refused once to have a meeting with you, but due to ongoing issues meetings have had to be cancelled with a justified reason, so how you can take this as a refusal is beyond me, we have kept you informed at every stage of every letter that you send out giving you reasons as to why the meetings could not take place. Therefore I do not understand how you can interpret this as a refusal.

You will also be aware that my son does have health problems and that he does not leave his flat, not once have you thought in all the letters that you sent out how someone that does not leave his flat is going to be able to attend a meeting at the Civic Centre, therefore I am asking for the meeting to take place at Mr Cordell's home address, due to Mr Cordell's health, arrangements will need to be made that someone is at the meeting with Mr Cordell, and under no circumstances will Mr Cordell be addressing the issues while he is on his own.

You have also stated that if Mr Cordell does not attend or set a knew date that you will be putting an application seeking possession of his home, it seems that Enfield Council have already made their mind up that Mr Cordell is guilty of what has been alleged in the complaints, you also state that if any further allegations are made against Mr Cordell that you can take legal action, since your last update with the dates has there been any more allegations against Mr Cordell?

Next week I have a number of hospital appointments so it will really be hard to do the 22 March 2017, if you could get back to me with some dates that the meeting can take place at Mr Cordell's home address I would be most grateful. or if there is any problem with this please let me know.

Regards

Miss L Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISI@enfield.gov.uk>]
Sent: 16 March 2017 14:12
To: Lorraine Cordell
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Please find attached letter to Mr Simon Cordell inviting him to a meeting with me and my line manager to discuss the allegations made against him by his neighbours. The original copy will be sent to Mr Cordell.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety

B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354
Mob: 07583115576

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]
Sent: 22 February 2017 11:51
To: Lemmy Nwabuisi <Lemmy.NWABUISTI@enfield.gov.uk>
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I will get back to you with a date.

But I am very upset at what is on file within the subject access request it seems as if you put everything onto Mr Cordell and large amounts of data is missing.

Like the information about Deborah Andrews this is incorrect, and the only reason we have found out about this is due to the subject access request.

But there are lots of emails that are missing that I sent about Deborah Andrews and what the neighbours were doing, that are dated before any complaints went in from Deborah Andrews and the neighbours. yet nothing was done for Mr Cordell about this.

Also there is missing dates and times of complaints, as to when things was meant to have happened and what time they were meant to have happened why?

I do have many issues, with the report and why no emails are in the subject access request that was put in by me that are dated well before the neighbours put complaints in yet Enfield Council done nothing about this, There is also no phone calls I made or my son made, but as soon as the neighbours put complaints in these were taken up right away by Enfield Council.

I will get back to you with a date I am due to see someone on the 09/03/2017 when I will be showing them all the information. So it will need to be after this date. Dionne Grant has also got until the 02/03/2017 to deal with the subject access request and if i have not heard anything by this date i will pass this on to the ICO.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISTI@enfield.gov.uk>]
Sent: 22 February 2017 11:18
To: Lorraine Cordell
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Thanks for your email.

Could you please confirm when you and Mr Cordell are able to meet with me within the next 14 days. As stated in my previous letters, the allegations are serious breach of tenancy conditions and we need to give Mr Cordell the opportunity to respond to them before a decision is made on how to proceed.

Kind Regards

Lemmy Nwabuisi

Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]
Sent: 22 February 2017 10:06
To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I am sorry for the late information but we will not be able to attend today at 2.30pm on Wednesday 22nd February 2017 due to private family reasons.

I am also very upset to see how the subject access request has been handled, as I said to you last week I have not had use of my main computer due to work being carried out on my home. I have sent Dionne Grant giving 14 days or I will take it to the ICO and have not had a reply yet to the email I sent.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISI@enfield.gov.uk>]
Sent: 16 February 2017 14:13
To: Lorraine Cordell
Subject: FW: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Please find attached a copy of a letter inviting Mr Simon Cordell to meet with me at 2.30pm on Wednesday 22nd February 2017 to discuss the allegations made against him by some of his neighbours.

The original copy of the letter will be hand delivered to his home address today.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lemmy Nwabuisi
Sent: 10 February 2017 16:01
To: 'Lorraine Cordell' <lorraine32@blueyonder.co.uk>

Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Please see below as requested the details of recent allegations made against Mr Simon Cordell. I have listed the complainants as Complainant A, B and C.

1. On 6th August 2016 Complainant A reported that Simon Cordell, his neighbour at flat 109 is threatening him and his wife and aggressively demanding money from him. He alleged that Mr Cordell called his wife 'a bitch' and tried to stop him from going up the stairs to his flat. He also alleged that in July 2016, someone used a knife to puncture his tyres, all 4 of them, that he believes that the tyres were slashed by Simon, that although he did not see Simon do it but he was quite certain that it was him. He also alleged that Mr Cordell damaged the lock to his electric cupboard and removed his fuse box resulting in no electricity.
2. On 5th October 2016 Complainant B reported that Mr Cordell has been harassing him for a while in relation to alleged noise disturbances from his flat. He alleged that the previous day on 4/10/16, Simon was banging on his ceiling and later came upstairs and started kicking his door and shouting aggressively. He alleged that Simon then went downstairs dragged his motorbike from where he parked it and started smashing it up. He then called the police. He also stated that Mr Cordell had previously slashed his motorbike tyres with a knife, that he did not report it as he did not see him do it.
3. On 31st October 2016 telephone call received from another resident on behalf of Complainant C. He alleged that Complainant C's neighbour, Simon was using threatening, abusive and insulting words towards Complainant C. He stated that he witnessed an incident that happened in September 2016 outside the block when Simon shouted abuse at Complainant C and made threats towards him.
4. On 4th November 2016 met with Complainant C to discuss his concerns following the report from another resident. He stated the first incident happened sometime in July 2016, that he cannot remember the exact date. He alleged that he was approached by Mr Cordell as he came out of his front door and he started shouting abuse at him and threatened to burn down his flat. He alleged that the second incident happened in September 2016. He stated that he was on his way to meet a friend when Mr Cordell came at him 'ranting and raving' and said to him 'I can get you over at the park, I know you go for a walk'. He stated that two other neighbours witnessed the incident and that one of them told Mr Cordell to leave him alone. Complainant C also complained that Mr Cordell have installed a CCTV on the internal communal door and that he believes that he is monitoring his every move. He asked that the camera be removed as it is making him to feel very nervous, vulnerable and uncomfortable and is an invasion of his privacy.
5. On 11th November 2016 the Neighbourhood Officer met with Complainant A to discuss his allegations against Mr Cordell. He stated that some of the recent incidents happened on 6/8/16 at 6pm, 27/9/16 at 11.45pm and 28/9/16 at 5.30pm. He stated that the incidents include, threatening behaviour, intimidation and aggressively demanding money. He alleged that Mr Cordell has physically threatened him in the past with a piece of wood. He also alleged that Mr Cordell has a big dog that always barks when someone comes into the block. He complained that Mr Cordell has a camera in the internal communal door facing the main entrance door to the block. He stated that he believes that Mr Cordell is using the camera to monitor when people come in or out of the block and that it makes him very uncomfortable and requested for the camera to be removed.
6. On 8/12/16 Complainant A reported that Mr Cordell came and banged on his front door, shouted abuse and threats at him and accused him of making noise.
7. On 12/1/16 Complainant B reported that on 11/12/16, Mr Cordell came and banged on his front door on three different occasions and accused him of banging on the pipes. He alleged that he also shouted abuse and threats at him.
8. On 14/12/16 Complainant C reported that one of his neighbours visited him and as she rang his door bell Mr Cordell came

out of his flat and started shouting abuse at her. He also alleged that Mr Cordell shouted that he will take some action when his ASBO expires.

9. On 23/12/16 Complainant A reported that his wife was at home alone with their child between 3.45pm when Mr Cordell came and knocked on his front door, started to shout abuse and asked his wife to go in the bathroom and turn off the tap. He also alleged that Mr Cordell later removed his electricity fuse thereby cutting their power supply.
10. On 10/1/17 Complainant A telephoned to report that on 26/12/16 at about 12 to 1pm he was going out with his family when Mr Cordell ran up the stairs with a towel round his waist and started shouting abuse and threats at him and his wife. He alleged that Mr Cordell accused him of tampering with his water supply and tried to stop them from leaving the block. He also stated that on 3/1/17 at 10.47pm, he was coming back from a family outing and as soon as they entered the block, Mr Cordell came out of his flat and started shouting abuse and threats at him.
11. On 23/1/17 Complainant A reported an incident that occurred at 6.24pm on 21/1/17. He alleged that his wife was at home with their child when Mr Cordell come and started banging on his front door, shouted abuse and threats and accused them of making noise.
12. On 1st February 2017 Complainant A reported an incident that occurred at 5.10pm on 31/1/17. He alleged that his wife was alone with his child at home when Mr Cordell came and banged on his door and started shouting abuse and threats and accused them of banging on the floor.

I will write to Mr Cordell next week to arrange for him to meet with me and another colleague at the Civic Centre to discuss the allegations made against him.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

From: Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]

Sent: 06 February 2017 13:33

To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>; Chief Executive <Chief.Executive@enfield.gov.uk>; Daniel Ellis <Daniel.Ellis@enfield.gov.uk>; joan.ryan.mp@parliament.uk; joan@joanryan.org.uk; Sally Mcternan <Sally.McTernan@enfield.gov.uk>

Subject: RE: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I am writing this email to say you have stated in your last letter the subject access request has been dealt with, but we are still waiting for the data.

I have asked for the dates these complaints was put in and yet have had nothing about the dates and times.

Could you please forward me a list of dates and times these complaint was put in, and list them in an order like this so we know if more complaints have been put in by one person.

Complaint from A on date and Time: Body of complaint from A.

Complaint from B on date and Time: Body of complaint from B.
Complaint from C on date and time: Body of complaint From C

And it can carry on like this until all complaints are listed. As at this time you have just listed complaints, and failed to supply any other information.

If I can get this back today I would be most grateful, as it has been asked for before.

Also we have said this before more than once on calls and emails, the person's living at 113 and 117 I believe which is the 2 people living on top of my son, 113 has since he moved in no carpet put down and also his floor boards needs fixing, 117 which is the top floor has laid wooden flooring, due to the way these flats have no sound proofing in between floors and only wooden flooring due to how they were built, we were thinking this would have already been addressed and has not and the neighbours have been allowed to keep the flooring the way it is, my son can hear everything and only feels nothing has been done as Enfield Council wants my son health to get worse and also to make him suffer.

As for the date of the 09/02/2017 as stated before until we have had all dates and times and body of complaints and the subject access request, I still do not feel it is justified my son has a meeting as he will be walking into a meeting only with very limited information, and due to his health which is being caused by his neighbours and Enfield Council doing nothing I feel my son is only being setup due to issues and the colour of my son's skin. And this is why no one from Enfield council has ever taken a report from him about what has been ongoing form a long time ago.

We want to clear this up as much as you do, but it seems Enfield Council is not fulfilling what we have asked for in order to be able to do this.

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISI@enfield.gov.uk>]
Sent: 02 February 2017 10:45
To: lorraine32@blueyonder.co.uk
Subject: Re: Anti-Social Behaviour Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Miss Cordell,

Please find attached letter to Mr Cordell regarding ongoing reports of anti-social behaviour, verbal abuse and threatening behaviour made against him by his neighbours. It is very important that we meet with Mr Cordell to discuss these allegations and agree on the best way to resolve them.

I have also attached a copy of my letter to Mr Cordell dated 29th December 2016 regarding allegations of anti-social behaviour made against him by his neighbours. Copies of both letters will be sent to Mr Cordell's address.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North

Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354

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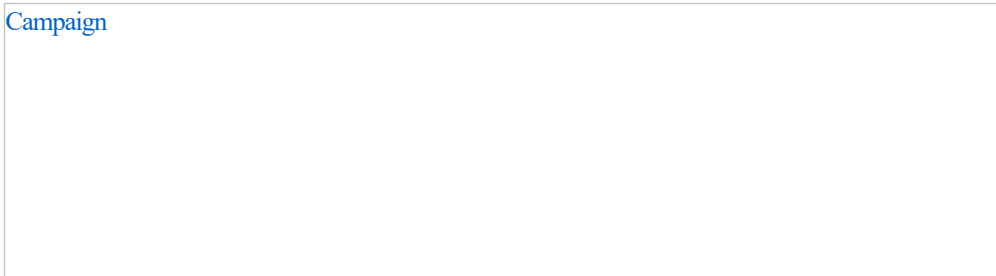
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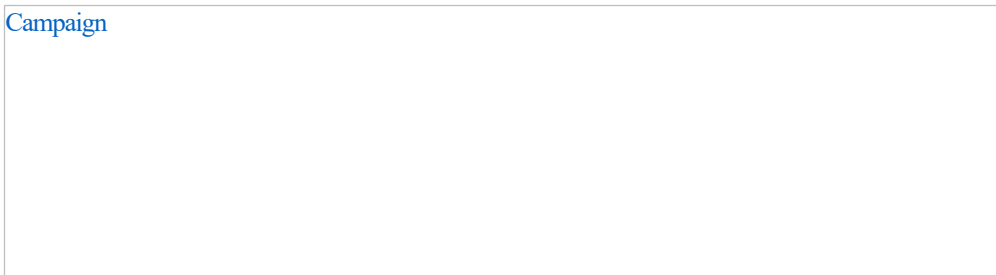


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From: Paige Christie <paige.christie@voiceability.org>
Sent time: 23/03/2017 03:00:57 PM
To: re_wired@ymail.com
Subject: Transfer
Attachments: Consent for Transfer.DOCX

Mr Cordell,

We are writing to let you know that, from 1st April 2017 we will no longer be providing the NHS Complaints Advocacy Service in your borough.

From 1 April 2017, the NHS Complaints Advocacy Service will be provided by POhWER. We have included some contact details for POhWER below but would request that you do not contact them regarding your complaint until after the start of the new contract on 1 April 2017.

POhWER:-

Telephone: 0300 456 2370
Minicom: 0300 456 2364
Email: pohwer@pohwer.net
Skype: pohwer.advocacy
Fax: 0300 456 2365
Post: PO Box 14043, Birmingham, B6 9BL

If you wish for information regarding your referral to be transferred to POhWER, in order for them to support you with it, we would ask that you complete the attached consent form and send it back to us in the prepaid envelope by 29 March 2017.

Should you not wish to consent to the transfer of your information, your referral will be closed with VoiceAbility on 31 March 2017.

Please do not hesitate to contact us if you have any queries.

Yours sincerely,

Paige Christie

NHS Complaints Advocate, East London

My working hours are Monday–Friday, 9am-5pm

a: United House, 39-41 North Road, London N7 9DP

t: 0300 330 5454 **m:** 07918 561 868

e: paige.christie@voiceability.org **w:** www.voiceability.org



VoiceAbility Advocacy | Charity No. 1076630 | Company No. 3798884 (England and Wales)
Registered Address: Mount Pleasant House, Huntingdon Road, Cambridge, CB3 0RN
Disclaimer: www.voiceability.org/contact_us/#Email



Consent to Transfer Information

Name of person whose Referral is to be transferred	
Name of Patient (if different)	

- Yes, I consent to information regarding my referral and data held by VoiceAbility being transferred to POHWER by the 1st of April 2017.
- No, I do not consent to information regarding my referral and data held by VoiceAbility being transferred to POHWER and understand my file with VoiceAbility will be closed as a result

Signature:	
Date:	

strengthening voice, championing rights, changing lives

 Mount Pleasant House, Huntingdon Road, Cambridge, CB3 0RN

 01223 555800

 01223 555801

 info@voiceability.org

 www.voiceability.org

Registered Charity 1076630 Limited Company 3798884

From: Paige Christie <paige.christie@voiceability.org>
Sent time: 29/03/2017 11:27:16 AM
To: re_wired@ymail.com
Subject: RE: Transfer

If you have not yet responded to my previous email, the deadline for transfer is today. You can respond to this email with the following sentence:

'I (YOUR NAME), consent to information regarding my referral and data held by VoiceAbility being transferred to POhWER by the 1st of April 2017'.

Paige Christie

NHS Complaints Advocate, East London

My working hours are Monday–Friday, 9am-5pm

a: United House, 39-41 North Road, London N7 9DP

t: 0300 330 5454 m: 07918 561 868

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Registered Address: Mount Pleasant House, Huntingdon Road, Cambridge, CB3 0RN
Disclaimer: www.voiceability.org/contact_us/#Email

From: Paige Christie
Sent: 23 March 2017 15:01
To: 're_wired@ymail.com' <re_wired@ymail.com>
Subject: Transfer

Mr Cordell,

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Post: PO Box 14043, Birmingham, B6 9BL

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Should you not wish to consent to the transfer of your information, your referral will be closed with VoiceAbility on 31 March 2017.

Please do not hesitate to contact us if you have any queries.

Yours sincerely,

Paige Christie

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Registered Address: Mount Pleasant House, Huntingdon Road, Cambridge, CB3 0RN
Disclaimer: www.voiceability.org/contact_us/#Email

From: Paige Christie <paige.christie@voiceability.org>
Sent time: 30/03/2017 12:15:01 PM
To: re_wired@ymail.com
Subject: transfer

I have made several attempts to call you but have not been successful. If you do wish to continue with your complaint, and therefore wish for your data to be transferred please respond to this email by copy and pasting the following sentence and inserting your name in the space:

"I (YOUR NAME) consent to information regarding referral and data held by VoiceAbility being transferred to POhWER by the 1st April 2017"

Kind regards,

Paige Christie

NHS Complaints Advocate, East London

My working hours are Monday–Friday, 9am–5pm

a: United House, 39-41 North Road, London N7 9DP

t: 0300 330 5454 m: 07918 561 868

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Registered Address: Mount Pleasant House, Huntingdon Road, Cambridge, CB3 0RN
Disclaimer: www.voiceability.org/contact_us/#Email

From: GetCanvasPlus <info@getcanvasplus.co.uk>
Sent time: 04/04/2017 01:51:40 PM
To: re_wired@ymail.com
Subject: GetCanvasPlus - Order 5323

GetCanvasPlus

GetCanvasPlus

Thank you for your interest in GetCanvasPlus products. Your order has been received and will be processed once payment has been confirmed.

Order Details

Order ID: 5323 Date Added: 04/04/2017 Order Status: Complete	E-mail: re_wired@ymail.com Telephone: 02082457454
Payment Address Simon Cordell 1981 109 burncroft avenue london en37jq Greater London United Kingdom Payment Method: Credit Card / Debit Card (SagePay)	Shipping Address Simon Cordell 1981 109 burncroft avenue london en37jq Greater London United Kingdom Shipping Method: UK mainland

Product	Price	Total
 24" Inkjet Polyester Canvas 280gms - Matte 18m Roll Model: 191	£24.10	£24.10
 24" Inkjet Matte Polyester Canvas 280gms - Extra long 30m Roll Model: 302	2 x £40.10	£80.20
	Sub-Total	£104.30
	UK mainland	£8.00
	VAT (20%)	£22.46
	Total	£134.76

The comments for your order are:

Hello i have an entry code to my front door what is c1230 thanks Simon

Please reply to this e-mail if you have any questions.

From: cPanel for toosmooth on toosmooth.co.uk <cpanel@toosmooth.co.uk>
Sent time: 25/04/2017 10:02:37 AM
To: lorraine32@blueyonder.co.uk; re_wired@ymail.com
Subject: [toosmooth.co.uk] The account "toosmooth" with primary domain "toosmooth.co.uk" is about to exceed its bandwidth limit (6.16 GB/6.84 GB)

The account "toosmooth" with primary domain "toosmooth.co.uk" has reached 90% of its bandwidth limit (6.16 GB/6.84 GB).

Average bandwidth used per day: 252.23 MB
Projected monthly bandwidth usage: 7.39 GB

At the current rate of usage:

- The account "toosmooth" with primary domain "toosmooth.co.uk" is expected to reach its bandwidth limit on 4/27/17.
- The account "toosmooth" with primary domain "toosmooth.co.uk" is expected to exceed its bandwidth limit by 566.89 MB.

The system generated this notice on Tuesday, April 25, 2017 at 9:02:36 AM UTC.

You can disable the "Bandwidth Limits" type of notification through the cPanel interface:
<https://fiorano.websitewelcome.com:2083/frontend/x3/contact/index.html>

Do not reply to this automated message.



Copyright© 2017 cPanel, Inc.

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 25/04/2017 11:37:54 AM
To: service@morgana.co.uk
Subject: To Mat in regards towards a Pur 150

Dear Mike and Mat

Hello how are you doing, I hope all is well I spoke to a gentleman on the 24/04/2017 on the phone called mike in regards to a Morgana pur 150 that I am interested in purchasing from another person, mike then passed the phone to a man called Mat, who then asked me to send this reply. The machine I am able to buy seems to come with its own problems and I request your help in solving the issues.

Diagnostic; when the machine is first turned on it allows any user to go to the first stage which is; "Are you trained to operate this machine" once ticked in agreement the power to the machine will flip the main distribution power supply but does not blow the machines internal fuses.

On a diagnostics of the problem you have to take the two covers of the back of the machine and bypass the safety mechanism for the hatch door being closed.

Connected to the bottom of the glue station, to which you put the glue into is a thermostat, this thermostat has two additional wires connected into it.

The marks on the thermostat states that it is a; Mfr. Part No.2455RC Thermostat, Solder Tag Termination, 0°C +260°C

When disconnected and the machine is rebooted with power it will bypass to the second stage; "Main menu" Once into the main menu the machine goes into alarm mode in turn disabling its features.

The features that seem to be disabled are the following:

1. milling station:-
2. Press carriage;

On a further inspection towards the resolution of the error codes; they are labelled as follows:

1. 007 Error movement of press:-
2. 009 Cleaner not present:-
3. 010 Temperature not ok:-
4. 011 Execute present:-
5. 019 Critical Temperature;

My main concern at present other than getting the machine to work:] is the error showing 007 error movement of press, as I hope that changing the thermostat will clear error 010, 019 and then once 009 has been addressed then 011 will no longer exist as a problem if 007 is fixed, thus repairing the machine.

After speaking to another gentlemen a Morgana it was explained to me that I can attach a external power supply to the mill and after to the carriage to check the motors to them mechanism are functioning correctly, on an attempt to do this the mill motor had no issue of concern and is a straight forward motor to supply the power to, the mill has neutral and live inclusive of ground. When rerouting the mill I disconnected N1- L1 from Km21.01 within the fuse board to add the external power supply, with the mill motor activating.

I then attempted to make the press carriage active and took the chain of the motor so the spindle can move freely, on revealing the wires behind the power plate cover to the motor, for the power cables to be connected I noticed four wires;

1. One grey in colour:-
 2. One brown in colour:-
 3. One black in colour:-
- And:-
4. A green ground wire.

I understood the brown cable to be L1 live and grey to be forward while black would be reverse to the motor, so I connected the external power supply with the ground connected, then:-

1. I connected L1 also from a external power supply to L1 in the motor and the
2. N1 to the grey cable and after to the black cable, when this was achieved you could hear the carriage motor slightly hum with power but no movement of the motors Spindale.

When the machine is as standard as at present, if any user is to go through stage one and "Tick yes you are trained to use this machine," once at stage two if u press the two green buttons at the front of the machine simultaneously, that person will here a breaker click in the back of the machines fuse box, this shows code: E21.01 and has three lights, the top light is always active named supply and in consequence to the two green buttons being push together R2 will become active, with no response from the press carriage motor.

My questions are:

1. Does Morgana sell used parts at a discount from new priced parts?
2. How much would a press carriage motor cost in any of them instances?
3. If I continue to do a further diagnostics of the press carriage motor I will split the differential gearing from the motor and attempt to run the motor from a external power supply, once again in the hope of keeping cost down in aiding to fix the machine.
4. How much will Morgana supply the required thermostat for after vat?
5. How much will Morgana supply a press carriage motor without gearing attached?
6. How much will Morgana supply gearing for the press motor without the motor attached?
7. How much will Morgana sell the carriage motor and gearing together for?

While I was in the fuse box at the back of the machine I notice two more fuse controllers that are not active with present Semiconductor High Voltage Glass Passivated Junction Rectifiers the fuse board numbers are as follows; Km20.01 Km23.01 on further research of them empty fuse slots, after reading the wiring schematics it states that the usage for them slots are as follows:

1. KM20.01 = Main Enabling
2. 2Km23.01 = Heating Enable

Another question I have to ask for your response in is; should those two slots be without fuses as they are at present?

I also would like to question whether u supply the glue and blue beans needed to operate the machine and pricing if so, if not please can you help provide a supplier for such products?

If I resolve the issues the machine is faced with at present I would like to order the flat end screws needed to service the glue station so for the glue to get extruded through it correct path at its optimal performance and therefore request the following price of them parts from your self's.

I would appreciate any help or advice that you or your team members may have in helping to get the Morgana pur 150 re-commissioned.

Many thanks and kind regards
Mr S. Cordell

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 26/04/2017 09:45:47 AM
To: spairs@morgana.co.uk
Subject: In regards to a pur 150

Dear Mike and Mat

Hello how are you doing, I hope all is well I spoke to a gentleman on the 24/04/2017 on the phone called mike in regards to a Morgana pur 150 that I am interested in purchasing from another person, mike then passed the phone to a man called Mat, who then asked me to send this reply. The machine I am able to buy seems to come with its own problems and I request your help in solving the issues.

Diagnostic; when the machine is first turned on it allows any user to go to the first stage which is; "Are you trained to operate this machine" once ticked in agreement the power to the machine will flip the main distribution power supply but does not blow the machines internal fuses.

On a diagnostics of the problem, you have to take the two covers of the back of the machine and bypass the safety mechanism for the hatch door being closed.

Connected to the bottom of the glue station, to which you put the glue into is a thermostat, this thermostat has two additional wires connected to it.

The marks on the thermostat state's that it is a; Mfr. Part No.2455RC Thermostat, Solder Tag Termination, 0°C +260°C

When disconnected and the machine is rebooted with power it will bypass to the second stage; "Main menu" Once into the main menu, the machine goes into alarm mode, in turn, disabling its features.

The features that seem to be disabled are the following:

1. milling station: -
2. Press carriage;

On a further inspection towards the resolution of the error codes; they are labelled as follows:

1. 007 Error movement of press:-
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3. 010 Temperature not ok:-
4. 011 Execute present:-
5. 019 Critical Temperature;

My main concern at present other than getting the machine to work:] is the error showing 007 error movement of press, as I hope that changing the thermostat will clear error 010, 019 and then once 009 has been addressed then 011 will no longer exist as a problem if 007 is fixed, thus repairing the machine.

After speaking to another gentleman a Morgana it was explained to me that I can attach an external power supply to the mill and after to the carriage to check the motors to them mechanism are functioning correctly, on an attempt to do this the mill motor had no issue of concern and is a straight forward motor to supply the power to, the mill has neutral and live inclusive of ground. When rerouting the mill I disconnected N1- L1 from Km21.01 within the fuse board to add the external power supply, with the mill motor activating.

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1. I connected L1 also from an external power supply to L1 in the motor and the
2. N1 to the grey cable and after to the black cable, when this was achieved you could hear the carriage motor slightly hum with

power but no movement of the motors Spindale.

When the machine is as standard as at present, if any user is to go through stage one and “Tick yes you are trained to use this machine,” once at stage two if u press the two green buttons at the front of the machine simultaneously, that person will here a breaker click in the back of the machines fuse box, this shows code: E21.01 and has three lights, the top light is always active named supply and in consequence to the two green buttons being push together R2 will become active, with no response from the press carriage motor.

My questions are:

1. Does Morgana sell used parts at a discount from newly priced parts?
2. How much would a press carriage motor cost in any of them instances?
3. If I continue to do a further diagnostics of the press carriage motor I will split the differential gearing from the motor and attempt to run the motor from an external power supply, once again in the hope of keeping cost down in aiding to fix the machine.
4. How much will Morgana supply the required thermostat for after vat?
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I would appreciate any help or advice that you or your team members may have in helping to get the Morgana pur 150 re-commissioned.

Many thanks and kind regards
Mr S. Cordell

From:

Original-Recipient: rfc822;spairs@morgana.co.uk
Final-Recipient: rfc822;spairs@morgana.co.uk
Action: failed
Status: 5.1.1
Diagnostic-Code: smtp;550 5.1.1 RESOLVER.ADR.RecipNotFound; not found
X-Display-Name: spairs@morgana.co.uk

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 26/04/2017 09:45:47 AM
To: spairs@morgana.co.uk
Subject: In regards to a pur 150

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To: spairs@morgana.co.uk
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6. How much will Morgana supply gearing for the press motor without the motor attached?
7. How much will Morgana sell the carriage motor and gearing together for?

While I was in the fuse box at the back of the machine I notice two more fuse controllers that are not active with present Semiconductor High Voltage Glass Passivated Junction Rectifiers the fuse board numbers are as follows; Km20.01 Km23.01 on further research of them empty fuse slots, after reading the wiring schematics it states that the usage for them slots are as follows:

1. KM20.01 = Main Enabling
2. 2Km23.01 = Heating Enable

Another question I have to ask for your response in is; should those two slots be without fuses as they are at present?

I also would like to question whether u supply the glue and blue beans needed to operate the machine and pricing if so, if not please can you help provide a supplier for such products?

If I resolve the issues the machine is faced with at present I would like to order the flat end screws needed to service the glue station so for the glue to get extruded through it correct path at its optimal performance and therefore request the following price of them parts of your self's.

I would appreciate any help or advice that you or your team members may have in helping to get the Morgana pur 150 re-commissioned.

Many thanks and kind regards
Mr S. Cordell

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 26/04/2017 10:43:49 AM
To: spares@morgana.co.uk
Subject: In regards to a pur 150

Dear Mike and Mat

Hello how are you doing, I hope all is well I spoke to a gentleman on the 24/04/2017 on the phone called mike in regards to a Morgana pur 150 that I am interested in purchasing from another person, mike then passed the phone to a man called Mat, who then asked me to send this reply. The machine I am able to buy seems to come with its own problems and I request your help in solving the issues.

Diagnostic; when the machine is first turned on it allows any user to go to the first stage which is; "Are you trained to operate this machine" once ticked in agreement the power to the machine will flip the main distribution power supply but does not blow the machines internal fuses.

On a diagnostics of the problem, you have to take the two covers of the back of the machine and bypass the safety mechanism for the hatch door being closed.

Connected to the bottom of the glue station, to which you put the glue into is a thermostat, this thermostat has two additional wires connected to it.

The marks on the thermostat state's that it is a; Mfr. Part No.2455RC Thermostat, Solder Tag Termination, 0°C +260°C

When disconnected and the machine is rebooted with power it will bypass to the second stage; "Main menu" Once into the main menu, the machine goes into alarm mode, in turn, disabling its features.

The features that seem to be disabled are the following:

1. milling station: -
2. Press carriage;

On a further inspection towards the resolution of the error codes; they are labelled as follows:

1. 007 Error movement of press:-
2. 009 Cleaner not present:-
3. 010 Temperature not ok:-
4. 011 Execute present:-
5. 019 Critical Temperature;

My main concern at present other than getting the machine to work:] is the error showing 007 error movement of press, as I hope that changing the thermostat will clear error 010, 019 and then once 009 has been addressed then 011 will no longer exist as a problem if 007 is fixed, thus repairing the machine.

After speaking to another gentleman a Morgana it was explained to me that I can attach an external power supply to the mill and after to the carriage to check the motors to them mechanism are functioning correctly, on an attempt to do this the mill motor had no issue of concern and is a straight forward motor to supply the power to, the mill has neutral and live inclusive of ground. When rerouting the mill I disconnected N1- L1 from Km21.01 within the fuse board to add the external power supply, with the mill motor activating.

I then attempted to make the press carriage active and took the chain of the motor so the spindle can move freely, on revealing the wires behind the power plate cover to the motor, for the power cables to be connected I noticed four wires;

1. One grey in colour:-
 2. One brown in colour:-
 3. One black in colour:-
- And:-
4. A green ground wire.

I understood the brown cable to be L1 live and grey to be forward while black would be reverse to the motor, so I connected the external power supply with the ground connected, then:-

1. I connected L1 also from an external power supply to L1 in the motor and the
2. N1 to the grey cable and after to the black cable, when this was achieved you could hear the carriage motor slightly hum with

power but no movement of the motors Spindale.

When the machine is as standard as at present, if any user is to go through stage one and “Tick yes you are trained to use this machine,” once at stage two if u press the two green buttons at the front of the machine simultaneously, that person will here a breaker click in the back of the machines fuse box, this shows code: E21.01 and has three lights, the top light is always active named supply and in consequence to the two green buttons being push together R2 will become active, with no response from the press carriage motor.

My questions are:

1. Does Morgana sell used parts at a discount from newly priced parts?
2. How much would a press carriage motor cost in any of them instances?
3. If I continue to do a further diagnostics of the press carriage motor I will split the differential gearing from the motor and attempt to run the motor from an external power supply, once again in the hope of keeping cost down in aiding to fix the machine.
4. How much will Morgana supply the required thermostat for after vat?
5. How much will Morgana supply a press carriage motor without gearing attached?
6. How much will Morgana supply gearing for the press motor without the motor attached?
7. How much will Morgana sell the carriage motor and gearing together for?

While I was in the fuse box at the back of the machine I notice two more fuse controllers that are not active with present Semiconductor High Voltage Glass Passivated Junction Rectifiers the fuse board numbers are as follows; Km20.01 Km23.01 on further research of them empty fuse slots, after reading the wiring schematics it states that the usage for them slots are as follows:

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If I resolve the issues the machine is faced with at present I would like to order the flat end screws needed to service the glue station so for the glue to get extruded through it correct path at its optimal performance and therefore request the following price of them parts of your self's.

I would appreciate any help or advice that you or your team members may have in helping to get the Morgana pur 150 re-commissioned.

Many thanks and kind regards
Mr S. Cordell

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 26/04/2017 12:27:04 PM
Subject: eee

support team put into place, the acting solicitors were made aware of this, and so was the Court in the September 2016, when the Appellant was due to attend.

On 16 September 2016 the case was listed for a mention hearing for Non-Disclosure, and also a meeting with Mr Locke the Appellant Barrister as he had not seen any barrister since the 04/08/2015 hearing at the Magistrate's Court when the Antisocial Behaviour Order was granted by the Judge with no legality found.

The Appellant was told by his acting solicitors to be at Court by 09:30 hours, but later this was changed to 09:00 hours, this was so he could have a meeting with his barrister, which he did agreed to do.

On the agreed court date the Appellant arrived at Court for 09:00, his barrister did not arrive until around 09:40, disappointingly. On arrival The Appellants barrister and him himself inclusive of his mother all went together into a side room for a pre talk. Before any desiccations in relation to the case could be discussed, Mr Locke said he was sorry he was not feeling very well and that he also had some emails from Ms Ward, that he had to read first, on trying to open the emails he realized he could not and subsequently went out of the room to call Ms Ward.

At around 10:00 hours the Appellant was called into Court, Mr Locke came back into the room from after making his phone

call to Miss Ward, so for himself to be able to have collected his things and he then hurried and started to walk back out of the room we all was supposed to have a meeting but on stead he hurried in towards the Court room. The Appellant tried to stop him, so to have explained to him, what his concerns were. (“As we had not yet at this point in time had a moment to talk”) and the Appellant was also concerned about the disclosure that was going to be asked for.

The Appellant asked Mr Locke if he could ask the Judge to adjourn the case for five or ten minutes, so that we all could speak with each other, which he replied “no that the hearing was only for disclosure about the schedule”, The Appellant said that:- “He knew this was not correct and this was one of the reasons that he wanted to speak with him about.” The Appellant again asked: - “if the barrister would ask the Judge to postpone for ten minutes again” he yet again said “no”, at which point the Appellant asked “why Mr Locke did not want to speak to him, and should he act for himself ”?

The Barrister Mr Locke had no time to talk to The Appellant at the time and spent around four minutes talking to Ms Ward on the phone, before ending his call, he asked the Appellant if he the Appellant was dismissing his solicitors, to which the Appellant replied:- “No”, Mr Locke then started to walk towards the Courtroom, we followed the barrister into Court and on entering the Court in a raised voice, The Appellant said to Mr Locke:- (“who was ahead of him”) so am I acting for myself then.? Mr Locke never replied to the Appellant and just proceeded to talk to the Judge and then he walked toward the courtroom door and ushered out. At this point the Appellant

had no idea what was going on but proceeded to follow him outside the Court room, it was at this point of time when Mr Locke turned around and said quite curtly “I do not want you to speak anymore”, as we got closer to him he also informed the Appellant it was not good to shout out, “in open Court,” to which the Appellant had to agree with, but the Appellant felt so let down as it seemed his barrister did not even want to talk to him, since the Appellant had last seen him in 2014 and this is another part of the reasons that the Appellant wanted to speak with him, as so much had already gone wrong with this case and the Appellant felt very nervous as he did not know what was going on, or what would be said as he had not spoken to his barrister.

The Appellants mother, who had witnessed all of this, did try to explain to the Appellants barrister, what the Appellant wanted to say, in reference to the receipt of the requested Non-disclosure and asked Mr Locke to explain what the schedule is about before we all went back into court.

The Appellant also asked about the two article 6’s that had been issued by the court, which had never been addressed:- “by the Court,” which pertains to The Appellants Human Rights and importantly his rights to a fair and speedy trial, to what had not happened. The Article 6 the right to a fair and speedy trial had been handed to the Court at earlier hearings, as The Appellants knew Mr Locke knew nothing about this and other information that had happened, so he felt it important to explain this to him at the time. Mr Locke explained that the schedule was what the Judge had asked for on the 04/04/2016, my mother replied this was not all the Judge had asked for,

without replying Mr Locke walked towards the Courtroom and we all followed, it was at this point The Appellant said to the barrister I feel I should represent myself because he felt he was not being heard.

All that the Appellant wanted was to be able to speak to his barrister, so that he knew what had been said at the earlier hearing of the 04/04/2016, and show him the document that was handed to the Judge, on that date.

On entering the Court the Appellant barrister Mr Locke addressed the Judge and said the Appellant did not want him to act for him, but this was not fully the case the Appellant only wanted to be able to speak to his barrister.

The Judge informed the Appellants barrister to remain in the Courtroom, the Judge asked what the case was listed for and the prosecuting barrister addressed the Court, answering the questions, he then also handed the schedule to the Applicants barrister, they also said to the Judge that the Appellant had been sending letters to the Court and the prosecution himself,

which stated: - "I Simon Cordell throughout the document." This is not the case and the Appellant did not understand their comment or what document the prosecuting barrister was talking about. The Judge then addressed the Appellant and asked the Appellant did the Appellant still want the barrister to act for the Appellant, the Appellant replied "Yes" to the Judge that he did want the barrister to act for him; the Appellant stated that he only wanted time to speak to his barrister, as he had not spoken to a barrister since the Magistrate's hearing.

The Judge then addressed the Appellant barrister he said that the Appellant still wanted the barrister to act for the Appellant, the Appellant barrister agreed to this. The Judge also stated he felt he was not the best person to be hearing this case and passed it back over to the Judge that was hearing the Appeal.

On leaving the Courtroom the Appellant and his mother proceeded to go into a side room to talk with the Appellant barrister, we explained that a letter had been handed to the Judge on the 04/04/2016, the barrister said he knew nothing of this letter, so we handed him a copy for him to read. Once he read this he said he knew nothing about this and had only seen one document that kept saying I Simon Cordell, ("The Appellant has no idea of what this I Simon Cordell letter is.")

The Appellants mother proceeded to explain this is why the Appellant wanted to talk to Mr Locke before going into Court, as this is part of the Non-disclosure being requested.

The barrister explained he only knew about the schedule, to which the Appellant mother replied, the schedule had been

asked for by the Judge in addition to the letter that had been handed in and this was also when the Judge said it could be used as the Appellants skeleton argument and that this had happened when Miss Ward was in the Court on the date of the 04/04/2016 when she was also taking notes, so Miss Ward knew exactly what the Judge had asked for.

The Appellants mother had made a call to the Appellants solicitor and enquired as to what the Judge had asked for on the 04/04/2016 in regards to the disclosure, Ms Ward stated she could not remember, the Appellant mother being dumbfounded by this said in reply to her:- “you was sitting in the back of the Courtroom taking notes,” and continued to explain that only last week from the date in mention, will have everything that the Judge had asked for in his original disclosure, plus what was asked for in the Appellants letter, that was handed to the judge and Miss Ward also explained that the Judge had made other addictions in addition to the mentioned.

At no point did Ms Ward ever make the Appellants mother feel she did not know what was due to be disclosed, before and while still on the phone, if she had ever done this the Appellant and the Appellant mother would have asked her to relist the case to the Court and asked for this to be clarified, as the disclosure that we was asking for was very important to the ongoings of the Appeal.

The Appellant mother then handed the Appellant the phone the Appellant asked Ms Ward about the letter he was supposed to have sent to the Court and the prosecuting barrister, the Appellant was still thinking she was talking about the letter

handed to the Judge on the 04/04/2016 when Miss Ward was not.

Also in Court on this date, it was said the Appellant had written this letter himself, which was not the case.

In truth The Appellant agreed for a letter that Miss Ward had written in reply to the Judge's letter for the Appellant to be amended, he had amended it himself and it was to be handed into the court, the Appellant solicitor was at Court so she knew the Appellant had amended the letter, this is to be inclusive of it being sent to her by email, as she was in the court on this date to.

On this date when Miss Ward was a court she said to the judge that the Appellant had drafted the letter when the Appellant had only amended it, Miss Ward continued to say, that she did not draft the Letter and that the Appellant wrote it, this is not true, at this the Appellant did call Miss ward a liar as the Appellant knew Miss Ward had drafted the letter herself at first.

The Appellant later explained to Miss Ward on the phone that he could prove the truth and said, I have the emails you sent to me and my mother of the letter we talk about and me amending it, in return for you. It was also explained to all that we have kept copies of all other correspondence between our persons and this is to include (Since the start of the Court proceedings.

The Appellant mother has checked the dates for when this letter was drafted by The Appellant solicitor and then returned to her, the date was on the 03/04/2016 please see attached email

and letter (marked 03/04/2016 Ms Ward).

The Appellant barrister was listening to the phone call and after the Appellant ended the barrister got up and said I will need to think about still representing you as you called your solicitors a liar, the Appellant stated that he can prove that Miss Ward wrote the letter and she's denying as to doing so and further expressed himself in question the line of investigation by saying:- "how would anyone body else's feel, if she had lied about them," the Appellant barrister then replied that if he was still going to represent the Appellant then there would need to be a meeting at the Appellant barrister chambers, at this point the meeting concluded, with nothing else really spoke of about the Appellant Appeal yet again, this was days before the Appeal hearing was due to start once again.

Up to here for now

A while after the Solicitor wrote a letter and sent it to the Appellant and the Appellants mother, the date of this received email is dated 20/09/2016 and a copy had also been sent to the Court, this application was put in so for the acting solicitor to once again attempt to be removed from the record this was done to our surprise and was listed in Court to be heard on the 21/09/2016.

There were large sections of this letter that were incorrect and did not happen so therefore are not true; this can also be proven by the Court transcripts from the 16/09/2016.

On the 21/01/2016 we were on our way to Court and got caught in traffic, we contacted the Court to get a message to the Judge to say that we were going to be five to ten minutes late, “I know the Judge got the message.”

When we got to the Court, there was a barrister that Michael Carroll and Co had sent to the Court to deal with the application; this was so for them to be removed from the record for the second attempt.

The Barrister informed us she did not want to leave the Court before explaining what had happened it seemed the Judge had called this into Court without us being present and removed the solicitors from the record.

We question how could this have happened? Considering, the Appellant was not present at Court? And there was not a senior Partner from Michael Carroll and Co?; “this question is due to what had been previously said by His Honour Judge Morrison on 19/02/2016 in regards to this not being allowed to happen.”

The Barrister said the Judge wanted to see us and we would need to wait in Court until we were called, as the Judge was dealing with a trial and we would be called in after it.

Around 16:00 hours we were called into Court, the Respondent did make the Judge aware at this point that what had been said by His Honour Judge Morrison on the 19/02/2016 stating that a Senior Partner was not present at Court, the Judge replied that he could not force a solicitor to carry on with a case they clearly did not want to and that the Appellant could represent himself, he continued to state; that the case was in a much

better order now, but as is known the Appellant has learning difficulties and health problems which the Court are also well aware of, there were only a few days until the Appeal hearing was due to start once again, how could a Judge believe that a person with learning difficulties and health problems could be ready and cope with dealing with a three-day Appeal hearing on his own?.

We did try to get the Judge to adjourn the Appeal hearing so we could try and get representation put in place due to knowing the Appellant could not cope or handle this case on his own, which was due to start on the 26/09/2016 for a three-day hearing, the Judge said he would not allow this and that the Appeal hearing would go ahead no matter what. It seems again that the Appellant was being blamed for what was ongoing in this case, when the Appellant and the Appellant mother had done all they could, so for them to have this case ready to be heard.

How can a Judge expect someone that is known to be ill and have learning difficulties to be able to handle this case on their own?, considering there were only four days until the three-day Appeal hearing was due to start. Nothing was put in place by the Judge to help the Appellant in any way. The Appellant was just meant to get on with the case all on his own under them circumstances.

Once again the solicitors had done nothing for this case and the Judge had allowed them to walk away when this was said to not be allowed and it seems as if everything was being blamed on the Appellant.

It was also noted while we had been waiting outside the Court that the bundles we had been working from was the very first set of the application bundles and since that time everything had been updated, without us being informed, this included more statements from the police officer in charge of the case, there were lots of documents missing from within the first bundle due to the update, so until he was given the updated bundles, the Appellant had never seen them additional documents.

It was stated by the respondent they had sent new bundles to the acting solicitors Michael Carroll and co three times since the being of January 2016, we had never been given a set of new bundles since this case had started in 2014, we had never been told about new bundles been sent and never given a new copy of any bundle. This meant that bundle we had would have had all wrong page numbers and been paginated totally different from the bundles that were being used by the prosecution barrister and Courts.

When we were in Court we did say this to the Judge about the bundles, the Judge ordered the clerk of the Court to contact Michael Carroll and Co solicitors and order the solicitors to bring the bundles to Court. the solicitors informed the clerk that the bundles were at Nexus Chambers, the Judge was shocked that the solicitors did not have a copy of the bundles at their office. The Appellant's uncle who was also at Court said to the Judge he was willing to go to Nexus Chambers and pick the bundles up.

The Judge listed this for the 22/09/2016 after 14:00 hours to make sure we were all working from them same set of bundles.

Upon The Appellant's uncle getting home it was seen that the bundle he had collected was not the full set of bundles and only had part of the applications Skeleton Bundle.

On the 22 September 2016 we attended Court to inform the Judge we still did not have the updated bundles and the Judge once again got the clerk of the Court to call Michael Carroll and co solicitors to find out what was going on within the bundles, the Judge was very upset that we still did not have the bundles for the case, the Judge asked for the bundles to be brought to Court before 4 PM, The Appellant's mother stated that it would be easier and faster for her to pick the bundles up from the solicitors on the way home from Court, the Judge asked if she was sure that he could get them brought to Court she stated that it be faster for her to pick the bundles up from the solicitors on my way home.

When we left Court due to the time and the circumstances we had been placed in The Appellant mother called Michael Carroll's office to say what time we would be there by, The Appellant mother was told that the office would be closed by the time we got there so The Appellant mother agreed to pick the bundles up first thing in the morning on 23 September 2016.

On 23-09-2016 The Appellant mother left home early in the morning to go to Michael Carroll's office and collect the bundles with her brother, Mr A Cordell they went into the office

together to get the bundles, when the solicitor came down the stairs he had a piece of paper that The Appellant mother needed to sign, stating that the bundles had been collected from the office.

Upon getting home and looking at the bundles, The Appellant mother noticed there is now at least 13 additional statements that The Appellant and The Appellant mother had never seen before from the Respondent bundle, this is a clear error as we knew that in the first bundle there were only 4 public witness statements and there now seems to be 16, when taking a closer look at the statements we noticed there are no members of the public's statements of truth and this also applied for the original 4 contained in the folder minus one, this also highlighted that each member of the public's statements are police officers only and have each put there signatures on two different statements each, in a pretence of portraying to own two houses each in Edmonton xxx Gardens and other surrounding roads in an around Progress way, the police officers are claiming to be victims of this case while on active duty.

So in understanding this, the Applicant contacted Edmonton police stations lost property room, so too for him to arrange collection of the original bundle, that was never served to him in accordance with the law. To his further upset and disappointment of justice he was to be told by another police officer deployed at the lost property room as the manager, that the bundle that the Appellant wanted to claim had been misplaced or stolen, this file clearly shows that there was only ever four potential members of the publics witness statements

attached within side of the original Asbo application.

Some of the statements added are all dated prior to the Magistrates Court trial. Upon looking at The Appellant's bundles it seemed this had not been updated or indexed since 2015, so all the new documents that had been submitted to be added to The Appellant's bundle was not in their as they should have been.

Over the days leading up to this, The Appellant mother had learned how important it was that all the bundles were paginated and indexed correctly and that all the bundles were the same as each other so that each person was working on them files was all in Co Hurst to each other, as there was always problems at court due to this not being completed correctly.

Though the case history multiple documents had been handed to the Court, and them documents did not get patronised correctly or indexed into The Appellant's bundles, this includes the court and the Respondent bundles that they were using also.

A whole weekend was spent trying to add missing documents to the Appellant's bundle and making copies so that on the Court date of the 26-09-2016; any missing files could be added to the Respondent bundle and the three Judge's bundles. The Appellant health had become very unstable due to him knowing that he was going to have to be dealing with this

himself.

The Appellant mother also spent part of the weekend also writing a letter to the Judge in regards to what had gone on with the breaches in The Appellant's human rights, his article 6 human rights the Applicants rights to a fair and speedy trial, there were also a list of other things that had gone on throughout the case since 2014 in regards to the nondisclosure, and other issues that was always being raised when at Court and the reason as to why legal aid had been granted:

Due to the complexity of the case.

Due to The Appellant's learning difficulties.

Due to the concerns of The Appellant health.

This letter was emailed to the Court and asked to be passed to the Judge.

Please see letter that was emailed to the judge

The 26 September 2016 the three-day Appeal hearing was due to start, The Appellant was so unwell that there was no way he could attend Court, Mr A Cordell and Miss L Cordell attended Court to speak to the Judge, when the Judge entered the Courtroom he stated that he had received a letter that had to be addressed, he stated that he felt this would go to judicial review, he stated he had three options:

Carry on with the Appeal in the hope that The Appellant would turn up the following day.

**To Dismiss the Appeal.
Adjourn the Appeal to a new date.**

The Judge went over the letter in great detail; he started around five times that he felt that this case was going to go to judicial review.

The Judge decided to adjourn the case until the 16/01/2017; this was later changed for the Appeal to start on the 17/01/2017. The Respondent had tried to object to the Appeal being adjourned. The Judge stated that we should try to find a new solicitor to take on the Appeal and that he would help and also make sure that legal aid was in place.

The Judge asked why The Appellant was not in Court. The Appellant mother stated The Appellant had become so unwell due to what was going on in this case and that he was not coping. Information was passed to the Judge that showed The Appellant was unwell.

Mentioned in court; was also the missing documents that was missing from The Appellant's bundle, and that there were no statements within the bundle, my mother stated to the Judge that she had spent a lot of the weekend trying to update The Appellant's bundle and make sure that it was indexed correctly,

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 26/04/2017 06:58:10 PM

In the High Court of Justice
Queen's Bench Division

Royal Courts of Justice
Strand,
London,
WC2A 2LL

Date: 17/04/2017

Between:

	THE QUEEN ON THE APPLICATION OF SIMON CORDELL	CLAIMANT
	- AND -	
	THE COMMISSIONER OF THE POLICE OF THE METROPOLIS	DEFENDANT
	THE COMMISSIONER OF THE POLICE OF THE METROPOLIS	INTERESTED PARTY

SKELTON ARGUMENT INTRODUCTION:

1. This application is to have the following decisions/orders reviewed and reversed in order to prevail in the right to and in justice.
2. A decision/order to make an application for an Interim Antisocial Behaviour Order against the Appellant as named above was agreed in a conference at the Enfield civic centre on the 00/00/2014 alongside their employed staff and members of the Metropolis police.
3. On the 5th November 2014, the Appellant defends in his defence that a guilty verdict was wrongfully decided at Highbury Magistrates Court, this was in order for the Commissioner of the Metropolis Police.
4. The Appellant asks for the case to be reopened and reviewed in its decision that is made by order of the Magistrates Court, so for the verdict to be overturned in his favour to be declared as void making the decision an error in law.
5. The Appellant's human rights have now been breached. And;
6. The Appellant's right to due process has also been breached. This lead to the Appellant's right to a fair trial also being breached.
7. The ongoing of the Asbo case are a clear miscarriage of justice that has been allowed to happen, even once reported.
8. The Appellant's rights in the data protection act 1998 have also been breached in relation towards the ongoings of the Anti Social Behaviour order.
9. The Appellant requests the decision/order that was placed upon his statue of liberty's to make the interim order a full Antisocial Behaviour order on 4th August 2015 by Highbury Corner Magistrates Court, in order for the Commissioner of Police of the Metropolis to be revoked.
10. The Appellant asks for the case to be reopened and reviewed in its decision that is made by order of the Magistrates Court, so for the verdict to be overturned in his favour to be declared as void making the decision an error in law.
11. The Appellant's human rights have now been breached. And;
12. The Appellant's right to due process has also been breached. This lead to the Appellant's right to a fair trial also being breached.
13. The ongoing of the Asbo case are a clear miscarriage of justice that has been allowed to happen, even once reported.
14. The Appellant's rights in the data protection act 1998 have also been breached in relation towards the ongoings of the Anti Social Behaviour order.
15. The Appellant requests for the decision/order made at Wood Green Crown Court on 19th January 2017 in relation to the Appeal against conviction, of the Antisocial Behaviour Order to be dismissed also.
16. The Appellant asks for the case to be reopened and reviewed in its decision that is made by order of the Magistrates Court, so for the verdict to be overturned in his favour to be declared as void making the decision an error in law.
17. The Appellant's human rights have now been breached. And;
18. The Appellant's right to due process has also been breached. This lead to the Appellant's right to a fair trial also being breached.
19. The ongoing of the Asbo case are a clear miscarriage of justice that has been allowed to happen, even once reported.
20. The Appellant's rights in the data protection act 1998 have also been breached in relation towards the ongoings of the Anti Social Behaviour order.
21. It is said that on the on the 12th September 2014 the police attended The Appellant home address of 109 Burncroft, Avenue, Enfield, EN3 7JQ, they knocked on the door, the Appellant was not expecting anyone, the Appellant approached his front door and looked through his spy hole he could see people who appeared to be police officers, and asked them through the door what they wanted, the police stated they needed to speak to him, the Appellant opened his front door very slightly then the police officers started to try a force an object into the front door, he soon came to the understanding he was being tricked so for the officers to be able to serve some

documents on him as they would never have been able to fit into any standard letterbox, due to the Appellant's learning difficulties he stated he would not accept anything and closed his door and then continued to state that he was not being rude in doing so.

22. It is a well-known fact on the police's system of government bodies that the Appellant does have learning difficulties and health problems.

23. The Appellant could hear the police talking outside his front door and the lady police officer then questioned her colleagues and said what shall we do now, a male police officer stated put it on the floor in front of the door referring to the application.

24. They then put some other pages into the Appellant's letterbox this totalled to four pages. The lady police officer then placed an A4 size folder on the floor outside the Appellant's front door as the male officer had instructed her to do.

25. The Appellant then made a phone call to his mother, who could not attend at the time this was until the following day when she attended the Appellant's home address. On her attendance, she found the folder was left opened on the floor where the police had left it. The Appellant's mother was very shocked when she looked inside the folder and saw the data that was within it.

26. The data that was within side the A4 size folder was personal information and a breach of the data protection act 1998 by leaving such data in a commune area of the block of flats.

27. A letter of complaint was put to the police in the way in which they had left personal information on a doorstep in view of everyone that lived or who came into the block of flats, this was achieved on the 13th September 2014 and was hand delivered to Edmonton Green police station and a receipt was issued from them, at the same time as of when the complaint letter was handed in there was also that of the A4 bundle being referred to as the Asbo application and court summons which was also handed into the front desk of the police station.

28. The complaint has never been addressed and neither has there been that of a professional response concluding any outcome to them issues raised of concern, a total failure of a response from the police, providing any professionalism when dealing with complaints.

29. Please see a letter of the complaint and photos and receipt that was handed to Edmonton police station on 13th September 2014.

30. On 06th October 2014, the Appellant was due to appear in Court on this day, The Appellant had arranged for Michael Carroll and Co Solicitors, to act on his behalf, this included to have legal aid in place.

31. On the day of court legal aid had been applied for, but the legal aid had been refused, the Judge sitting overturned this and granted legal aid in the Applicants favour.

32. The reason for the Judge overturning and granting legal aid was due to the Appellant having known learning difficulties, health problems and due to the complexity of the case.

33. The disclosure was asked for so that the Appellant could stand a fair and speedy trial, but the requested disclosure never ever did come. The case was relisted for the 22/10/2014, for an interim Antisocial Behaviour Order hearing, all police officers were due to attend for the interim hearing.

34. On the 22nd October 2014, the Appellant was due in Court for the Interim Antisocial Behaviour Order to be heard, due to the Appellant barrister having a burst water pipe and his home being flooded he could not attend, the applicant still wanted the case to be heard which the Judge would not allow.

35. The Interim Antisocial Behaviour Order hearing was then set for the 05/11/2014.

36. On the 22nd October 2014, all police officers did attend Court for the Interim Antisocial Behaviour Order hearing. The disclosure was asked for on this date.

37. On 05th November 2014, the Appellant was due in Court for the Interim Antisocial Behaviour Order hearing; all police were due to attend but did not. The Appellant's barrister could not attend on this date due to the flooding that taken place at his home address, another barrister turned up to represent the Appellant but had no paperwork for the case only a skeleton argument to strike-out the Antisocial Behaviour Order application.

38. The skeleton argument, submitted on behalf of the Appellant, to strike out the application for the Interim Antisocial Behaviour Order. Arguments advanced in this respect, and those which rely upon the civil procedure rules, are not applicable to these proceedings. The civil procedure rules only apply to proceedings in the county Court, the high Court and the civil division of the Court of Appeal. As a result, the Magistrate's Court has no jurisdiction to consider an application to strike-out application.

39. The Interim Antisocial Behaviour Order hearing went ahead, The Appellant's barrister did not have the correct paperwork for the hearing, and knew very little about the case, no police officers turned up to Court on this day.

40. In the days prior to this hearing, The Appellant was rushed to the hospital due to kidney problems while he was still in hospital he was informed by his solicitor on the 04/11/2014 that if he did not attend Court on the 05/11/2014 the case would go ahead without his presence. The Appellant then discharged himself from the hospital, because he had no choice. (He was extremely unwell)

41. On this date, the Interim Antisocial Behaviour Order was granted by the District Judge Newham.

42. Upon delivering her judgment, District Judge Newham ruled that it is just to impose an Interim Antisocial Behaviour Order, and that regard had been taken of The Appellant's Article 6 and 8 rights, as well as The Appellants business. District Judge Newham ruled that there are no provisions contained within the (amended) proposed Interim Antisocial Behaviour Order which would prevent The Appellant from conducting legitimate business.

43. On this date, all police officers were due to attend. (They did not attend their reason was they were not told to attend, this was untrue as the application from 22/10/14 should still stand as the case had only been adjourned until this date for the Interim Antisocial Behaviour Order hearing)

44. The applicant's case also relied solely on hearsay, Magistrate's Courts (hearsay evidence in civil proceeding) rules 1999.

45. These are the conditions The Appellant was placed under and are for the whole of the UK:

46. The defendant is prohibited from:

- A. Attending a rave as defined by s.63 (1) of the criminal justice and public order act 1994;
- B. Being concerned in the organisation of a rave as defined by s.63(1) of the criminal justice and public order act 1994;
- C. Knowingly using or supplying property, personal or otherwise, for use in a rave as defined by s.63(1) of the criminal justice and public order act 1994;
- D. Entering or remaining in any disused or abandoned building unless invited to do so in writing by a registered charitable organisation;
- E. Entering or remaining on non-residential private property on an industrial estate between the hours of 10 pm and 7 am without written permission from the owner and/or leaseholder of the property; and:-
- F. Engaging in any licensable activity in any unlicensed premises.

47. For the sake of clarity, nothing in this order prevents the defendant from assisting, preparing for, or engaging in licensed licensable activities.

48. This is untrue as we have since contacted council and police and told he would not be granted a licence to hold any events as long as the Antisocial Behaviour Order was in place other than when applying with Enfield Council. So The Appellant's entertainment business is seriously affected by the Antisocial Behaviour Order that was put in place.

49. Points to address regarding the conditions the Appellant is prohibited from doing.

50. Clearly, the conditions the Appellant was put under are a breach of the Appellant's human rights, and disproportionate due to the fact it would breach:

- A. Article 3 freedom from torture and inhuman or degrading treatment:-
- B. Article 5 right to liberty and security:-
- C. Article 8 respect for your private and family life, home and correspondence:-
- D. Article 23.1 of the universal declaration of human rights states: (1) everyone has the right to work, to free choice of employment, to just and favourable conditions of work and to protection against unemployment.

51. Condition E states entering or remaining on a non-residential private property on an industrial estate between the hours of 10 pm and 7 am without the written permission from the owner of that land and/or leaseholder of the property.

52. With this condition in place, it makes it so that the Appellant's life is left in a state of confusion as to what he can and cannot do as he has been left not equal to others.

53. Any non-residential property the Appellant would like to attend such as where house night club or any friends or families private parties he is not able to attend:

54. This also includes Hospitals, Police Stations, 24-hour Supermarkets, Petrol Stations, Cinemas, Restaurants, Bars, Nightclubs and any other public place open to the public between these times that is non-residential. The Appellant cannot go to without written permission which would be degrading for the Appellant to have to ask each time he wanted to go somewhere and explain why he needed it to be confirmed in writing by the owner and/or leaseholder of the property, how this condition could be applied by any Judge and state it is not a breach of someone's human rights should not be justified.

55. Conditions C states knowingly using or supplying property personal or otherwise for the use of a rave as defined under section 63.1 of the criminal justice and public order act, the Appellant has spent the last 10 years building his business saving every penny with help from his family.

56. The company he has built is regulated within the entertainment industry and is represented by the licensing Act 2003, he intends to hire equipment out, the Appellant's business is seriously affected by the conditions, partly because if he hired his equipment to any person and it ended up in an indoor private party or an outdoor illegal rave then the Appellant would be in breach of the conditions he has been imposed to be in compliance with another issue of concern is all events sighted within the Appellant's bundle are indoor events and are therefore not illegal. When hiring out equipment the Appellant does ask what it is going to be used for and also makes sure that he and his clients have that of a professional contract in place, so for him to be sure he is hiring the equipment in good faith.

57. Sometimes when a person tells you their reason for hiring the equipment out you may find out at a later date that what was explained when hiring the equipment out is not always correct and that it was not used for the purpose the person told you. The Appellant should not be liable for other people's actions when following the correct protocols of business and should never be in breach of the Asbo conditions in these circumstances.

58. Also if the Appellant loaned someone any personal belongings and that person ended up at an illegal rave then the Appellant would again be in breach of his conditions, even if the item was something that did not even constitute as being for an illegal rave.

59. These are just two more of the concerns within the conditions that the Appellant is under.

60. Some of our other concerns within the conditions set by the Courts are that the Appellant's Human rights are even further breached, this includes:-

- A. Article 6 right to a fair trial:-

61. The Appellant had to go ahead at the hearing without the barrister having any other paperwork other than the application to strike out, which was not allowed.

62. Also on this date, the police officers did not attend when they knew they should.

63. The Appellant was so unwell at this hearing, he was not coping he should never have had to discharge himself from hospital to try to defend himself.

64. The police have it on the police systems who do what they say the Appellant has done and have not disclosed that information when requested.

65. The following directions were made:

66. The parties to exchange any additional evidence on which they seek to rely by 20th January 2015, this is to include any witness statements from any witness, including the defendant himself; and:-

67. The parties are prohibited from relying on any evidence not already served or served in accordance with paragraph 1 of these directions, without the permission of the Court.

68. Although not a formal direction, should any witnesses no longer be required, the Judge requested written confirmation of this to be given to all parties speedily.

69. At present, the following witnesses are required to attend the full hearing:

- A. Inspector Douglas Skinner;-
- B. Police constable Miles;-
- C. Acting police sergeant Edgoose;-
- D. Police constable Elsmore;-
- E. Sergeant King;-
- F. Police constable Ames; and:-
- G. Inspector Hamill.

70. The interim order was set to continue until 10th March 2015 when the full hearing was heard this was listed for two full days.

71. The disclosure was asked for this was meant to be given by 20/01/2015 this never happened and no disclosure was given.

72. No disclosure was served on us by the 20/01/2015 that was asked for; this has happened throughout this case. The disclosure we ask for would prove the Appellant did not do what the police are saying within the application.

73. Before the first hearing was due to take place the Appellant and his mother were constantly requesting by methods such as via phone and emails for the acting solicitors Michael Carrol and co's to obtain the relevant information so for them to have the Appellant's best interests at heart regarding a fair trial, though our requests we understood that things were not being addressed to the correct level of services needed, this included a lack of communication, submission of forms and applications and relevant procedures for a solicitor firm to have the correct correspondents ready for trial, in layman's terms a complete disregard for their clients, things just were simply not being completed.

74. Since the start of the case meetings were constantly being put off by themselves, we had also asked a number of times could the solicitors please go over the CADs, and intelligence reports that were in the Asbo application as we understood there to be serious errors contained within its context, our request was never accomplished, this included the questioning of laws representing the case stating it was an illegal offence to which the Appellant had never been arrested for.

75. Also noticed within the applicant's bundles were other serious breaches of data protection, regulations and codes of conduct, this includes some of the following: - in police officers' statements;

76. In what is referred to as a "CFS call" in a short abbreviation a member of the public requesting assistance by way of a phone call for services that in turn has led an investigating officer(s) into using a mg11 form otherwise known as a witness statement, to take a version of events of a person.

78. The issue of relevance being highlighted is in witness statements that were contained within the Asbo applications bundle. Serious errors once again seem to have occurred, that leave serious concerns towards any guilty verdict, as for sure when any official person is filling out such a form as a mg 11 there should be statements of truth that have been complied with as well as many other measurements that should be met that seem to be under serious scrutiny as for they were written by police officers and not the witnesses themselves, to even further the rights to justice the Appellant was not allowed to call any witnesses or any other police officers whose information was within the application's bundle he was only allowed to have the police officers that the application wanted us to have, he simply was denied his rights to have any other witnesses being called.

79. The members of the public's statements that could be proved to be no other than information reports that should be classified as non-disclosed intelligence were allowed to remain within the application's bundle as witness statements without being questioned by the acting solicitors, although it was constantly being brought up.

80. On the 10th March 2015, this date was due to be the full Antisocial Behaviour Order hearing but the Court had made a mistake and only listed it for a one-day hearing.

81. District Judge Williams sitting, apologised for the error and said that a part hearing could take place or the full hearing is adjourned to a later date so that the full hearing could be dealt with over two days.

82. The Appellant was upset as he wanted this to be dealt with and only agreed that the case is adjourned until the 03/08/2014 and the 04/08/2014 if district Judge Williams heard the case, she cleared her diary and promised that she would be the Judge that would reside over the case.

83. District Judge Williams also stated that this was the 1st time she had ever seen a case in which the commissioner of the metropolitan police had brought an Antisocial Behaviour Order in front of her in this way in a civil capacity.

84. The disclosure was asked for and this was once again never given.

85. On the 2nd August 2015 The Appellant's mother received a phone call from Miss Ward acting solicitors, regarding a statement she had just found in the emails relating to Antisocial Behaviour Order, The Appellant's mother asked if this could be sent over via email to her, in knowing it was too late to do anything about it because the full hearing started the next day. Similar things were continuously happening throughout the case; the solicitors seemed to only do anything on the case the day before the hearings, or a few days before it was due to take place. Many emails were sent including many phone calls that were made to get the right things done, most of the emails went not replied to for months, phone calls was not picked up, or if they were we were told that things would be addressed when they never were.

86. The Appellant attended Court on the 03rd August 2015 and the 04th August 2015 for the full hearing of the Antisocial Behaviour Order, only to find the stipulation and reasons he had allowed the case to be adjourned to these dates had not been adhered to, the presiding Judge was not District Judge Williams, it fact it was District Judge D Pigot who would be presiding over the full hearing.

87. Non-disclosure was again spoken about but nothing came of this and the case went forward.

88. We understand this is only our opinion but we believe this Judge had already found that she was going to prove the case before it even started for the full Antisocial Behaviour Order in favour of the applicants.

89. Before the hearing started The Appellant's mother informed the Judge the Appellant was very ill and she did not think he would cope due to health problems. She continued with the case none the less and did not ask the Appellant's mother to elaborate further. Later within the hearing the judge would notice that there should have been medical records added for the Applicants response within his bundle and this was missing along with a lot of other documents that had been requested for his defence, the Appellants bundle was only around 82 pages when it should have been around 300 pages.

90. Continually through cross-examination by the Appellants barrister toward the police officers, District Judge D Pigot kept interrupting and telling the barrister he could not ask the questions he was asking even though what he was asking corresponded with what the police had put in their own statements. The Appellant's barrister even commented to the Judge Pigot "I am only asking questions pertaining to what the police have put in their statements" also he said to the Judge "I hope you are not going to have as much due-diligence with my client on cross-examination as you have with me" to which the Judge replied she would.

91. This was certainly not the case and in fact, the Judge allowed the Appellant to be cross-examined extremely harshly even knowing the Appellant had health problems.

92. On the date of trial the Appellants solicitor had not even prepared a copy of the bundle so for the Appellant to have his own bundle, he was never told by the acting solicitors that he should of had his own copy and there was also the issue of there being a lot of documents missing from the Appellant's bundle.

93. On the day of trial when the Appellant took the stand, the Judge did ask where the Appellants bundle was, he stated he had never been given one, and did not know he needed one, the Judge did ask if there was a spare bundle that the Appellant could use which there was not. the Judge carried on by allowing the Appellant to be cross-examined clearly anyone could see the Appellant was unwell, from time to time the Judge passed the Appellant her own bundle.

94. Thought the trial the Appellant because the appellant did not understand what he was being asked, the problem with this is how is someone with learning difficulties is meant to be able to read what is contained within the bundle.

95. The Appellant feels that if he had had been solicited correctly then for sure he would have been better prepared, as for this would have left him with access to his own bundle so for him and his barrister to have been able to defend the Applicant correctly, therefore efficiently. Prior to the hearing this would have been the right point of time of opportunity for any of the support network the Applicant has or may need in place to have complied with what would have been in the Applicants best interest, so for that group of people working together as a collective of people, to have been able to off oversee this case, we all now feel this was totally inappropriate for Mr Simon Cordell to have been apposed to such behaviour and therefore challenge the rightfulness of what was allowed by the Judge to have happened.

96. To the best of the Appellants barrister abilities he questioned the legitimacy of many issues of our concern that we have raised in may of the correspondents to the relevant persons of interest, relating towards this case, one of them concerns that we continually have raised is in relation towards the CAD's that are being used in the Asbo application, such problems referring to the cads are in reference towards the case that is linked to Progress Way on 6th 7th 8th June 2014, this line of interrogation, such as what has been taken on by members of the police lead to a line of questioning such as:- if there was an illegal rave taking place at the same time on Crown Road.

97. The Appellants barrister was asked to make this line of questioning, the reason being, after reading the local news papers and making other inquires we new for sure this was a true fact, that there was another party at Crown road on the same dates.

98. It was latter revealed that the acting solicitors had not gone over the CADs before the trial, although they was asked too many times and this should have been a standard fair practice for them.

99. If asked by any official person involved in the on goings of the Anti-Social Behaviour Order, the defendant can and is happy to provide a list of correspondents that have been requested by way of mobile texts and electronic emails by him and his per network. In them

messages he had asked his acting solicitor firm at the time to make sure of any reductions of wrongful accusations that has now been proven not to be correct, part of the reason why is because there is still CADs within the bundle that had nothing to do with the Appellant, what has already been clearly proven and should not stand as any part of a case against his person.

100. As can be seen in a copy of the Magistrates transcripts of the trial a police officer gave wrongful information while under oath, he stated that every CAD contained in the Asbo application on the dates of the 6th 7th 8th June 2014 is in fact related to Progress Way and there was not an illegal rave taking place on Crown Road on them same dates, he done this to help himself in aid of gaining a guilty verdict against the Appellant, what he stated to the district judge under cross-examination is not the truth as can be proven by a copy of a freedom of information request that was sent in receipt's to Enfield Council and ourselves, to further this the Judge then asked the same question was every CAD linked to the case of the application, and was given the exact same answer yes.

101. Attached is a copy of the freedom of information act which was obtained from Enfield Council.

102. In point of the facts there are multiple inconsistencies pertained within the CADs within the application, timestamps also do not match up within the CADs, there is also all the missing CADs. Some of the intelligence reports also have been updated with no reason as to why. There are also the breaches of data protection within the Appellants PNC record which are incorrect which also can be proven and should have never been contained without the right application granted by a judge, also contained within the police officer statements there are errors which can be proven as untrue and are therefore a breach of the data protection act.

103. We know the police knew about the illegal rave at Crown Road because police were deployed there. This can clearly be seen within the CADs which are within the application's bundle, but there is so much reduction within the CADs we believe there is a lot more that pertain to Crown Road, and we can not see due to the reductions.

Part of the Appellant's barrister submission had been that the allegations were that the Appellant was involved in the organising of illegal raves, but the applicant hadn't adduced evidence of trespass which is a requirement for proving that an indoor rave was illegal.

104. The district Judge ruled that the applicant did not need to prove illegality - all that needed to prove was the Appellant had acted in an Antisocial Manner.

105. In the Appellants barrister view this is a very questionable decision: firstly, the applicant based their case on the illegality of the raves rather than the fact of the rave's themselves and secondly, without proof of illegality the presumption of innocence leads to the conclusion that the rave's were legal, and thus the applicant being prohibited from engaging in an ostensibly lawful activity requires more careful consideration on issues of proportionality.

The barrister continued to state that the Applicant could go to judicial review in regards to the case, but gave his legal advice that he did not think this decision was in the Appellants best interest as he believed there is little merit in doing so, the reason he gave was because the Appellant would then lose his right to Appeal to the Crown Court and even if he succeeded in the high/div Court, they would merely remit it back to the Lower Court, who would then probably go through the motions of considering proportionality before coming to the same conclusion.

To summarise the Judge stated she did not need to prove illegality, but she proved the Appellant had acted in an Antisocial Manner, how the district Judge came to this conclusion we do not understand, not one police officer had stated the Appellant had acted in an Antisocial Manner towards them, is also a fact that any application for an Antisocial Behaviour Order has to be bought within six months of the dates, there were cases going back prior to the six months which should have only been used for reference, but the District Judge also included these cases to be proven.

Since this case started we knew the police and the public order investigation unit held information on the police systems that proved the Appellant was not the organiser of these illegal raves. In fact, the police knowingly went around to the known organiser's homes and also spoke with them on the telephone. This proves they have the information we were asking for in disclosure. (This was found out via social media and Google by the Appellant's mother) the Appellant's mother even called the public order investigation unit and spoke to DS Chapman, and Val Turner.

The Appellant had not been coping throughout this case and walked out of the Court, the Appellant's mother said to the District Judge you can clearly see he is not well and is not coping, which the district Judge confirmed she could clearly see that the Appellant was not well. But continued to ask the clerk to get the Appellant back in Court and she also informed that if appellant re-entered the Courtroom and was disruptive she would hold him in contempt of Court. The Appellants mother would not let the Appellant re-enter the Courtroom, as she knew the Appellant was so unwell and not coming and did not want him to be held in contempt of Court due to his health.

Because of this, the Appellant was not there to have the Antisocial Behaviour Order served on him, and the Antisocial Behaviour Order was served to the Appellant's mother on his behalf.

Upon proving the case District Judge Pigot granted all the applicants conditions. The applicants wanted to make this a lifetime Antisocial Behaviour Order, which district Judge Pigot did not allow and granted it for five years within the whole of the UK. With the stipulation that it could be reapplied for when the five years were concluded. She started the five years from the 04/08/2015; she did not count the time the Appellant had been on the Interim Antisocial Behaviour Order.

The Appellant's mother and the Appellant's barrister then asked the Judge if the conditions of the Antisocial Behaviour Order could be defined as there were many points of concern. the Judge was asked if the Appellant went to a Tesco or Tesco petrol station between the hours of 10 pm and 7 am would he be in breach of the conditions and subsequently arrested, the response from District Judge Pigot was "dumbfounding she said" yes he would be arrested, taken to Court and would then have to prove he was going to get whatever petrol he required". I am guessing the same could be said for food and any other non-residential buildings, this would include hospitals, police stations, restaurants, cinemas etc. on hearing the Appellant's mother and barrister questioned this and said "so you think this is in accordance with the law,?" she replied to this "the conditions are precise and plain.

District Judge Pigot then left the Courtroom with her clerk to get the memorandum of an entry, so for them to be made up as soon as possible, this was due to the lateness of the day and the department who dealt with this kind of request would be closed, on her return the District Judge asked why the Appellants barrister was not in Court, the Appellants mother said that he had left because he was not told that he needed to stay, she handed the memorandum of an entry to the Appellants mother and a copy was then sent to the applicants barrister, on reviewing this the applicants barrister said there were multiple spelling mistakes and that the dates from 2013 should not be entered and needed to be removed. She said this would be amended and a new copy would be sent in the post, and until this day this has never happened even though the Appellants mother contacted the Court via emails in regards to them issues, the spelling mistakes were corrected but not the dates.

We have since found out that we also should have been handed a map showing all areas which the Antisocial Behaviour Order conditions encompassed, which we have also never been given, but this map would have just shown the whole of the UK, even low the extent of the problems only excised in Enfield and under Asbo guidance should never have been granted on such a geological wide scale without proof of contempt.

The Appellant's mother asked the Court for the transcripts, but was told at the Magistrate's Court does not record hearings, that the only notes that were kept were the clerks Court notes, the clerks Court notes were requested and the fee paid to obtain these. Upon looking at the clerk's notes there is a substantial amount is not included within them for the full two-day hearing for the Antisocial Behaviour Order hearing.

Please see Clerk Notes:-

I know that a judicial review in regards to the Magistrates hearing is being submitted to the Court out of time, but when the Appellants mother contacted the high Court to make enquiries in regards to a judicial review and explained the situation that had occurred throughout this case she was told to submit the application for judicial review for the Magistrates hearing's and that under exceptional circumstances the time limit could be overturned, the reason that this has been submitted to the Court out of time is due to the Appellant taking his barristers opinion that he would be better to go for the Appeal at the Crown Court and this is what the Appellant did. The Appeal hearing was not concluded until 19 January 2017.

On the 13 August 2015, the Metropolitan Police Service posted on their website, this led to all the local newspapers printing the story about the Appellant.

Please see attached:-

But how could the police have printed this as illegality had not been proven?

This led to the Appellant having stones thrown at his windows, and a gun being pulled out on him, which it then took the police six days to come out to take a report, we know the reason why it took the police so long to come and take the report it's how much the police dislike the Appellant, and his family this has been ongoing for over 23 years.

The Appellant's mother contacted many solicitors to try and get a new solicitor to take over the case, each time she was told that solicitors will not take a case on at Appeal stage due to how much legal aid paid for Appeal hearing, legal aid believed the solicitors that acted for the hearing would be dealing with the Appeal hearing so there was a set amount that would be paid for Appeal hearings which would not cover a new solicitor going over the complete case. The Appellant's mother believed it was best to keep the old solicitors on record as it was better to have a solicitor than having none due to the Appellant's health which had deteriorated throughout this case. The Appeal was listed for the 26 October 2015 but only listed for 1-hour hearing the case was put off, due to the case needed to be set for three days as to the Appeal hearing.

The acting solicitors had seemed to have lost the Appellant's bundle it had been removed from the office due to the office being audited in the October 2015, no one seemed to be able to find the Appellant's bundle, and all the missing documents that was meant to have been within the bundle which was for the case and full hearing.

On the 9th November 2015 the case was listed for a mention hearing, all bundles were due to be at the Crown Court by the 23 December 2015. The case was listed for a three-day Appeal to start on 22 February 2016. Disclosure had been requested again.

In the December 2015 arrangements were made for the acting solicitors to attend the Appellants mother's home to go over the case bundles, at this point the Appellants mother made sure that all the CADs and intelligence reports were gone over by the solicitor, upon seeing all the errors the solicitor was shocked, maps were made up to be included in the Appellant's bundle and the Appellant's bundle was remade as it was due to be handed into Wood Green Crown Court on the 23 December 2015. Emails were also sent by the solicitor to the police.

The Appellants mother agreed to print of multiple documents including all maps needed to be done in colour, just prior to the Christmas holiday all printing was done and contact was made with the solicitors in order to get the Appellant's bundle paginated and indexed, on 22 December 2015 multiple texts and calls were made to the solicitor due to the fact the bundle needed to be to the Court by the 23 December 2015.

The acting solicitor firm's replies were not being made in efficient time. On one occasion out of many the acting solicitor did not reply until much later, when she finally did reply she stated, that she could hand in the bundle when she got back from the Christmas and her New Year holidays, this was clearly not adequate as there should have been a case handler in her position to handle the Applicants case load.

Effectively a text was sent to the solicitor stating that this was going to have an effect on families Christmas and New Year due to the Appellant knowing that the Court had ordered the bundle to be submitted to the Court by a certain date and this time limit given by a judge not being merited, a text was received back from the solicitors, this stated the following:- "to be at the office by 18:00 PM" The Appellants mother attended and two bundles were paginated and indexed which took until around 01:30 AM. Miss Ward was not happy due to the time that had to be spent dealing with this as she was due to fly out in the early hours to Ireland. The bundles were left with the Appellants mother, this was achieved so that one mastered copy could be hand-delivered to the Court in the morning on the 23 December 2015 and the other bundle was recorded delivered via the Post Office to the police.

Miss Ward stated after the Christmas and New Year holidays she would get the Appellant's bundle ready so it could be given to him.

The Appellant had not seen the new bundle as the solicitor did not want to meet him, and due to the lateness in which the bundle was made to get into the court and the police, there was not the time for the Appellant to see the new bundle.

One of the texts that were sent to the Appellants mother please see below. Stated: that on the 22/12/2015, "This is a legal aid case Lorraine and Simon need to recognise that he is not paying privately so needs to work within the constraints of the legal aid system." Upon receiving the text the Appellants mother was upset, it was the Court who had set the day for the bundle to be within the Court, not the Appellant.

The solicitors should have dealt with the case in a timely manner and made sure that things were not left to the last minute.

All that the Appellant ever wanted was for the solicitors to do what was right and needed for the Applicant their client, to which never happened.

When overseeing the past activities of: "the case handlers", it is a sure fact that things were always left or not achieved at all, this would always lead the Appellants to his disappointment, in turn, causing wrongful suffering and loss, this seems to continue to leave the Appellant being in receipt of getting the blame, when he should not.

It was also upsetting because it seemed as if: - the Appellant paid for the solicitor's services then things would have been addressed a lot differently. I feel it should make no difference between paying privately or having legal aid put in place, a solicitor's job is to represent their client to the best of their ability seek justice for their client the best they possibly can, this was not the case throughout this case. After the Christmas and the New Year's holidays, we had to keep asking for the Appellant's bundle, we managed to get this in the beginning of February 2016, not long before the trial was due to start, it would also seem the solicitors were having problems getting a barrister for the Appellant still had not seen a barrister, this was at the time of the full hearing at the Magistrate's Court, the original barrister that represented the Appellant at the Magistrate's hearings, was on sabbatical leave. It is also noted that the acting solicitors, did not want a meeting with the Appellant and was mostly dealing with the Appellants mother.

On the 19th February 2016 the acting Solicitors put into the Court for a mention hearing, the Appellant believed this was due to non-disclosure, but the solicitors had also put an application into Break Fixture this was dismissed by His Honour Judge Morrison, this was three days before the three-day Appeal hearing was due to start.

"The Court will not and does not accede to any application for The Appellants."

Solicitor's to come off the record or to cease acting for the Appellant, Such an application was dismissed by His Honour Judge Morrison on the 19th February 2016. It was also said that if any attempt is made to repeat this application the Court will require it to be made in person, by the Senior Partner of Michael Carroll & Co."

This information is very important due to what occurred on the 21/09/2016 when HHJ-PAWLAK removed the solicitors from the record, as this was done without the Appellant or a Senior Partner of Michael Carroll & Co being present in Court. ("See date 21/09/2016 as more

notes")

His Honour Judge Morrison listed for the case to be heard on the 22/02/2016 in front of HHJ-PAWLAK, this was due to issues that were raised once again regarding nondisclosure and he felt he was not the best Judge to answer these issues.

The reason the solicitors gave to come off the record so close to the Appeal hearing was a breakdown in communication and they also could not get a barrister to deal with this case, this is in part misleading, the actual reason for them wanting to come off the record was due to the lack of work done by solicitors acting for the Appellant, in point of fact the case was not ready for the Appeal hearing, They could also not get a Barrister, and did not want to meet with their client.

His Honour Judge Morrison had never heard off solicitors that could not get a barrister and ordered that a Public Defender took over the case to act for the Appellant.

A three-day Appeal hearing was listed for 22/02/2016, 23/02/2016 and 24/02/2016.

Mr Morris acting Public Defender attended Court on this day to act for the Appellant; the Appellant had not met Mr Morris before this date. Mr Morris had only had the case since the 19/02/2016 and was not ready for the three-day Appeal hearing. He wanted time to be able to go over all the large case bundles and be able to sit down and talk to the Appellant, so asked for an adjournment.

HHJ-PAWLAK was very unsympathetic and said he had the weekend to get ready for this case and that the Appeal would go ahead. Considering this was the Public Defender that His Honour Judge Morrison had allocated to the case only three days beforehand it seemed that the Appellant was the one being penalised for the incompetence of his acting solicitors Michael Carroll & Co.

The Appellant's health had deteriorated considerably due to all of what was happening within this case and other issues, the mental health team had obtained a section 135 warrant under the mental health act and it was only because of the disdain towards the Appellant from the ASBO proceedings, the Appellants Mother felt that she had to hand this information to his acting barrister, so for them to give a copy of the letter handed to them to the Judge, knowing this would cause a huge rift between the Appellant and his mother. But she had no option as the Judge was going to force the Appeal hearing to go ahead when the Appellant mother knew the Appellant would not cope.

This information was also posted to the judge, in knowing that the barrister had only just got the case handed to him and he himself was not ready to take the case on, as he had not even met with the Appellant at this point in time.

Upon Mr Morris handing the documents to the Judge the Judge then unwillingly adjourned the Appeal hearing until the 26/09/2016 for a three-day hearing.

The Judge listed the case for a mention hearing also on the 04/04/2016.

After this Court hearing, HHJ-PAWLAK wrote a letter to the acting solicitors Michael Carroll and co that had to be replied to by the 04/04/2016.

See Attached letter from Judge:-

See attached response from Solicitors dated 03/04/2016:-

In the letter that the Judge wrote to The Appellant's solicitors on the 22/02/2016, he asked Miss Ward who was dealing with this case for the Appellant at Michael Carroll & Co, if she knew that the response had to be completed by the 04/04/2016 for when the case was next listed in Court.

Miss Ward did not start working on the response to the Judge's letter until the 03/04/2016 and an email was sent to the Appellant with what Miss Ward wanted to reply in response to the Judge's letter also stating any amendments that needed to be complied with, as soon as practically possible.

Because the Appellant knew that Miss Ward had sat on the letter from the Judge, in turn, she and the company that she represented, had done nothing about what the judge had requested, this was since the date of February 2016 and then Miss Ward had rushed a response to be ready on the 03/04/2016, when she had been asked repeatedly to address the letter in a timely manner from the Judge and ourselves. In doing this she had not given the Appellant any time to go over the response she had written.

The Appellant amended Miss Ward's Letter to include multiple points that had been missed out and sent it back to Miss Ward via email within a few hours of getting it. The Appellant was upset that he had to rush into things, this was due to the learning problems he has and the delay in getting the letter from the solicitors meant the Appellant had hardly any time.

Please see attached:-

Upon attending Court on the 04/04/2016 it was seen that Mr Morris had also drafted a response to the Judge letter this response was almost identical to Miss Ward's Letter except that it included one crucial section regarding the hearsay rule that had not been included in Miss Ward's letter.

The Appellant agreed on the point about the hearsay rule as he had been explaining this to Miss Ward since the start of the ongoings of the case, which he felt did need to be included. But the Applicant was adamant it was going to be his letter that was going to be handed to the Judge with the oral addition of the hearsay. (This was the oral addition)

"The Magistrates Court hearsay rules 1999 do not apply to the Crown Court.

The defence does not accept that the Respondent has relied on the correct legislation to apply under the hearsay rules. In any event, the Appellant requests that the Respondent calls the witnesses who made CAD entries for cross-examination.

It is neither professionally appropriate nor suitable for the Appellant to call police officers and question their Credibility, as proposed by the Respondent through their application under the Magistrates Court Hearsay Rules.

The Appellant submits that questioning the credibility of one's own witnesses would not be permitted by the Court.

The Respondent has put forward no good reason for why these witnesses cannot be called. As to say it is not in the interests of justice to do so."

HHJ-PAWLAK granted the hearsay application could be submitted, although opposed orally by Mr Morris. HHJ-PAWLAK informed that Mr Morris opposition to hearsay was contained in Mr Morris legal document, for which the Appellant did not allow Mr Morris to hand up. HHJ-PAWLAK was informed that client wished to hand up his own document to HHJ-PAWLAK against Mr Morris advice. Document read by all sides.

Please see The Appellant document:-

Considering point five of the Judge's letter to the Appellants Acting solicitors, it raises the question of how was this allowed, the Judge allowed Mr Morris to make an oral submission in regards to hearsay in the Court, yet then said they were not allowed and then granted the hearsay application as allowed.

Michael Carroll and Co had also not done or prepared a skeleton argument for the Appellant's bundle, the Judge stated that the letter that had then been handed in could be used as the Appellant's skeleton argument.

Miss Ward was sitting in the back of the Court taking notes of what was being asked by the Judge and what was being said.

A meeting was meant to be arranged with the Appellant and the Public defender Mr Morris, this was not done.

On the 12/07/2016: Informed by solicitor via email:-

"Please note that Mr Andrew Locke has returned from a career sabbatical and he has agreed to deal with the Appeal against the imposition of an ASBO. I am in the process of confirming a conference date with Mr Locke, hopefully within the next two weeks. I have notified Mr Morris from the Public Defender Service that Mr Locke is your preferred choice and I have requested the written submissions that he had prepared for the mention hearing in April 2016 that you did not consent to or permit us to serve upon the prosecution,

instead your own document was served at your insistence and contrary to the advice given by both Mr Andrew Morris and myself.

Please confirm any dates that you are not available so that this conference can be arranged.

The meeting was never arranged with Mr Locke, the Appellant's agreed barrister, until just before the Appeal date hearing, even though we kept asking for this to be arranged.

I would like to say that no option was given to us about a preferred barrister and if any person was to notice the date of the email then they would also notice that in a period of time it was once upon a time three whole months that had escalated since the said: "mention hearing" referring to the date of the 04/04/2016, this is even through multiple emails were continually being sent to Miss Ward, asking for things to be addressed and dealt with in this case.

Emails were going unanswered for months by the acting solicitor firm, in fact since the start of time in this case, which started in 2014.

As for the list of police officer the Appellant wanted to call Miss Ward had been told over and over the officer's names required to be listed in the Asbo application case, this list of names contained officers from the Public Order Investigation unit at Scotland Yard and maybe another officer such as Superintendent Specialist Operations Adrian Coombs.

On the 14th August 2016 the Appellant was sectioned under section 2 of the mental health act, he was then released later in August 2016, after a tribunal hearing and this was also due to agreeing that he would work with the mental health doctors and teams, that was put in place, he stated he would be willing to stay in hospital voluntarily, but due to bed shortages, he was discharged home a day later, with a support team put into place, the acting solicitors were made aware of this, and so was the Court in the September 2016, when the Appellant was due to attend.

On 16 September 2016 the case was listed for a mention hearing for Non-Disclosure, and also a meeting with Mr Locke the Appellant Barrister as he had not seen any barrister since the 04/08/2015 hearing at the Magistrate's Court when the Antisocial Behaviour Order was granted by the Judge with no legality found.

The Appellant was told by his acting solicitors to be at Court by 09:30 hours, but later this was changed to 09:00 hours, this was so he could have a meeting with his barrister, which he did agree to do.

On the agreed court date the Appellant arrived at Court for 09:00, his barrister did not arrive until around 09:40, disappointingly.

On arrival The Appellant's barrister and him himself inclusive of his mother all went together into a side room for a pre talk. Before any desiccations in relation to the case could be discussed, Mr Locke said he was sorry he was not feeling very well and that he also had some emails from Ms Ward, that he had to read first, on trying to open the emails he realized he could not and subsequently went out of the room to call Ms Ward.

At around 10:00 hours the Appellant was called into Court, Mr Locke came back into the room from after making his phone call to Miss Ward, so for himself to be able to have collected his things and he then hurried and started to walk back out of the room we all was supposed to have a meeting but on the other hand he hurried in towards the Court room. The Appellant tried to stop him, so to have explained to him, what his concerns were. ("As we had not yet at this point in time had a moment to talk") and the Appellant was also concerned about the disclosure that was going to be asked for.

The Appellant asked Mr Locke if he could ask the Judge to adjourn the case for five or ten minutes, so that we all could speak with each other, which he replied "no that the hearing was only for disclosure about the schedule", The Appellant said that: "He knew this was not correct and this was one of the reasons that he wanted to speak with him about." The Appellant again asked: "if the barrister would ask the Judge to postpone for ten minutes again" he yet again said "no", at which point the Appellant asked "why Mr Locke did not want to speak to him, and should he act for himself"?

The Barrister Mr Locke had no time to talk to The Appellant at the time and spent around four minutes talking to Ms Ward on the phone, before ending his call, he asked the Appellant if he the Appellant was dismissing his solicitors, to which the Appellant replied: "No", Mr Locke then started to walk towards the Courtroom, we followed the barrister into Court and on entering the Court in a raised voice, The Appellant said to Mr Locke: ("who was ahead of him") so am I acting for myself then.? Mr Locke never replied to the Appellant and just proceeded to talk to the Judge and then he walked toward the courtroom door and ushered out. At this point the Appellant had no idea what was going on but proceeded to follow him outside the Court room, it was at this point of time when Mr Locke turned around and said quite curtly "I do not want you to speak anymore", as we got closer to him he also informed the Appellant it was not good to shout out, "in open Court," to which the Appellant had to agree with, but the Appellant felt so let down as it seemed his barrister did not even want to talk to him, since the Appellant had last seen him in 2014 and this is another part of the reasons that the Appellant wanted to speak with him, as so much had already gone wrong with this case and the Appellant felt very nervous as he did not know what was going on, or what would be said as he had not spoken to his barrister.

The Appellant's mother, who had witnessed all of this, did try to explain to the Appellant's barrister, what the Appellant wanted to say, in reference to the receipt of the requested Non-disclosure and asked Mr Locke to explain what the schedule is about before we all went back into court.

The Appellant also asked about the two article 6's that had been issued by the court, which had never been addressed: "by the Court," which pertains to The Appellant's Human Rights and importantly his rights to a fair and speedy trial, to what had not happened. The Article 6 the right to a fair and speedy trial had been handed to the Court at earlier hearings, as The Appellant's knew Mr Locke knew nothing about this and other information that had happened, so he felt it important to explain this to him at the time. Mr Locke explained that the schedule was what the Judge had asked for on the 04/04/2016, my mother replied this was not all the Judge had asked for, without replying Mr Locke walked towards the Courtroom and we all followed, it was at this point The Appellant said to the barrister I feel I should represent myself because he felt he was not being heard.

All that the Appellant wanted was to be able to speak to his barrister, so that he knew what had been said at the earlier hearing of the 04/04/2016, and show him the document that was handed to the Judge, on that date.

On entering the Court the Appellant's barrister Mr Locke addressed the Judge and said the Appellant did not want him to act for him, but this was not fully the case the Appellant only wanted to be able to speak to his barrister.

The Judge informed the Appellant's barrister to remain in the Courtroom, the Judge asked what the case was listed for and the prosecuting barrister addressed the Court, answering the questions, he then also handed the schedule to the Appellant's barrister, they also said to the Judge that the Appellant had been sending letters to the Court and the prosecution himself, which stated: "I Simon Cordell throughout the document." This is not the case and the Appellant did not understand their comment or what document the prosecuting barrister was talking about. The Judge then addressed the Appellant and asked the Appellant if the Appellant still wanted the barrister to act for the Appellant, the Appellant replied "Yes" to the Judge that he did want the barrister to act for him; the Appellant stated that he only wanted time to speak to his barrister, as he had not spoken to a barrister since the Magistrate's hearing.

The Judge then addressed the Appellant's barrister he said that the Appellant still wanted the barrister to act for the Appellant, the Appellant's barrister agreed to this. The Judge also stated he felt he was not the best person to be hearing this case and passed it back over to the Judge that was hearing the Appeal.

On leaving the Courtroom the Appellant and his mother proceeded to go into a side room to talk with the Appellant's barrister, we explained that a letter had been handed to the Judge on the 04/04/2016, the barrister said he knew nothing of this letter, so we handed him a copy for him to read. Once he read this he said he knew nothing about this and had only seen one document that kept saying I Simon Cordell, ("The Appellant has no idea of what this I Simon Cordell letter is.")

The Appellants mother proceeded to explain this is why the Appellant wanted to talk to Mr Locke before going into Court, as this is part of the Non-disclosure being requested.

The barrister explained he only knew about the schedule, to which the Appellant mother replied, the schedule had been asked for by the Judge in addition to the letter that had been handed in and this was also when the Judge said it could be used as the Appellants skeleton argument and that this had happened when Miss Ward was in the Court on the date of the 04/04/2016 when she was also taking notes, so Miss Ward knew exactly what the Judge had asked for.

The Appellants mother had made a call to the Appellants solicitor and enquired as to what the Judge had asked for on the 04/04/2016 in regards to the disclosure, Ms Ward stated she could not remember, the Appellant mother being dumbfounded by this said in reply to her:- "you was sitting in the back of the Courtroom taking notes," and continued to explain that only last week from the date in mention, will have everything that the Judge had asked for in his original disclosure, plus what was asked for in the Appellants letter, that was handed to the judge and Miss Ward also explained that the Judge had made other additions in addition to the mentioned.

At no point did Ms Ward ever make the Appellants mother feel she did not know what was due to be disclosed, before and while still on the phone, if she had ever done this the Appellant and the Appellant mother would have asked her to relist the case to the Court and asked for this to be clarified, as the disclosure that we was asking for was very important to the ongoings of the Appeal.

The Appellant mother then handed the Appellant the phone the Appellant asked Ms Ward about the letter he was supposed to have sent to the Court and the prosecuting barrister, the Appellant was still thinking she was talking about the letter handed to the Judge on the 04/04/2016 when Miss Ward was not.

Also in Court on this date, it was said the Appellant had written this letter himself, which was not the case.

In truth The Appellant agreed for a letter that Miss Ward had written in reply to the Judge's letter for the Appellant to be amended, he had amended it himself and it was to be handed into the court, the Appellant solicitor was at Court so she knew the Appellant had amended the letter, this is to be inclusive of it being sent to her by email, as she was in the court on this date to.

On this date when Miss Ward was a court she said to the judge that the Appellant had drafted the letter when the Appellant had only amended it, Miss Ward continued to say, that she did not draft the Letter and that the Appellant wrote it, this is not true, at this the Appellant did call Miss Ward a liar as the Appellant knew Miss Ward had drafted the letter herself at first.

The Appellant later explained to Miss Ward on the phone that he could prove the truth and said I have the emails you sent to me and my mother of the letter we talk about and me amending it, in return for you. It was also explained to all that we have kept copies of all other correspondence between our persons and this is to include (Since the start of the Court proceedings.

The Appellant mother has checked the dates for when this letter was drafted by The Appellant solicitor and then returned to her, the date was on the 03/04/2016 please see attached email and letter (marked 03/04/2016 Ms Ward).

The Appellant barrister was listening to the phone call and after the Appellant ended the barrister got up and said I will need to think about still representing you as you called your solicitors a liar, the Appellant stated that he can prove that Miss Ward wrote the letter and she's denying as to doing so and further expressed himself in question the line of investigation by saying:- "how would anyone body else's feel, if she had lied about them," the Appellant barrister then replied that if he was still going to represent the Appellant then there would need to be a meeting at the Appellant barrister chambers, at this point the meeting concluded, with nothing else really spoke of about the Appellant Appeal yet again, this was days before the Appeal hearing was due to start once again.

Up to here for now:-

A while after the Solicitor wrote a letter and sent it to the Appellant and the Appellants mother, the date of this received email is dated 20/09/2016 and a copy had also been sent to the Court, this application was put in so for the acting solicitor to once again attempt to be removed from therecord this was done to our surprise and was listed in Court to be heard on the 21/09/2016.

There were large sections of this letter that were incorrect and did not happen so therefore are not true; this can also be proven by the Court transcripts from the 16/09/2016.

On the 21/01/2016 we were on our way to Court and got caught in traffic, we contacted the Court to get a message to the Judge to say that we were going to be five to ten minutes late, "I know the Judge got the message."

When we got to the Court, there was a barrister that Michael Carroll and Co had sent to the Court to deal with the application; this was so for them to be removed from the record for the second attempt.

The Barrister informed us she did not want to leave the Court before explaining what had happened it seemed the Judge had called this into Court without us being present and removed the solicitors from the record.

We question how could this have happened? Considering, the Appellant was not present at Court? And there was not a senior Partner from Michael Carroll and Co?; "this question is due to what had been previously said by His Honour Judge Morrison on 19/02/2016 in regards to this not being allowed to happen."

The Barrister said the Judge wanted to see us and we would need to wait in Court until we were called, as the Judge was dealing with a trial and we would be called in after it.

Around 16:00 hours we were called into Court, the Respondent did make the Judge aware at this point that what had been said by His Honour Judge Morrison on the 19/02/2016 stating that a Senior Partner was not present at Court, the Judge replied that he could not force a solicitor to carry on with a case they clearly did not want to and that the Appellant could represent himself, he continued to state; that the case was in a much better order now, but as is known the Appellant has learning difficulties and health problems which the Court are also well aware of, there were only a few days until the Appeal hearing was due to start once again, how could a Judge believe that a person with learning difficulties and health problems could be ready and cope with dealing with a three-day Appeal hearing on his own?.

We did try to get the Judge to adjourn the Appeal hearing so we could try and get representation put in place due to knowing the Appellant could not cope or handle this case on his own, which was due to start on the 26/09/2016 for a three-day hearing, the Judge said he would not allow this and that the Appeal hearing would go ahead no matter what. It seems again that the Appellant was being blamed for what was ongoing in this case, when the Appellant and the Appellant mother had done all they could, so for them to have this case ready to be heard.

How can a Judge expect someone that is known to be ill and have learning difficulties to be able to handle this case on their own?, considering there were only four days until the three-day Appeal hearing was due to start. Nothing was put in place by the Judge to help the Appellant in any way. The Appellant was just meant to get on with the case all on his own under the circumstances.

Once again the solicitors had done nothing for this case and the Judge had allowed them to walk away when this was said to not be allowed and it seems as if everything was being blamed on the Appellant.

It was also noted while we had been waiting outside the Court that the bundles we had been working from was the very first set of the application bundles and since that time everything had been updated, without us being informed, this included more statements from the police officer in charge of the case, there were lots of documents missing from within the first bundle due to the update, so until he was given the updated bundles, the Appellant had never seen them additional documents.

It was stated by the respondent they had sent new bundles to the acting solicitors Michael Carroll and co three times since the being of January 2016, we had never been given a set of new bundles since this case had started in 2014, we had never been told about new bundles been sent and never given a new copy of any bundle. This meant that bundle we had would have had all wrong page numbers

and been paginated totally different from the bundles that were being used by the prosecution barrister and Courts. When we were in Court we did say this to the Judge about the bundles, the Judge ordered the clerk of the Court to contact Michael Carroll and Co solicitors and order the solicitors to bring the bundles to Court. The solicitors informed the clerk that the bundles were at Nexus Chambers, the Judge was shocked that the solicitors did not have a copy of the bundles at their office. The Appellant's uncle who was also at Court said to the Judge he was willing to go to Nexus Chambers and pick the bundles up. The Judge listed this for the 22/09/2016 after 14:00 hours to make sure we were all working from the same set of bundles. Upon The Appellant's uncle getting home it was seen that the bundle he had collected was not the full set of bundles and only had part of the applications Skeleton Bundle.

On the 22 September 2016 we attended Court to inform the Judge we still did not have the updated bundles and the Judge once again got the clerk of the Court to call Michael Carroll and co solicitors to find out what was going on within the bundles, the Judge was very upset that we still did not have the bundles for the case, the Judge asked for the bundles to be brought to Court before 4 PM, The Appellant's mother stated that it would be easier and faster for her to pick the bundles up from the solicitors on the way home from Court, the Judge asked if she was sure that he could get them brought to Court she stated that it be faster for her to pick the bundles up from the solicitors on my way home.

When we left Court due to the time and the circumstances we had been placed in The Appellant mother called Michael Carroll's office to say what time we would be there by, The Appellant mother was told that the office would be closed by the time we got there so The Appellant mother agreed to pick the bundles up first thing in the morning on 23 September 2016.

On 23-09-2016 The Appellant mother left home early in the morning to go to Michael Carroll's office and collect the bundles with her brother, Mr A Cordell they went into the office together to get the bundles, when the solicitor came down the stairs he had a piece of paper that The Appellant mother needed to sign, stating that the bundles had been collected from the office.

Upon getting home and looking at the bundles, The Appellant mother noticed there is now at least 13 additional statements that The Appellant and The Appellant mother had never seen before from the Respondent bundle, this is a clear error as we knew that in the first bundle there were only 4 public witness statements and there now seems to be 16, when taking a closer look at the statements we noticed there are no members of the public's statements of truth and this also applied for the original 4 contained in the folder minus one, this also highlighted that each member of the public's statements are police officers only and have each put their signatures on two different statements each, in a pretence of portraying to own two houses each in Edmonton xxx Gardens and other surrounding roads in an around Progress way, the police officers are claiming to be victims of this case while on active duty.

So in understanding this, the Applicant contacted Edmonton police stations lost property room, so too for him to arrange collection of the original bundle, that was never served to him in accordance with the law. To his further upset and disappointment of justice he was told by another police officer deployed at the lost property room as the manager, that the bundle that the Appellant wanted to claim had been misplaced or stolen, this file clearly shows that there was only ever four potential members of the public's witness statements attached within side of the original Asbo application.

Some of the statements added are all dated prior to the Magistrates Court trial. Upon looking at The Appellant's bundles it seemed this had not been updated or indexed since 2015, so all the new documents that had been submitted to be added to The Appellant's bundle was not in their as they should have been.

Over the days leading up to this, The Appellant mother had learned how important it was that all the bundles were paginated and indexed correctly and that all the bundles were the same as each other so that each person was working on them files was all in Co Hurst to each other, as there was always problems at court due to this not being completed correctly.

Though the case history multiple documents had been handed to the Court and those documents did not get patronised correctly or indexed into The Appellant's bundles, this includes the court and the Respondent bundles that they were using also.

A whole weekend was spent trying to add missing documents to the Appellant's bundle and making copies so that on the Court date of the 26-09-2016; any missing files could be added to the Respondent bundle and the three Judge's bundles. The Appellant health had become very unstable due to him knowing that he was going to have to be dealing with this himself.

The Appellant mother also spent part of the weekend also writing a letter to the Judge in regards to what had gone on with the breaches in The Appellant's human rights, his article 6 human rights the Applicants rights to a fair and speedy trial, there were also a list of other things that had gone on throughout the case since 2014 in regards to the nondisclosure, and other issues that was always being raised when at Court and the reason as to why legal aid had been granted:-

- Due to the complexity of the case:-
- Due to The Appellant's learning difficulties:-
- Due to the concerns of The Appellant health.

This letter was emailed to the Court and asked to be passed to the Judge.
Please see letter that was emailed to the judge:-

The 26 September 2016 the three-day Appeal hearing was due to start, The Appellant was so unwell that there was no way he could attend Court, Mr A Cordell and Miss L Cordell attended Court to speak to the Judge, when the Judge entered the Courtroom he stated that he had received a letter that had to be addressed, he stated that he felt this would go to judicial review, he stated he had three options:

Carry on with the Appeal in the hope that The Appellant would turn up the following day.

- To Dismiss the Appeal:-
- Adjourn the Appeal to a new date.

The Judge went over the letter in great detail; he started around five times that he felt that this case was going to go to judicial review. The Judge decided to adjourn the case until the 16/01/2017; this was later changed for the Appeal to start on the 17/01/2017. The Respondent had tried to object to the Appeal being adjourned. The Judge stated that we should try to find a new solicitor to take on the Appeal and that he would help and also make sure that legal aid was in place.

The Judge asked why The Appellant was not in Court. The Appellant mother stated The Appellant had become so unwell due to what was going on in this case and that he was not coping. Information was passed to the Judge that showed The Appellant was unwell.

Mentioned in court; was also the missing documents that was missing from The Appellant's bundle, and that there were no statements within the bundle, my mother stated to the Judge that she had spent a lot of the weekend trying to update The Appellant's bundle and make sure that it was indexed correctly. The Appellant handed the documents in to the court that The Appellant mother was able to get ready with the new indexing, the Appellant mother also stated that she knew there was still documents missing from The Appellant's bundle, which she was not sure about neither had she been given time in which to add them. The Appellant mother also stated that there was around thirteen statements that had never been seen and that were now contained within the Respondent bundle that was dated prior to the Magistrate's trial.

The Judge was very unhappy and passed the Applicants mother his own bundle for her to check by seeing if the Courts bundles had been updated, upon looking into the Judge's bundle, she noticed that his bundle had also not been updated since 2015, the Appellant mother passed the Judge's bundle back up the judge while explaining to him that his folder had not been updated. At this the Respondent stated they would make new copies of the bundles and have copies sent to us and the Judge.

The Judge was very unhappy and said he was not going to allow this to be dropped and again made the clerk of the Court make a phone call to Michael Carroll and co, to order them to attend Court on the 14/10/2016, in regards to the missing documents.

I stated I would try and add as many missing documents as I could but was unsure of what documents were missing, the reason being; as so much had been handed to the court and solicitors.

The Appellant mother asked the Judge if the Appellant would need to attend Court on the 14/10/2016, as the hearing was due to only be regards to the missing documents, The Appellant mother felt The Appellant did not need to be there the Judge agreed to this.

On the 14 October 2016 Mr A Cordell and the Appellant's mother attended Court on this date, the solicitors did not turn up, The Appellant mother had a list of documents that she had made up and indexed that needed to be added to The Appellant's bundle's, which she passed to the Judge. She stated to the Judge that she could not be sure if there were still documents missing. She also stated that she had tried to call Miss Ward and had no reply. The Judge was very upset that the solicitors had not turned up; the Judge again got the clerk of the Court to email Michael Carroll and co to tell them that they had to be in Court on the 19/10/2016.

The Appellant mother also stated to the Judge that she had made many phone calls to other solicitors and due to the case being at the Appeal stage no one was willing to take the Appeal on due to the cost they would get under legal aid, in more detail it was explained that legal aid is a set amount and continued to explain that the solicitors dealing with the Appeal should be the same solicitors that dealt with the original trial, Appeals are set at a standard rate, so any solicitor taking on a case would not get paid to go over the complete bundles and to take updated instructions from the client.

Again The Appellant mother asked the Judge if The Appellant needed to attend Court on the next date, to which the Judge replied no. On the 19/10/2016 again Mr A Cordell and the Appellants mother attended Court, to find out that once again the solicitors was not in attendance, the Judge had received a letter from Michael Carroll co, stating that Miss Ward no longer worked for the company, the Judge was very upset and said he was not going to allow the issue of: the "Missing documents, legal aid certificate" to be dropped, the Judge asked the clerk of the Court to email Michael Carroll and co, so for them to attend Court on the 25/10/2016.

The Appellants mother again stated to the Judge that she had made many phone calls to other solicitors to try and get them to take over the Appeal, and due to the case being Appeal stage no one was willing to take the Appeal on due to the cost they would not get under legal aid and that it was a set amount agreed for all cases, as legal aid believed that the solicitors dealing with the Appeal would be the same solicitors that dealt with the original trial, so should not incur this additional cost as Appeals are set at a standard rate, so any solicitor taking on a case would not get paid to go over the complete bundles because this had all ready been paid to the past solicitor firm before hand and this would include to take updated instructions from any client.

When the Appellant mother got home she again tried to call Miss Ward, this was with no reply she done this by texting her with no receipt of reply.

On the 25/10/2016 again Mr A Cordell and I attended Court, once again the solicitors was not in attendance, the Judge was very upset and done an Internet search under Miss Ward's name to find out if she was working under a new solicitor, he found the new solicitors and sent an email demanding that Miss Ward attended Court on the 11/11/2016.

Again The Appellant mother stated to the Judge that she had made many phone calls to other solicitors and due to the case being Appeal stage no one was willing to take the Appeal on and this was due to the cost they would get under legal aid.

When The Appellants mother got home from Court at 15:48 she received a phone call from Miss Ward, she stated that she knew nothing about, what had happened meaning that she did not no the Judge had asked her to attend Court further to the explained that Michael Carroll and Co had not informed her in regards to any emails sent from the Court.

The Appellant mother said to Miss Ward while on the telephone that she herself had previously tried to call her, this was to include the sent text messages that she had sent inclusively but Miss Ward had not replied or picked the phone up.

Miss Ward stated while still on the phone that Michael Carroll had previously told her while she was leaving his company as employed staff that she must not contact any of the client she had gained this was to include the Appellants and his family members.

The Appellant mother and Miss Ward arranged to a meeting on the 27/10/2016, to go over The Appellant's bundle "case load" to check for any missing documents.

On the 27/10/2016 The Appellant mother meet with Miss Ward to go over The Appellant's bundle, upon looking at the bundle and the documents that The Appellant mother had added and indexed Miss Ward stated she believed there were no missing files, as time has gone on I have found other documents that should have been in The Appellant's bundle that were missing. These have never been added as The Appellant mother did not want to have to go back to the Judge and say there were more documents that were missing.

Miss Ward stated she had to attend Court but gave a different date that the Judge had ordered her to be there, The Appellant mother stated to her that the Judge had given the date of the 11/11/2016 when we was in Court, Miss Ward stated that this was not what was put into the email that was sent to the company Miss Ward now worked for. The Appellant mother stated she would send an email over to the Court to tell the Court that they had met up and checked the Appellant's bundle and they believed there were no more documents missing at that point.

On the 01/11/2016 The Appellant mother wrote an email to the Judge to state that there had been a meeting with Miss Ward and they had gone over The Appellant's bundle and believed there were no documents missing now. The Appellant mother asked in the email to the Judge if the Applicant still needed to attend Court on the 11/11/2016 and if so could this be confirmed via email.

On the 02/11/2016 The Appellant mother received a reply from Wood Green Crown Court from the Judge stating that we did not need to attend on the 11/11/2016 and the date would be vacated.

On the 19/12/2016 The Appellant mother sent an email to the Judge this was in regards to still not finding a solicitor, that was willing to take the Appeal on, The Appellant mother asked the Judge to help in regards to getting a solicitor to act for The Appellant regarding the Appeal as time was becoming short for the Appeal hearing.

On the 21/12/2016 The Appellant mother received a reply in her email from the Judge; this explained that the Judge could not help with a solicitor. The Appellant mother and Appellant still did not give up, they both carried on trying to find one that was willing to take the Appeal on for The Appellant, the Appellant and his mother was upset the reason being; as the Judge did state he would help with the issue of the solicitor on the 26/09/2016 and another part of the reason being that time was short for when the Appeal hearing was to take place, as this was due to start soon after. The Appellant and his mother did not wait till the last minute to ask the Judge for help and was then told by the Judge that he could not help.

On the 12/01/2016 late in the day The Appellant mother was given a number form a solicitor's of a solicitor's called MK-Law, that maybe could help and take the Appeal on, The Appellants mother called them as they were the first solicitor's in the list she was given.

The entire of the solicitor's firms that had been contacted prior to September 2016 had simply refused to act in the case; the reason given was because the case was at an Appeal stage. Throughout our attempts to find a solicitor, No solicitor firm that was called wanted to hear what we had to explain so to be able to understand what the case was about, on one occasion the Applicants mother broke down in tears to the company she was talking to and they agreed to take on the case, this was as long as the Judge agreed to an adjournment, the Applicants mother, stated to them she did not think the Judge will agree to this as in September 2016 the Judge had stated he would not adjourn it again.

The solicitor stated that they would not have enough time to be able to get all of the bundles and then be able to get a barrister to go over them and that this would not leave time for them as the new acting solicitors to have time to have a meeting with The Appellant and

take instructions due to the weekend.

The new solicitor firm said that they would send a barrister to Court on the 17/01/2017, to asked for an adjournment, so that they could act in the best interest of the client, as that is what they are there to do and so that the legal aid could be addressed and then passed over to them or a new application would need to be applied for.

The Appellant's health had deteriorated, when The Appellant's mother told The Appellant she believed she had found a solicitor to take the Appeal on this did bring his mood up a little bit, but he felt so much had gone wrong within the Asbo case that there would be a high chance of more going wrong at that point of time, he agreed that he would attend Court and meet the barrister that the new solicitors was sending, the problem was that this person could change at any time.

The Appellant does not leave his home which he treats as his prison cell due to the Asbo case and prudery the police have committed and no disciplinary action, punishment, being brought into motion for there wrongful actions.

On the 17 January 2016, the Appellant and his mother attended the Court, the new barrister was there also for The Appellant, so was the Appellants uncle, we all went into a side room and the barrister spoke to The Appellant, this was in regards to what the plans were for the case in turn what the new barrister was going to ask the Judge for, which was an adjournment, the reason being they needed an adjournment so that they could act in the best interest of their client, so that they could go over the complete case bundles, take instructions, make sure legal aid was in place correctly, and instruct a barrister who would be dealing with the Appeal for The Appellant, The Appellant agreed that an adjournment could be asked for, again it was stated to the barrister that we did not feel the Judge would grant an adjournment, the barrister stated that the Judge should understand that an adjournment would be needed for the new solicitors to act in a professional manner for their client and be able to get everything ready and have time to understand fully what the case was about, that an Appeal should be fair for all sides.

We were called into Court and the barrister spoke to the Judge, explained the situation and that he was asking for an adjournment, he spoke to the Judge in regards to the legal aid, and having the appeal ready for there new client and having time to be able to deal with it in a professional manner for there client. The Judge stated that he believed legal aid was still in place and it could just be transferred, the barrister stated if legal aid had been revoked then it would take at least two weeks for it to be put back in place, the Judge adjourned the hearing so that the barrister could contact the legal aid department to check the status of the legal aid, the barrister made calls to the legal aid department, but the legal aid department could not confirm whether legal aid had been revoked. Calls was also made to Michael Carroll and Co who stated that when they was removed from the record that the legal aid that was in place at the time had been revoked.

The case was called back into Court and the barrister explained that the legal aid department could not say whether or not the legal aid had been revoked, but when a call was placed to the old solicitors Michael Carroll and co they had said that the legal aid that was in place had been revoked. The Judge handed the barrister a certificate of legal aid, the barrister stated that the certificate was not proof that the legal aid had not been revoked.

The Judge stated I'm sure that you can be ready for the Appeal to go ahead by tomorrow, the barrister stated that they have a professional obligation to act in the best interest of the client and that they would not have enough time in order to go over all the bundles take instructions from the client, and instruct a barrister within half a day, and also to check fully whether a new legal aid application would have been need to be applied for.

At this the Judge stated, well if you cannot be ready by tomorrow, then The Appellant will have to act for himself, we will not adjourn the Appeal again.

It seems again The Appellant was being put at blame for the delay in the Appeal, but it was not due to The Appellant, The Appellant only wanted a fair hearing and Appeal from when this started in 2014 and from what was going on this clearly had not been.

The barrister tried his hardest to get an adjournment of the Appeal but the Judge would not allow an adjournment, the Judge started talking about the conditions that was imposed by the Magistrates Court, he stated that he felt that parts was disproportionate, but he could see nothing wrong with the timescale of the Antisocial Behaviour Order of 5 years. This was not the first time the Judge had mentioned the conditions that The Appellant was under, but this time the Judge went further to include what sections he thought were disproportionate, to the people in the Court The Appellant, Mr A Cordell, Miss L Cordell, and The Appellants barrister, the only way of looking at what the Judge was stating he had already made his mind up that he thought the conditions was the only problem. But this was before the Appeal had even been heard, why a Judge would state this without even hearing the Appeal.

The Judge would not allow an adjournment and stated The Appellant could represent himself if the barrister could not be ready by 10 O'clock the next morning, the Judge raised and left the Courtroom.

The Appellant was in such a state when we left the Courtroom he stated he knew the Judge would not allow the adjournment and felt the Judge did not want him to have representation and this is why the Judge removed his old solicitors, he felt very let down and just wanted to go home.

The barrister called us into a side room and had to ask The Appellant due to what the Judge has said, if they were to change the conditions to something appropriate would The Appellant accept it. This put further stress on The Appellant, The Appellant knew he had done nothing wrong and had not done what the police was saying he had done and The Appellant knew that if the disclosure had been given it would have proven this. The police have been unwilling to give any disclosure since this case started.

The Appellant was not willing to accept having the conditions changed and accepting the Antisocial Behaviour Order as this would have said he was guilty; The Appellant was not willing to accept something he knew he was not guilty of.

The Appellant was so distressed all the way home, he felt he would never get justice.

Later that day The Appellant's mother contacted the solicitors to see if anything could be done, but due to the Judge not allowing the adjournment the solicitors stated they could not take the case on and could not attend Court the next day, the reason given was because they would be putting their company reputation at risk by not having enough time in order to prepare for the Appeal to be able to act in a professional and correct way for their client. The Appellant's and his mother could totally understand this.

A vulnerable person should not be forced into a position where they have to act on their own behalf, in the opinion of many practitioners, detrimental to the administration of justice. But this is exactly what had happened, The Appellant and The Appellant mothers and others cannot understand or see any reason why the Judge did not allow for a short adjournment so that The Appellant had proper representation in place, especially when there was a solicitors company willing to take on the Appeal hearing, in turn to allow a fair Appeal hearing.

The Appellant's and his mother had not stopped since the removal of the old solicitors in September 2016, they continued to try and find a solicitors firm company, to take the Appeal hearing on, many calls were made to solicitors companies, advice lines, citizens advice, even in the search of a pro bono solicitors, the reason why the pro bono unit would not take the case on, is because The Appellant was entitled to legal aid, if The Appellant or his family could have afforded to pay privately for a solicitors company to act for The Appellant this would have been done a long time ago. Justice is meant to be fair but in the case of The Appellant Asbo this is not the case.

On 18th January 2017 The Appellant was so unwell he did not attend Court on this day, nor did Mr A Cordell, or Miss L Cordell, Miss L Cordell did however write a letter to the Judge and in that letter it asked for a stay on proceedings for the Appeal until it was taken to judicial review in regards to what had gone on.

The Judge decided to go ahead in the absence of The Appellant with the Appeal; he heard the witness statements from police on this date.

On 19 January 2017 again The Appellant and his family did not attend Court this case has made The Appellant so unwell, at the end of this day the Judge dismissed the Appeal against conviction, but he changed a few of the conditions that The Appellant was under, the conditions are still a breach of The Appellant's human rights. Schedule of prohibitions are listed below.

Schedule of prohibitions:-

You must not:-

1. Be concerned in the organisation of a rave as defined by s.63 (1) or s63 (1A) of the Criminal Justice and Public Order Act 1994.
2. Knowingly use or supply property, personal or otherwise, for use in a rave as defined by s.63 (1) of the Criminal Justice and Public Order Act 1994.
3. Enter or remain in any disused or abandoned building unless invited to do so in writing by a registered charitable organisation or local authority or owner of the premises.
4. Enter any non-residential private property (by which words buildings and an open enclosed and are intended to be individual) or an industrial estate between the hours of 22:00 and 07:00 without written permissions from the owner and an leaseholder of such property. If you can demonstrate that the purpose of your entry of such property is to purchase goods or services from any shop or garage or fuel supplier which is open to the public at such times. Then in such event, you may enter but you must not remain on such property for longer than 30 minutes and you may do so on only one occasion during each separate nine hour period between 22:00 and 07:00 daily.
5. Provide any service in respect of any licensable activity in any unlicensed premises.

For the sake of clarity, nothing in this order prevents the defendant from assisting, preparing for, engaging in licensed/licensable activities,

This order expires on the 3 August 2020:-

This order and its requirements amends' a previous order imposed by Highbury Corner Magistrates Court.

Condition 4 states:-

Enter any non-residential private property (by which words buildings and an open enclosed and are intended to be individual) or an industrial estate between the hours of 22:00 and 07:00 without written permissions from the owner and an leaseholder of such property.

If you can demonstrate that the purpose of your entry of such property is to purchase goods or services from any shop or garage or fuel supplier which is open to the public at such times. Then in such event, you may enter but you must not remain on such property for longer than 30 minutes and you may do so on only one occasion during each separate nine hour period between 22:00 and 07:00 daily. With this condition in place, it would mean that any non-residential property The Appellant would not be able to attend unless it was for no less than 30 minutes on any one occasion, during a separate nine hour period:

This would include hospitals, police stations, 24-hour supermarkets, petrol stations, cinemas, restaurants, bars, night clubs and any other public place open to the public between these times, that is non-residential, The Appellant would only have a 30 minute window to be able to enter any non-residential building, however is not feasible within that 30 minutes to:-

1. The Appellant could not be seen in a hospital within 30 minutes,
2. How would it be feasible if The Appellant went to dinner at a restaurant they would be completed within 30 minutes?
3. How would it be feasible if The Appellant wanted to go to a nightclub or late-night bar as it would only have 30 minutes?
4. Places that are open to the public should not be restricted to The Appellant how is The Appellant meant to have a normal family life?
5. The Appellant cannot go to without written permission which would be degrading for The Appellant to have to ask each time he wanted to go somewhere and explain why he needed it to be confirmed in writing by the owner and/or leaseholder of the property, how this condition could be applied by any Judge and state it is not a breach of someone human rights must be wrong.

6. jiojiojioj

Conditions 2 states knowingly using or supplying property personal or otherwise for the use of a rave as defined under section 63.1 of the criminal justice and public order act,

The Appellants has spent the last 10 years building his business saving every penny and help from family it is within the entertainment industry, he will hire equipment out and his services, The Appellants business would seriously be affected, because if he hired his equipment and it ended up in an illegal rave The Appellant would be in breach of the conditions. When hiring out equipment you do asked what is going to be used for, and you do have a contract that is in place, but what the person tells you their reason for hiring the equipment out is not always the correct reason and is not used for the purpose the person told you The Appellant would be in breach of these conditions. Also if The Appellant loaned someone any personal belongings and that person ended up at an illegal rave then The Appellant would again be in breach of his conditions, even if the item was something that did not even constitute as being for an illegal rave.

Conditions 5 states provide any service in respect of any licensable activity in an unlicensed premises.

How is The Appellant meant to run his business, The Appellant would not be able to obtain a licence that has already been clarified by the police and councils due to the Antisocial Behaviour Order that is in place, The Appellant would not be able to offer his services also due to the restriction that he has only 30 minutes within a non-residential building, most events go to the late hours in the morning so even if there was a licensed premises and someone wanted to hire the services of The Appellant The Appellant would not be able to do this. The Appellant was also offered contracts within two nightclubs to be the manager if The Appellant was again offered contracts within nightclubs or late-night bars The Appellant would not be able to accept these contracts. I cannot even say why condition 5 has been imposed because condition 4 conflicts with condition 5 in certain parts. And who would want to hire or take on The Appellant if he had to ask for written permission which would be degrading for The Appellant to have to ask each time he wanted to go somewhere or had a contact and had to explain why he needed it to be confirmed in writing by the owner and/or leaseholder of the property, These are just a few concerns with the conditions that The Appellant is under, there are other concerns with other conditions set at by the Courts that are of concern.

When the Appeal hearing was over the conditions was not served on The Appellant, they were posted to him in the post.

The Appellant mother has put an application into the Crown Court on forms EX-105 and EX-107 requesting the Tape/Disc Transcription for all hearings, and is waiting to hear back from the court, to see if it will be granted.

The Appellant mother has also put an application into the police under a subject access request to get all The Appellant history with the police which will show the data protection errors and more data that has been inputted incorrectly by the police, it will also show a history of how much the police does not leave The Appellant alone.

Also how many complaints has had to be put into the police regarding how the police have treated

The Appellant over many years which when asked in this ASBO application case by the judge was any of this the truth they replied no to. The Judge also asked if anyone else had had an ASBO application against them for an ASBO on the dates held within the ASBO application, the Judge did not get a reply and it was not asked again.

The police have not only done this to The Appellant but The Appellant whole family so each family member have requested their records. So far the police have refused The Appellant application and his brothers, they have allowed The Appellant mother and The Appellant sister but only part of the information has been supplied. This has been passed to the ICO to address, but due to the backlog

the ICO has we have not been told a timeframe this will take.

At this time there is also complaint still ongoing with The Appellant and the police and The Appellant brother with the police. It is also noticed that some of the police in this application who have done statements in this ASBO have complaint still standing against them, with The Appellant brother complaint.

But until we get all the data we have requested there could be more police officers in this ASBO application who have had complaints put in about them.

There will also be a complaint regarding the DPS who investigated The Appellant complaint due to the fact they did not follow their own codes, when this complaint was passed the IPCC they upheld The Appellant Appeal to the IPCC and the complaint has had to be reinvestigated, due to what the DPS allowed to happen, and allowed the police officer to resign. Before allowing The Appellant rights to take his complaint to the IPCC for Appeal before seeing the report and allowing a misconduct hearing to happen, before The Appellant had his right to appeal and the IPCC and they left a large section out in the investigation which pointed to discourtesy by the police.

Still not completed I still got sections to add about ASBO application and no disclosure and some other sections. And some laws.

This is how a JR has to be written up. They will have all the ASBO application bundles sent to the high court also so will be able to see the whole case as I need to also point out that we can not do everything in this due to allowing the police to have the full extent as to what is wrong within the application for the ASBO that should have been able to use at the appeal hearing. As we don't want the police to be able to try and correct the things that are wrong.

If you want to edit any of this then please do so really carefully and in a next colour and you have to keep this format don't change it as it has to be sent to the high court in this formation, I know you are not going to like some of what I have written but if you want to win this case at JR you have to put things you don't like to hear or feel you don't have a problem. The judges have to see your human rights have been fully fuked over from start to end of these court cases. And showing things you don't like will help that.

you can at your own write up as well

From: Spares <Spares@morgana.co.uk>
Sent time: 10/05/2017 02:00:15 PM
To: re_wired@ymail.com
Subject: FW: Parts

Hi Simon

Could you please have a look at these picture and let me know if these are the parts you require.



From: Rewired Rewired [mailto:re_wired@ymail.com]
Sent: 03 May 2017 16:32
To: Spares <Spares@morgana.co.uk>
Subject: Parts

Contact Name; Mr Simon Cordell
23 Byron Terrace
Edmonton
London
N9 7DG

Hello, hope all is well I have been asked to forward this email to yourself's in regards to parts for a Morgana 150 pur machine that I have recently been trying to fix.

The parts and prices that I request are as follows:-

1. **Thermostat, Solder Tag the markers on the original part are; Termination, 0°C +460°C - 2455rc - 9082 - N47 - 12 L200c.**

2. The different prices of the blue beans needed to clean the machine.

3. The different prices of the glue need to fill the machine.

I also ask if there should be a Semiconductor contained in the machine within the distribution board at the back: code numbers

1. KM20.01

2. KM23.01

If so what is the part number and how much does Morgana supply them for?

Many thanks and kind regards
Mr Simon Cordell

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 11/05/2017 11:31:02 AM
To: Spares <Spares@morgana.co.uk>
Subject: Re: Parts

Hello, i hope all is well for you. The pictures of the thermostat you have sent me are correct and that of the missing conductors **1.**
KM20.01
2. KM23.01.

You would also be right in understanding that I do request the different prices of the blue beans needed to clean the machine, including the different prices of the glue need to fill the machine, please can you help me with what I require.

Many thanks, Mr. Simon Cordell

On Wednesday, 10 May 2017, 14:00, Spares <Spares@morgana.co.uk> wrote:

Hi Simon

Could you please have a look at these picture and let me know if these are the parts you require.



From: Rewired Rewired [mailto:re_wired@ymail.com]
Sent: 03 May 2017 16:32
To: Spares <Spares@morgana.co.uk>
Subject: Parts

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N9 7DG

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2. **KM23.01**

If so what is the part number and how much does Morgana supply them for?

Many thanks and kind regards
Mr Simon Cordell

From: JOEL TIBS <change2008@live.co.uk>
Sent time: 13/05/2017 10:33:38 PM
To: Re_wired@ymail.com
Subject: Fw: The dpi might be low aswell
Attachments: Copy of kids day3.jpg

From: JOEL TIBS <change2008@live.co.uk>
Sent: 13 May 2017 22:23:17
To: Re_wired@ymail.com
Subject: The dpi might be low aswell

Family Fun Day

4th June

SUNDAY

All day event

12pm - 12am

JOIN US

@Venue,
Waltham cross

BOUNCY CASTLE

FACE PAINTING

LIVE MUSIC + DJ

BBQ

Fun 4 all the family

Waltham cross ,
high st
Opposite lidl



From: Rewired Rewired <re_wired@ymail.com>
Sent time: 14/05/2017 02:46:14 PM
To: JOEL TIBS <change2008@live.co.uk>
Subject: Re: The dpi might be low aswell

flyer

On Saturday, 13 May 2017, 22:38, JOEL TIBS <change2008@live.co.uk> wrote:

From: Spares <Spares@morgana.co.uk>
Sent time: 15/05/2017 11:25:16 AM
To: Rewired Rewired <re_wired@ymail.com>
Subject: RE: Parts

Hi Simon

Price for part number .

C40400010 Thermostat @£10.93 each plus vat & carriage (carriage £9.95)

We have 1 available from stock.

From: Rewired Rewired [mailto:re_wired@ymail.com]
Sent: 03 May 2017 16:32
To: Spares <Spares@morgana.co.uk>
Subject: Parts

Contact Name; Mr Simon Cordell
23 Byron Terrace
Edmonton
London
N9 7DG

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1. KM20.01
2. KM23.01

If so what is the part number and how much does Morgana supply them for?

Many thanks and kind regards
Mr Simon Cordell

From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent time: 24/05/2017 10:49:53 AM
To: re_wired@ymail.com
Subject: FW: Mr Simon Paul Cordell -v- The Commissioner of Police of the Metropolis
Attachments: c100781_240520171324_001.pdf.pdf

simon please see attached

-----Original Message-----

From: Sally.Gilchrist@met.pnn.police.uk
[mailto:Sally.Gilchrist@met.pnn.police.uk]
Sent: 24 May 2017 10:26
To: lorraine32@blueyonder.co.uk
Subject: Mr Simon Paul Cordell -v- The Commissioner of Police of the Metropolis

Dear Ms Cordell,

I attach my client's acknowledgement of service, together with summary grounds.

I confirm a hard copy has been sent to you in the post.

Yours sincerely
Sally Gilchrist
Chartered Legal Executive
Directorate of Legal Services
Metropolitan Police Service

Total Policing is the Met's commitment to be on the streets and in your communities to catch offenders, prevent crime and support victims. We are here for London, working with you to make our capital safer.

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Facebook: facebook/metpoliceuk
Twitter: @metpoliceuk

Judicial Review Acknowledgment of Service

Name and address of person to be served

name Miss Lorraine Cordell
address 23 Byron Terrace Edmonton London N9 7DG

In the High Court of Justice Planning Court in the Administrative Court	
Claim No.	CO/2171/2017
Claimant(s) <i>(including ref.)</i>	Mr Simon Paul Cordell
Defendant(s)	The Commissioner of Police of the Metropolis L/132811/SAG
Interested Parties	(1) Wood Green Crown Court (2) Highbury Corner Magistrates Court

SECTION A

Tick the appropriate box

- | | | |
|---|-------------------------------------|-----------------------------------|
| 1. I intend to contest all of the claim | <input checked="" type="checkbox"/> | } complete sections B, C, D and F |
| 2. I intend to contest part of the claim | <input type="checkbox"/> | |
| 3. I do not intend to contest the claim | <input type="checkbox"/> | complete section F |
| 4. The defendant (interested party) is a court or tribunal and intends to make a submission. | <input type="checkbox"/> | complete sections B, C and F |
| 5. The defendant (interested party) is a court or tribunal and does not intend to make a submission. | <input type="checkbox"/> | complete sections B and F |
| 6. The applicant has indicated that this is a claim to which the Aarhus Convention applies. | <input type="checkbox"/> | complete sections E and F |

Note: If the application seeks to judicially review the decision of a court or tribunal, the court or tribunal need only provide the Administrative Court with as much evidence as it can about the decision to help the Administrative Court perform its judicial function.

SECTION B

Insert the name and address of any person you consider should be added as an interested party.

name Wood Green Crown Court (First Interested Party)	name Highbury Corner Magistrates Court (Second Interested Party)
address Woodall House Lordship Lane Wood Green London N22 5LF DX: 130346 Wood Green 3	address Admin Centre North London Admin Centre PO Box 52693 London N7 1 AF
Telephone no. 0208 826 4100	Telephone no. 0207 506 3100
Fax no. 0870 324 0159	Fax no. 0870 739 5768
E-mail address woodgreencrowncourts@hmcts.gsi.gov.uk	E-mail address londonnorthmc@hmcts.gsi.gov.uk

SECTION D

Give details of any directions you will be asking the court to make, or tick the box to indicate that a separate application notice is attached.

If you are seeking a direction that this matter be heard at an Administrative Court venue other than that at which this claim was issued, you should complete, lodge and serve on all other parties Form N464PC with this acknowledgment of service.

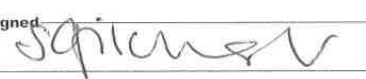
SECTION E

Response to the claimant's contention that the claim is an Aarhus claim

Do you deny that the claim is an Aarhus Convention claim? Yes No

If Yes, please set out your grounds for denial in the box below.

SECTION F

<p><small>*delete as appropriate</small></p>	<p>I believe (The defendant believes) that the facts stated in this form are true. *I am duly authorised by the defendant to sign this statement.</p>	<p><small>(if signing on behalf of firm or company, court or tribunal)</small></p>	<p>Position or office held</p>
<p><small>(To be signed by you or by your solicitor or litigation friend)</small></p>	<p>Signed </p>		<p>Date 24 May 2017</p>

Give an address to which notices about this case can be sent to you

<p>name Directorate of Legal Services, Metropolitan Police Service</p>	
<p>address 10 Lamb's Conduit Street London WC1N 3NR DX: 320101 Bloomsbury 12</p>	
<p>Telephone no. 0207 230 3879</p>	<p>Fax no. 0207 404 7089</p>
<p>E-mail address sally.gilchrist@met.pnn.police.uk</p>	

If you have instructed counsel, please give their name address and contact details below.

<p>name Robert Talalay</p>	
<p>address 5 Essex Court Temple London EC4Y 9AH LDE:1048 Chancery Lane</p>	
<p>Telephone no. 0207 410 2000</p>	<p>Fax no. 0207 129 8606</p>
<p>E-mail address Talalay@5essexcourt.co.uk</p>	

Completed forms, together with a copy, should be lodged with the Administrative Court Office (court address, over the page), at which this claim was issued within 21 days of service of the claim upon you, and further copies should be served on the Claimant(s), any other Defendant(s) and any interested parties within 7 days of lodgement with the Court.

IN THE HIGH COURT OF JUSTICE
QUEEN'S BENCH DIVISION
ADMINISTRATIVE COURT

CO/2171/2017

BETWEEN:

REGINA
on the application of
SIMON PAUL CORDELL

Claimant

-and-

THE COMMISSIONER OF POLICE OF THE METROPOLIS

Defendant

DEFENDANT'S SUMMARY GROUNDS FOR CONTESTING THE CLAIM

INTRODUCTION

1. As a result of the Claimant's role in the organisation of, and provision of sound equipment to, unlicensed music events and raves in the London Borough of Enfield, the Defendant applied to the courts for an Anti-social Behaviour Order (ASBO) to protect the public from the harassment alarm and distress caused by the Claimant's actions. An ASBO was granted by Highbury Corner Magistrates' Court on 4 August 2015, pursuant to s.1 of the Crime and Disorder Act 1998 ("the 1998 Act"), to last for 5 years. The Claimant utilised his statutory right of appeal and appealed to the Crown Court pursuant to s.4 of the 1998 Act. The Crown Court at Wood Green heard the appeal and, other than amending the ASBO in certain respects, dismissed the appeal on 19 January 2017.
2. In the N461 Form at section 3, the Claimant sets out the decisions he is seeking to have judicially reviewed:
 - (i) The order of HHJ Pawlak at the Crown Court at Wood Green on 19 January 2017 to dismiss his appeal against the making of the ASBO;
 - (ii) The order of DJ Pigot at Highbury Corner Magistrates' Court on 4 August 2015 to make the ASBO; and

- (iii) The order of DJ Newman at Highbury Corner Magistrates' Court on 5 November 2014 to make the interim ASBO.
3. The Claimant has not provided a statement of facts and grounds so as to particularise his claim. It is intimated in the N461 Form that a Skeleton Argument is to follow but, at the time of filing these Summary Grounds, the Defendant is not in possession of such a document or any supporting evidence. Apart from reference to the articles of the European Convention on Human Rights that are said to have been breached, the Defendant is unclear as to the basis on which the Claimant alleges these decisions were unlawful.
4. The claim is resisted on two grounds and it is respectfully submitted that permission should be refused as the claim is unarguable and/or an abuse of the court's process as:
 - (i) The Defendant is not the proper defendant to this claim and the proper process to state a case has not been followed; and
 - (ii) Further or in the alternative, the Claim is insufficiently particularised to permit the Defendant to respond to it in substance.
5. For the avoidance of doubt, and if it becomes necessary to do so, the Defendant will robustly defend the actions of his officers, agents and employees as lawful. But for the purposes of these Summary Grounds, it is submitted that the claim is unarguable on the grounds set out above.
6. These proceedings were filed on 3 May 2017 and issued by the Court on 8 May 2017. The claim was served on the Defendant by the Claimant's mother by email on 12 May 2017.

THE WRONG DEFENDANT / PROCESS

7. The Claimant does not seek to challenge any decision made by the Defendant or any of his officers, agents or employees. This claim for judicial review as made against the Defendant is, therefore, wholly misconceived.
8. The Claimant seeks to challenge the decisions of Highbury Corner Magistrates' Court and the Crown Court at Wood Green.

- (i) The appropriate avenue to challenge the final ASBO made by the Magistrates' Court is by way of appeal to the Crown Court. This was the Claimant's statutory right, and an avenue he pursued by appealing the order.
 - (ii) The appropriate avenue to challenge an order (and any interim order or directions) of the Crown Court where there is no right of appeal - or the Magistrates' Court if the right of appeal is not pursued - is by way of case stated.
9. The correct procedure for seeking to state a case to the High Court is to apply to the court that made the order (i.e. the Magistrates' Court or Crown Court in this case). The powers and procedure for doing so are as follows:
- (i) The power to state a case from the Magistrates' Court emanates from s.111 of the Magistrates Court Act 1980 (MCA).
 - (ii) The power to state a case from the Crown Court emanates from s.28 of the Senior Courts Act 1981 (SCA).
 - (iii) The language used in both s.111(1) of the MCA and s.28(1) of the SCA are very similar in limiting the appeal jurisdiction in respect of orders, judgments and decisions of the court to requests to state a case. The jurisdiction to state a case is subject to any right of appeal. There is no right of appeal in respect of the making of an ASBO or the interim orders made by either court in this case.
 - (iv) The procedure for stating a case is practically identical as provided for in s.111 of the MCA and regulation 26 of the Crown Court Rules 1982. In short, the aggrieved party has 21 days to apply to the court that made the order to state the case, after which a procedure is set in train to allow that court to consider whether to state a case to the High Court and for the other party or parties to make representations.
10. There is, therefore, no avenue to challenge the decisions of the Magistrates' Court or Crown Court other than to have those courts respectively state the case to the High Court. The Defendant is not aware of any application by the Claimant to the Crown Court to have his case stated. In any event, pursuant to, the Claimant is now time barred from doing so as any such application must be made within 21 days of the

order of the court (subject to the Crown Court's power to extend time for applications to state a case as per regulation 26(14) of the Crown Court Rule 1982).

11. Accordingly, the Claimant has:
 - (i) Issued a claim in judicial review against the Defendant whereas he is in fact seeking to challenge the decisions of the Highbury Corner Magistrates' Court and the Crown Court at Wood Green. In short, he has issued against the wrong party; and
 - (ii) Even if he had issued this claim against the Magistrates' Court and/or the Crown Court, he has used entirely the wrong procedure as he has failed to apply to those lower courts to state his case to the High Court.
12. Accordingly, the claim against the Defendant is unarguable and an abuse of the court's process.

INSUFFICIENTLY PARTICULARISED

13. In his N461 Form, the Claimant states that a Skeleton Argument is to follow. No Skeleton Argument, or any similar document setting out the particulars of the Claimant's case, has been received. As such, the Defendant simply does not know the basis on which the Claimant intends to allege that the decisions of the Crown Court at Wood Green and the Highbury Corner Magistrates' Court were unlawful.
14. The Claim Form is, notwithstanding the explanation provided on its face, in clear breach of the Practice Direction in Part 54 of the CPR at §§5.6-5.8, which provide:

5.6 The claim form must include or be accompanied by –
 (1) a detailed statement of the claimant's grounds for bringing the claim for judicial review;
 (2) a statement of the facts relied on;
 (3) any application to extend the time limit for filing the claim form;
 (4) any application for directions.

5.7 In addition, the claim form must be accompanied by
 (1) any written evidence in support of the claim or application to extend time;
 (2) a copy of any order that the claimant seeks to have quashed;
 (3) where the claim for judicial review relates to a decision of a court or tribunal, an approved copy of the reasons for reaching that decision;
 (4) copies of any documents on which the claimant proposes to rely;
 (5) copies of any relevant statutory material; and
 (6) a list of essential documents for advance reading by the court (with page references to the passages relied on).

5.8 Where it is not possible to file all the above documents, the claimant must indicate which documents have not been filed and the reasons why they are not currently available.
[emphasis added]

15. For the avoidance of doubt, and if it becomes necessary to do so, the Defendant will submit that the orders of both courts were lawful, as was the process that led to those orders being made. However, in light of the lack of particularity of the claim, the Defendant is simply unable to assist the court with any detailed analysis in response to the grounds of review.
16. As it stands, the claim form is wholly unarticulated and, it follows, is both unarguable and an abuse of the court's process.

CONCLUSION

17. The court is respectfully requested to refuse this claim permission, alternatively, the claim should be dismissed, on the bases set out above.
18. If the matter is to proceed further, it is respectfully submitted that the Crown Court at Wood Green and Highbury Corner Magistrates' Court both be made Interested Parties to this claim.
19. To assist the court, appended to this document are the three orders under challenge and referred to at paragraph 2 above.
20. The Commissioner will seek his costs in responding to this claim. A costs schedule also appended to this this document.

ROBERT TALALAY

Dated this 23rd day of May 2017

Directorate of Legal Services,
Metropolitan Police Service, 10 Lamb's
Conduit Street, London, WC1N 3NR

Solicitor for the Defendant

CO/2171/2017

IN THE HIGH COURT OF JUSTICE
QUEEN'S BENCH DIVISION
ADMINISTRATIVE COURT

BETWEEN:

REGINA
on the application of
SIMON PAUL CORDELL Claimant

-and-

THE COMMISSIONER OF POLICE OF THE
METROPOLIS Defendant

DEFENDANT'S SUMMARY GROUNDS FOR
CONTESTING THE CLAIM

5 Essex Court

Hugh Giles (Director)
Directorate of Legal Services
Metropolitan Police Service
10 Lamb's Conduit Street
London
WC1N 3NR

In the Crown Court
at **WOOD GREEN CROWN COURT**



Case Number A20150064

Court Code 469

PTI URN

Order on conviction relating to anti-social behaviour

The defendant

SIMON PAUL CORDELL

Date of birth 26 January 1981

of 109 Burncroft Avenue Enfield Middlesex EN3 7JQ

was convicted on 19 January 2017

at the Crown Court

sitting at Wood Green

of "complaint in regard to an anti social behavior order"

and this court imposed a sentence of:

Dismissed the appellants appeal and amending the appellants anti social behaviour order imposed by Highbury Corner Magistrates Court.

The court found that

the defendant had acted in an anti-social manner which caused or was likely to cause harassment, alarm or distress to one or more persons not of the same household as the defendant. The defendant had been concerned in the organisation of a rave as defined s63(1) of the Criminal Justice and Public Order Act 1994.

and that an order was necessary to protect persons in England and Wales from further anti-social acts by the defendant.

The court ordered

on 19 January 2017

The order was made under section 1C of the Crime and Disorder Act 1998.

that the defendant is prohibited from the following

Notice to defendants

- You must not do any of the things given opposite. If you do, and you do not have a reasonable excuse for doing it, you may be:
 - (1) sent to prison or a young offender institution for up to 5 years, or detained under a Detention and Training Order for up to 24 months
 - or (2) ordered to pay a fine
 - or both (1) and (2).
- You have the right to apply to this court for the order to be changed. After 2 years you have the right to apply for the order to end.

This order remains in force

for five years which means until 3 August 2020

Signed

Mr R Kemp

Date 19/01/2017

An Officer of the Crown Court

In the Crown Court
at **WOOD GREEN CROWN COURT**



Case Number: A20150064

Defendant **SIMON PAUL CORDELL**

Date of birth 26 January 1981

Date of order 19 January 2017

Schedule of prohibitions

You must not:

1. Be concerned in the organisation of a rave as defined by s.63(1) or s.63(1A) of the Criminal Justice and Public Order Act 1994.
2. Knowingly use or supply property, personal or otherwise, for use in a rave as defined by s.63 (1) of the Criminal Justice and Public Order Act 1994.
3. Enter or remain in any disused or abandoned building unless invited to do so in writing by a registered charitable organisation or local authority or owner of the premises.
4. Enter any non-residential private property (by which words buildings and an open enclosed and are intended to be individual) or an industrial estate between the hours of 22:00 and 07:00 without written permissions from the owner and an leaseholder of such property. If you can demonstrate that the purpose of your entry of such property is to purchase goods or services from any shop or garage or fuel supplier which is open to the public at such times. Then in such event, you may enter but you must not remain on such property for longer than 30 minutes and you may do so on only one occasion during each separate nine hour period between 22:00 and 07:00 daily.
5. Provide any service in respect of any licensable activity in an unlicensed premises.

For the sake of clarity, nothing in this order prevents the defendant from assisting, preparing for, engaging in licensed licensable activities,

This order expires on the 3 August 2020

This order and its requirements amends a previous order imposed by Highbury Corner Magistrates Court.

In the Crown Court
at **WOOD GREEN CROWN COURT**



Case Number A20150064

Service of an order on conviction relating to anti-social behaviour

Service of the order on
the defendant

I certify that the order on conviction relating to anti-social behaviour which was made at this Crown Court
on 19 January 2017

was served today, by me in person, on the defendant **SIMON PAUL CORDELL**

Date of birth 26 January 1981

Signed

Mr R Kemp

Date 19/01/2017

An Officer of the Crown Court

Acknowledgement of
service by defendant

I have today received a copy of the order on conviction relating to anti-social behaviour made at this Crown Court
on 19 January 2017

Signed

Date 19/01/2017

Additional service on
a parent, guardian or
other person

When the defendant is under 18 years

I certify that the order on conviction relating to anti-social behaviour which was made at this Crown Court
on 19 January 2017

was served today, by me in person, on _____ namely _____

Signed

Mr R Kemp

Date 19/01/2017

An Officer of the Crown Court

Acknowledgement of
service by parent, guardian
or other person served

Signed

I have today received a copy of the order on conviction relating to anti-social behaviour made at this Crown Court
on 19 January 2017

Date 19/01/2017



Highbury Corner Magistrates' Court
Code 2572
North London Admin Centre
PO BOX 52693 London N7 1AF
Telephone 020 7506 3100 Fax 0870 739 5768

Mr Simon CORDELL
109 Burncroft Avenue
Enfield
Middlesex
EN3 7JQ

Case number: **011402490741**
Born: 26 January 1981

Anti-social behaviour order on application

Order

You must not

- a. Attended a rave as defined by s.63(1) of the Criminal Justice and Public Order Act 1994;
 - b. Be concerned in the organisation of a rave as defined by s.63(1) of the Criminal Justice and Public Order Act 1994
 - c. Knowingly using or supplying property, personal or otherwise, for the use in a rave as defined in s.63(1) of the Criminal Justice and Public Order Act 1994;
 - d. Enter or remain in any discussed or abandoned building unless invited to do so in writing by a registered charitable organisation or Local Authority
 - e. Enter or remain on non-residential private property on an industrial estate between the hours of 10pm and 7am without written permission from the owner and/or leaseholder of the property; and
 - f. Engage in any licensable activity in an unlicensed premises
- For the sake of clarity, nothing in this order prevents the Defendant from assisting, preparing for or engaging in licensed licensable activities

This order lasts for **5 years**.

Warning

If you do not obey any part of this order you will commit an offence and may be fined or sent to prison for up to five years.

Date: 4 August 2015

J. Vantighem
00J

J.Vantighem

Justices' Clerk

Mr Simon CORDELL

4 August 2015/ASBO_16_0/1584095/1

Offences

011402490741/1

Complaint for an anti-social behaviour order. The conduct alleged in support of the application is That the defendant has acted on dates between January 2013 to date (the last such incident being 10 August 2014) in the London Borough of Enfield in an anti-social manner, that is to say in a manner that caused or was likely to cause harassment, alarm or distress to one of more persons not of the same household as himself, and that an anti-social behaviour order is necessary to protect relevant persons from further anti-social acts by him. In accordance with section 1 of the Crime and Disorder Act 1998.

Interim Anti Social Behaviour Order upon complaint
section 1D Crime and Disorder Act 1998

In the Highbury Corner Magistrates' Court
Code []

Date: 5 November 2014
Defendant: Simon Cordell
DOB: 26.01.1981
Address: 109 Burncroft Avenue, Enfield, Middlesex, EN3 7JQ

ON THE COMPLAINT of PC Steve Elsmore on behalf of the Commissioner of Police of the Metropolis.

THE REASONS for making the Order are that it is said:

- (i) that the defendant has acted on dates between 1 January 2013 to date in the London Borough of Enfield and elsewhere in an anti-social manner, that is to say, in a manner that caused or was likely to cause harassment, alarm or distress to one or more persons not of the same household as himself; and
- (ii) that an anti-social behaviour order is necessary to protect persons in the London Borough of Enfield local government area and elsewhere in which the harassment, alarm or distress was caused, or was likely to be caused from further anti-social acts by him.

AND THE COURT FINDS that it is just to make this Order pending the determination of the application for an anti-social behaviour order, which application is attached to this Order.

AND IT IS ORDERED that the defendant is prohibited from:

- a. Attending a rave as defined by s.63(1) of the Criminal Justice and Public Order Act 1994;

- b. Being concerned in the organisation of a rave as defined by s.63(1) of the Criminal Justice and Public Order Act 1994;
- c. Knowingly using or supplying property, personal or otherwise, for use in a rave as defined by s.63(1) of the Criminal Justice and Public Order Act 1994;
- d. Entering or remaining in any disused or abandoned building unless invited to do so in writing by a registered charitable organisation; *or local authority.*
- e. Entering or remaining on non-residential private property on an industrial estate between the hours of 10pm and 7am without written permission from the owner and/or leaseholder of the property; and
- f. Engaging in any licensable activity in an unlicensed premises.

For the sake of clarity, nothing in this order prevents the Defendant from assisting, preparing for, or engaging in licensed licensable activities.

This order does continue until **10 March 2015**. If without reasonable excuse the defendant does anything which he is prohibited from doing by this order, he shall be liable on conviction to a term of imprisonment not exceeding five years or to a fine or both.

J. B. De
By Order of the Court
Justice of the Peace

*District Judge
(MC)*

12

IN THE HIGH COURT OF JUSTICE**ADMINISTRATIVE COURT****CASE NO: CO/2171/2017****B E T W E E N :**

REGINA

ON THE APPLICATION OF

SIMON PAUL CORDELL

Claimant

and

THE COMMISSIONER OF POLICE OF THE METROPOLIS

Respondent

SCHEDULE OF COSTS

Description of fee earners:

Name: Sally Gilchrist

Band: A

Hourly Rate: £317

Units of Correspondence	£190.20
Number: 6 at £31.70	
Attendances on clients (including witnesses)	
Hours at £	
Attendance on opponents	
Hours at £	
Attendance on opponents (Counsel)	
Hours at £	

C16

Work done on documents (perusing & collating)	£475.50
1½ Hours at £317	
Attendance at hearing	
Hours at £	
Hours travel and waiting at £	
Counsel's fees (Robert Talalay) and (Year of Call – 2010)	£120
Fee for (advice etc)	
Other Expenses (e.g. Court fees)	
Total	
Amount of VAT claimed on other expenses	
Grand Total	£785.70

The costs estimated above do not exceed the costs which the Respondent is liable to pay in respect of the work which this estimate covers.

Date: 24th May 2017

Signed:

[Signature]
Chartered legal executive

[DLS Director] (Director)
Directorate of Legal Services
Metropolitan Police Service
10 Lamb's Conduit Street
London
WC1N 3NR

DX: 320101 Bloomsbury 12

Solicitor for the Respondent

Ref: 132811/SAG
Tel: 020 7230 3879
Fax: 020 7230 7516

There are four grades of fee-earner: (A) Solicitors and Legal Executives with over eight years post qualification experience including at least eight years litigation experience (B) Solicitors and legal executives with over four years post qualification experience including at least four years litigation experience (C) Other solicitors and legal executives and fee-earners of equivalent experience (D) Trainee solicitors, para-legals and fee-earners of equivalent experience. "Legal Executive" means a Fellow of the Institute of Chartered Legal Executives. Those who are not Fellows of the Institute are not entitled to call themselves legal executives and in principle are therefore not entitled to the same hourly rate as a legal executive. In respect of each fee earner communications should be treated as

attendances and routine communications should be claimed at one tenth of the hourly rate.

From: Stacey Elliott <stacey.elliott@cuk.canon.co.uk>
Sent time: 24/05/2017 11:02:50 AM
To: re_wired@ymail.com
Subject: Fw: Finishing Samples for your quote

Stacey Elliott
Account Manager
BIG Direct Channel - Canon Business Centre
Tel: 01737 229100
[1468321349875_canon.png](#)
Canon (UK) Ltd.
5th Floor, 130 Wood Street, London, EC2V 6DL, United Kingdom
www.canon.co.uk
Canon (UK) Ltd is registered in England & Wales under no.1264300
[1468321396945_come](#)

From: Stacey Elliott
Sent: 24 May 2017 10:59
To: re_wired@ymamail.com
Subject: Finishing Samples for your quote

Good Morning Simon,

Thank you for taking the time to speak to me today, I want to make sure i get this right for you so if you can just fill out the missing three fields in the below form marked with a *and attach any examples of what you would like to print, We will then get some samples of the finishing options available so that we can quote on the right thing for you.

* Print Sample Request	
Requested By	Stacey Elliott
Delivery Name (FAO)	Simon Cordell
Company Name	Jesus House
Delivery Address	112, BRENT TERRACE LONDON, NW2 1LT
SFDC Opportunity Number	OPP- 1018475
* Printing Requirements	
Hardware Required	C5550
Print Driver Required	Fiery
Media Size	A4 + A3
Media Weight	*
Finishing Requirements	*
Generic or Personalised samples?	*
Further instructions?	Please send showing different print finishers for catalogue like prints - Thank you
<i>Please allow a five-day turnaround for all print samples. If applicable, please ensure that you have attached the files that you wish to be printed.</i>	

If you have any questions then please let me know.

Regards,

Stacey Elliott
Account Manager
BIG Direct Channel - Canon Business Centre
Tel: 01737 229100
[1468321349875_canon.png](#)
Canon (UK) Ltd.
5th Floor, 130 Wood Street, London, EC2V 6DL, United Kingdom
www.canon.co.uk

Canon (UK) Ltd is registered in England & Wales under no.1264300

1468321396945_come

From: Stacey Elliott <stacey.elliott@cuk.canon.co.uk>
Sent time: 25/05/2017 12:26:41 PM
To: re_wired@ymail.com
Subject: Fw: Finishing Samples for your quote

Stacey Elliott
Account Manager
BIG Direct Channel - Canon Business Centre
Tel: 01737 229100
[1468321349875_canon.png](#)
Canon (UK) Ltd.
5th Floor, 130 Wood Street, London, EC2V 6DL, United Kingdom
www.canon.co.uk
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[1468321396945_come](#)

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Sent: 24 May 2017 10:59
To: re_wired@ymamail.com
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* Print Sample Request	
Requested By	Stacey Elliott
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Company Name	Jesus House
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SFDC Opportunity Number	OPP- 1018475
* Printing Requirements	
Hardware Required	C5550
Print Driver Required	Fiery
Media Size	A4 + A3
Media Weight	*
Finishing Requirements	*
Generic or Personalised samples?	*
Further instructions?	Please send showing different print finishers for catalogue like prints - Thank you
<i>Please allow a five-day turnaround for all print samples. If applicable, please ensure that you have attached the files that you wish to be printed.</i>	

If you have any questions then please let me know.

Regards,

Stacey Elliott
Account Manager
BIG Direct Channel - Canon Business Centre
Tel: 01737 229100
[1468321349875_canon.png](#)
Canon (UK) Ltd.
5th Floor, 130 Wood Street, London, EC2V 6DL, United Kingdom
www.canon.co.uk

Canon (UK) Ltd is registered in England & Wales under no.1264300
1468321396945_come

From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent time: 03/07/2017 04:34:44 PM
To: re_wired@ymail.com
Subject: read this
Attachments: Letter to high court C0 2171 2017.pdf

here

In the High Court of Justice
Queen's Bench Division

Royal Courts of Justice
Strand,
London,
WC2A 2ll

Date: 28/06/2017

Ref: C0/2171/2017

Between:

**THE QUEEN
ON THE APPLICATION OF**

SIMON CORDELL

CLAIMANT

- AND -

**THE COMMISSIONER OF THE POLICE OF
THE METROPOLIS**

DEFENDANT

**THE COMMISSIONER OF THE POLICE OF
THE METROPOLIS**

**INTERESTED
PARTY**

To Whom It May Concern:

I Miss Lorraine Cordell am writing this letter to say that I do object to pay the sum of £785.70 for preparing the Acknowledgment of Service to be paid by the claimant to the defendant. I confirm that I was also the person who filed the application for the claimant in order to get justice within this case. The judge who stated that there was no merit within the case I believe is wrong. I do understand that when the judge made his decision there was little evidence supplied by us. I am not a lawyer and upon receiving the Metropolitan police response to the application I realised my mistake when filing the application. I did make calls to the High Court to explain the error in the hope that they would be able to help me as they had done before, I stated that I would need more time to submit the evidence to the court that I would have to try and get legal help. The lady I spoke to stated that I could take my time in submitting the evidence, so I did not know I was on a time limit until we'd received the letter from the court.

At this time the skeleton argument I was writing comprises of over 90 pages with regard to the errors that have occurred within this whole case since it started in 2014. This would be many more pages once completed.

The claimant and his family only ever wanted justice and the truth, the UK justice system is supposed to be one of the best within the world but in this case it has failed to see the truth, the police hold information on their systems which proves my son's innocence and when asked to provide this evidence they withheld it though we asked many times since 2014, not one judge has ordered the police to hand over this information, then the appeal judge removing my sons legal representation and stating he can do the case himself, How was a person with mental health problems, learning difficulties, health problems meant to have coped with dealing with the appeal himself, nothing was put in place by the judge to address this, a few days prior to the appeal hearing I managed to find a solicitor willing to take the case on for the appeal, on 17 January 2017 the judge refused to allow the new solicitors a short adjournment which would have enabled the new solicitors to go over all the bundles, speak to the client which they had not done, the judge just dismissed it told them they had to be ready by the next morning if they could not be ready then my son would have to deal with the case himself, how is this justice, there is many other factors in this case that was incorrect and breached human rights.

The claimant as the courts was aware has mental health issues he also has learning difficulties, and other health issues. The claimant receives benefits every two weeks of the sum of £201.30, which is £100.65 per week; this money has to cover all of his bills, water rates, 19.5% council tax shortfall, electric, gas, £5 a week for him to have a phone for emergencies, his food, hygiene items, and any other items to support living. I do not understand how he is meant to pay £785.70, just because a mistake was made in my endeavour to get justice for my son.

Below I will list dates that is within the application, and outline information I have recovered, which will show the police have information which proves my son is innocence. How could this miscarriage of justice been allowed to have happened.

12/01/2013 Canary Wharf:

On this date the claimant is accused of the organisation / or supply of equipment for an illegal rave.

The claimant has always disputed the account that the police stated in their application, he did not organise or was involved in any part of setting this party up or supply, hire or loan any equipment for this party.

The claimant did attend the party on this evening with his ex-girlfriend, they were there for a few hours before a person attacked the claimant at the party, the claimant was rushed to hospital, and the claimant does not know anything from this point in regards to this date as he was at the hospital.

When the hospital released him he returned with his girlfriend and the person that had driven him to the hospital to pick his car up, which had been left at the location, at this time the party had already ended it was around 07:00 hours.

Again this case is outside the six months time limit when the application was submitted to the court, so how has this case been proven by the Judge; any date outside the six months time limit should only be used as reference to show prior history.

On the 12th January 2013 the claimant did not cause any anti social behaviour to any person.

07/04/2013 No Insurance and Section 5 of the Public Order Act:

Within Steve Elsmore statement dated 11/08/2014 public order matter. Although this date is outside of the six months time limit from when the application was submitted to the court, Steve Elsmore still included this within his statement.

The claimant was arrested on this date due to an issue with his insurance not showing up on the MID database, the police stated in the intelligence report the claimant became abusive, hence why he was arrested for a public order matter and no insurance.

The claimant was charged and given a court date to attend court and on this date he attended court to prove his innocence.

The claimant had witnesses that would prove he did not become abusive; there was no need for him to become abusive he had done nothing wrong; the case for the public order offence was withdrawn by the CPS at court and the claimant was found not guilty.

The insurance matter was addressed and proven the claimant did in fact have insurance so his vehicle in fact should never have been seized at a cost to take it out of the police compound of about £190.00 by the claimant that has never been recovered so was a loss to the claimant for no good reason.

There was information on the police's systems due to the claimant being stopped a number of times due to the error on the MID database showing he did not have insurance, which the claimant had tried to get addressed and so did I as to the reason why it was not showing on the MID database when in fact he did have insurance no one could understand why he was showing as not insured.

Why then in fact did Steve Elsmore include this within the ASBO application and make it look as if the claimant had been found guilty of it by the court? I though false information on an application was illegal. Why has this case and the intelligence report been allowed to be used within this case?

So how has this been allowed to stay within this case for the judges to read and the statements are read out in court when the fact it should never have been entered into this case.

All Steve Elsmore statements only act to show bad character towards the claimant within them and multiple errors and facts that are untrue and can be proven to be untrue. But it would be too long within this letter to list them all.

Please see below information regarding these two issues that is on the police's system.

The claimant did not cause any Anti Social Behaviour on the 07th April 2013.

Disposal (Court)

Adjudication Date: 23/07/13
 Court Name: EAST LONDON MAGISTRATES
 Name: CORDELL, SIMON PAUL
 Offence Count: 2
 Taken into Consideration: 0
 Owner: 02 (METROPOLITAN POLICE)
 Last Updated: 25/07/13

Offence

Arrest/Summons Ref: 13/01HT/01/1537C
 Crime Reference: 01HT/1537/13
 Offence Number: 1
 Court/Caution/Force Reference: 13/2574/60295A
 Court Offence Number: 1
 Adjudication: NOT GUILTY
 Plea Description: NOT KNOWN
 Originator: 01 (METROPOLITAN POLICE)
 Offence Description: USE DISORDERLY BEHAVIOUR OR THREATENING / ABUSIVE/INSULTING WORDS LIKELY TO CAUSE HARASSMENT ALARM OR DISTRESS
 Offence Date(s): 07/04/13
 Location: ELLESMERE STREET, LONDON E14 (01HT)
 Disposal: 23/07/13 AT EAST LONDON MAGISTRATES COURT REF: 13/2574/60295A

1 WITHDRAWN FINAL

Offence

Arrest/Summons Ref: 13/01HT/01/1537C
 Crime Reference: 01HT/1537/13
 Offence Number: 2
 Court/Caution/Force Reference: 13/2574/60295A
 Court Offence Number: 2
 Adjudication: NOT GUILTY
 Plea Description: NOT KNOWN

Originator: 01 (METROPOLITAN POLICE)
Offence Description: USING VEHICLE WHILE UNINSURED
Offence Date(s): 07/04/13
Location: ELLESMERE STREET, LONDON E14 (01HT)
Disposal: 23/07/13 AT EAST LONDON MAGISTRATES
COURT REF: 13/2574/60295A

1 WITHDRAWN FINAL

24/05/2013 Old Police Station Ponders End:

On this date it is alleged by the police the claimant was looking for venues in which illegal raves could be held.

This is far from the truth on this date, I was contacted via phone by a person called Joshua, Joshua was homeless and at that time was staying at 204 High Street, Ponders End EN3 4EZ, this building is also known as the old police station, Joshua had contacted me due to being hungry and in need of food, he told him he would come and meet him in order to take him out and get some food as he had no money. As the claimant approached 204 high Road the police stopped him, the claimant consented to being searched and having his car searched due to the police stating there was a strong smell of cannabis, the police did their search and found nothing. The police asked where he was going which he told them, he was going to meet a friend to get some food.

The claimant disputes stating to police that he could attract people to illegal raves and three day events, the claimant does not know what Joshua said to the police so cannot comment on this as he was not with Joshua when the police were questioning Joshua.

This date is also outside of the six months time limit from when the application was submitted to the court, again the judge has proved this case when this case is only meant to be used as reference, and the claimant did not cause any anti social behaviour on the 24th May 2013. Why are these cases being proven/

20/04/2014 Cannabis 420 day:

Within Steve Elsmore statement dated 11/08/2014, it is made to seem that the claimant attended on this date without the knowledge of the organisers of this event and was not hire to be there by the event organiser's norm-co.uk. In fact he was hired by norm-co.uk to attend the event that they had organised the claimant believes this event is legal and happens every year. The claimant was hired on a dry hire basis; the claimant was doing the job on a no profit basis. When norm-co.uk contacted the claimant he was told that the person that they had hired had let them down at the last minute.

The claimant arrived at the location in Hyde Park he was approached by the police, the claimant explained why he was there that he had been hired by the organisers, the police stated to him he had not been hired by the organisers of the event, and that he was not supposed to be there, when the claimant was hired by the organisers norm-co.uk they told him that this was a licensed event. The claimant did not use his

equipment he did try to contact the organisers of the event but was unable to, the claimant left the location as the police had asked him to do and returned home.

Within the claimant's bundle there are emails to prove the above account of what the claimant has stated these emails are from norm-co.uk. The claimant did not cause any anti social behaviour on the 20th April 2014.

- **25/05/2014 Unit 5 St Georges Ind Est White hart Lane, N17:**

In respect to this date the claimant did attend premises where homeless people was treating it as their home, the claimant had attended bringing food for the homeless people living in the premises, when the claimant got to the premises the homeless people was already in the premises living there, there was no music being played while he was present.

The claimant does admit he attended the premises in his van, when the police attended the premises he allowed the police to search his vehicle, in his vehicle there were two speaker boxes with no drivers within them so they were unable to play music, he explained to the police that he used his van as storage, he did ask the police to note this, he did not have any other sound equipment in the vehicle.

Once the police had searched his vehicle which he allowed them to do, he was allowed to leave and he made his way home.

The police did not seize anything within the claimant's van, which if the police believed there was going to be an illegal rave in the premises they would have had the right to do this, but the police saw the speaker that were in the van could not play music. And he never had any other sound equipment in the van, this is why the police allowed him to leave.

At no time while the claimant was at the premises did anyone attend there dressed up stating there was going to be a party at the premises.

If the police had CCTV of people breaking in to the premises why was this not submitted as evidence within this case?

Why was there a need to update the information report on the 19/06/2014?

The claimant did not cause any anti social behaviour on the 25th May 2014.

06/06/2014 to 08/06/2014 Progress way Enfield:

The claimant disputes the facts that are within the application, on the 06th June 2014 he was at his home address with a friend, and also attended my home address Lorraine Cordell. His sister Deon was there, and a friend of the family Jamie Duffy who lived at the family's addresses.

On the 07/06/2014 he attended a leaving party for his cousin Dwayne Edwards who was leaving to go around the world for 12 months, the claimant was there at the leaving party till the early hours on the 08/06/2017, it has already been stated in the

magistrates court there was a mistake in the paperwork and the claimant did not attend until the 08/06/2014 at around 02:00 hours. I also cannot understand why the claimant's brother name has been added to this case as an organiser. As stated in the magistrates court the claimant's brother had a serious life changing accident in April 2014, his brother had a number substantial injuries, after this was stated before the magistrates trial the claimant's brother was never mentioned again, the reason for this the police knew of the RTA accident as they was called and the claimant's brother had to be airlifted to the Royal London Hospital. The police know my sons very well by face they do not even have to do a name check on them. So how this serious mistake could have been made is beyond me.

While the claimant was at the leaving party he had got a call from someone he knew they had stayed at his home address a few weeks earlier and left their locker keys there, due to them being in the area they called the claimant and asked if he could drop the keys off to them, the claimant told them he was at a family party and that once he left he would drop the keys off to them. He asked where they was and they gave the location as progress way, he told them that once he left the family party he would pick the keys up from his home address and drop them off to them, this is how the police saw the claimant coming towards them while they were standing at the gate at progress way on the 08/06/2017 at around 02:00 hours, the claimant had never been in side progress way, but due to the police knowing the claimant they went straight up to him and started to talk to him, the police was with people that worked for Enfield Council, they wanted to serve paperwork on the claimant, the claimant would not accept any paperwork and walked back towards the A10.

The claimant was not involved in organising or supplying any equipment at progress way. The claimant did not act in any anti social behaviour manner on the 06/06/2014, 07/06/2014 and the 08/06/2014.

Within ASBO application most of the data relates to Progress Way which relates to the dates of the 06/06/2014, 07/06/2014 and the 08/06/2014.

The police stated that the information contained within their bundle does not relate to another location and deny that an event was ongoing just down the road from progress way on the same dates as progress way, this was even stated under oath at court. The police denied that there was another event ongoing in Crown Road at the same time that Progress Way was ongoing.

They even confirmed to the judge when the Judge asked if anything related to another location, it was stated to the Judge everything that related to 06/06/2014, 07/06/2014 and the 08/06/2014 within their bundle related to progress way that nothing within the bundle for Progress Way related to another event.

A huge amount of data has been redacted by the police, I could understand if the redacted data only redacted the person's details name and address phone numbers etc that had made the calls to the police. But the redaction goes a lot further than this where there is whole pages redacted within one CAD which really makes the CAD useless being in the bundle, also the grid references why would so many be redacted I can understand the call location being redacted but why would there be a need to redact the Att Loc and Inc Loc. We asked every time we were in court for the CADs

to be un-redacted because we knew a fair amount related to Crown Road, which the police were denying, we also asked for all of the missing CADs, nothing ever came of our requests, none of the judges ordered this to be done.

Crown Road has a lot of history for events they was ongoing in this location from April 2014 till around June 2014, in fact maybe later than June 2014.

I do not really need to bring the intelligence reports and CADs up as the information I will supply later in this letter regarding Progress Way will become very relevant as to what the police are hiding. The reason I'm going to go to some detail here is because I do not feel it is correct that the police are allowed to get away with what they have done within this case towards my son due to how much they dislike him and my family. And I believe it will show how much the police are willing to do in order to put everything onto my son.

Let me give you some CADs Numbers I will not go over everyone as there is a great deal of them and some have got so much redaction we can only wonder why.

CAD 2410:08/06/2014 all grid references are redacted, most of the second and third pages are redacted, but what gives this away as being Crown Road is what has been written by the call handler on page 4.

“illegal rave going on opposite A&J Cars approx 200 people1 drugs being openly sold and taken caller noticed them whilst on his way home, they're all over the Street.”

“Linked to cads 1646 & 1768 08June”

Any police officer would know that A&J Cars is right by Crown Road, right opposite the Old Mann Building where the events was ongoing for months, and no where near Progress Way.

The CAD numbers 1646 and 1768 08 June are missing we were never allowed to have these.

CAD 3319:08/06/2014, Grid Reference below,

Att Locn	:SOUTHBURY RD/CROWN ROAD
Map	:Page 082, Grid Reference 534960,196240
GPA	:YP [Division: YE:JC]
Inc Locn	:SOUTHBURY Rd/CROWN ROAD
Map	:Page 082, Grid Reference 534960,196240
GPA	:YP [Division: YE:JC]
Call Locn	:93,BROADLANDS AVENUE,ENFIELD
Map	:Page 082, Grid Reference 534981,196790
GPA	:YF [Division: YE:SX]

As we can see all the Grid Reference have been left in this one by mistake I believe, once again any police officer would know 93,BROADLANDS AVENUE,ENFIELD is behind Crown Road, so in fact this CAD can not belong to Progress Way.

But this CAD tells us even more as there is a safety risk with it regarding a fragile roof, and subsequently gives details in regards to door numbers along Southbury Road and Crown Road. This also links to CAD number 3319. There is no mistaking this CAD links to the event that was ongoing at Crown Road. The police deny this they state no event was ongoing, yet it is a known fact the building was along Crown road/Southbury Road have fragile roofs, the old mann building has partly a glass roof.

These are just a few CADs that prove there was an ongoing event at Crown Road, it is also proven in the FOI request I put into Enfield Council, there is also a substantial amount of information within the intelligence reports that do not correspond in the way in which they should do, there is also errors within the timeline of some of the CADs, I do not see why the police have mislead the courts, the only reason is most of the information the police had related to Progress Way.

Also the witness statements that was taken by police are meant to be written in the words of the witness signed and dated by the witness, all but one witness statement has been written and signed by police officers, not one witness statement identifies the claimant or a description, under the law I witness statement should be completed and signed and dated by the witness.

Now as said before I have done a lot of research, and I now put it to the police they knew full well my son had not done what they said he had done in this case. And that the police was hiding information.

Progress Way Event was relocated to Progress Way; the Metropolitan police know this already, but yet blame my son.

The location that this was meant to have happened In Essex a very senior police officer was being updated in regard to this event, due to the Essex police monitoring the event page on social media for some time, due to the brief location on the event page on social media, the very senior police officer was concerned due to it being very close with the border to the Metropolitan police area.

The very senior police officer due to being concerned contacted the Metropolitan police, information was given to the Metropolitan police in regards to the concerns with this event and area, there was information given so that the Metropolitan police could monitor the event page on social media, the senior officer asked for information of a senior officer within the Metropolitan police that would be on duty the full weekend the event was due to take place so that contact could be made regarding this.

On the 06th June 2014 the Very senior police officer sent police to look for the location within the border of Essex, the police found the location this event was going to be taking place. Once the very senior police officer got the location he went in a police helicopter and went to the location and landed in the field.

He had his file with all the information in it which included pictures of the known organiser, he went up to the known organiser who was white north European, after speaking to him the very senior police officer asked him to leave the land and served him a notice under S63 CJOPOA and a notice not to set up within 24 hours. The very senior police officer gave the known organiser 3 hours to pack up everything and leave the land and gave him an explanation of the offence he was liable to commit if he failed to comply with the direction.

The organiser then relocated to progress way. Police are well aware organisers relocate if the police close an event down.

The claimant was nowhere near Essex on this day; he was not involved in the organisation or supply of equipment which the police are well aware of. Yet the police want to blame him and they was not going to stop until they got the ASBO on him and did not care what they covered up in the process of the information they had, I believe this is also why there is nothing really for the 06th June within the bundle for the ASBO application.

And why when asked over and over why we were never allowed to see the police officers packet note books, for any of the dates in there application.

20/06/2014 1 Falcon Park Neasden Lane NW10:

The claimant's is alleged to have been involved in the organisation and or supplied equipment for an illegal rave, the claimant disputes what the police have said, on this date the claimant had been contacted and asked if he would hire a sound system for a gentleman's birthday party. The claimant agreed to do so; the sound system and van were collected from the claimant's home. The claimant's terms and conditions were agreed and invoice signed and a deposit was given to him.

At around 01:00 hours the claimant received a phone call from the person he had hired the sound system to; the person stated that the sound system and van was being seized by the police.

The claimant was very upset and could not at this stage understand why the police was seizing his equipment and van.

The claimant asked the location and took down the address, he had to get up and get dressed and leave his home it took him around an hour to reach the location, upon approaching the address he had been given he saw there was a lot of police around, he parked his car up got out and went up to the police to speak to them to find out what was going on, he showed the police the terms and conditions of hirer, and the invoice.

The police at this point allowed the claimant into the building where he continued to speak to the police, the sound system had not been put away and the police allowed the claimant to start packing it away into his van, but the police stated they were confiscating it until they had looked into the matter.

The claimant gave the police all his contact information, and also took down the police officer information. About a week later the police contacted the claimant and told him he was allowed to come and pick his van and equipment up from the police station.

The claimant did not knowingly supply equipment for an illegal rave; he believed the hire was for a birthday party and it was all above board.

The claimant did not cause any antisocial behaviour on the 20th June 2014.

19/07/2014 Carpet right A10 Enfield:

As stated previously by the claimant he was not involved in the organisation or supplied equipment on this date. And the claimant totally disagrees in regards to what the police have said in their application. The claimant on this day was driving down A10 he was heading towards McDonald's, as he was passing carpet right he saw the police outside and he believed he saw a friend who he knew had been homeless, he was on the wrong side of the road so went down towards Southbury Road where he knew he could turn his car around. He parked his vehicle and walked

to the location, upon arriving there he saw there was a lot of police, as soon as he got there he was standing on the pavement and the police arrested him to stop a believed breach of the peace, the claimant never entered the building, he was arrested outside.

Within the CADs it clearly states there was around 20 people males and females all white approximate age 20. The claimant is mixed raced, The CADs start from 20:51 hours, the claimant was not arrested until 22:50 hours, some two hours after the police arrived at the premises.

There is a statement from Mr Moses Howe who states he was hired by Mr Anthony Harvey, he states Mr Anthony Harvey was arrested by the police inside the premises but later de-arrested, the police have never disputed this.

As stated before I have done a lot of research I will deal with this research into this date below.

Officer in Charge Steve Elsmore states in his statement dated 11/08/2014 about a rave that happened in Croydon where a poor boy lost his life, and in fact has made it seem as if the claimant was part of this rave.

Officer in Charge Steve Elsmore did an updated statement dated 26/06/15 in this statement he stated about operation blue iris which relates to the Croydon rave, the Croydon rave I believe was called rum and base.

Officer in Charge Steve Elsmore states in this updated statement that he spoke with A/DS Tanner who works for the public order investigation unit at Scotland Yard, A/DS Tanner confirmed she had spoken to Miss Lorraine Cordell to Steven Elsmore. Blue iris was the operational name that related to the investigation into the Croydon rave.

My investigation has led to the information regarding Anthony Harvey being listed by Scotland Yard and all TV media as wanted regarding the Croydon rave his picture was published in the media a long with a lot of others that was also wanted regarding the Croydon rave, on the 30th June 2014 Anthony Harvey handed himself into Ilford police station, Scotland Yard attended Ilford police station and took Anthony Harvey back to Scotland Yard for questioning, Anthony Harvey was questioned by 4 police officers at Scotland Yard, he was charged with violent disorder and some other things, he was released on bail with bail conditions. He spent around six hours in a cell.

The claimant had nothing to do with the Croydon rave, he was not present and I believe this is confirmed in the updated statement of Officer in charge Steve Elsmore. The claimant did not organise or supply equipment in Croydon rave. Once again why has this been put in the application and worded as if my son had organised this, when clearly the police have information that he had nothing to do with this. The only reason i can see is that this was a high profile case where someone unfortunately lost there life. And tainting my son with this event will make any Judge believe my son is such a bad person, i believe this amounts to slander and or defamation of character.

The claimant did not cause any anti social behaviour at Croydon rave as he was not there and had nothing to do with it.

It seems Anthony Harvey was very unhappy in regards to how Scotland Yard was treating him they would not leave him alone, but he was still advertising the events he was putting on. One was for the 19th July 2014 called The Raving Family That Rave In The Woods, Anthony Harvey even had special T-shirts made up with the wording The Raving Family on them, Anthony Harvey even put a request for anyone that had strong bolties he could use.

It would seem that Anthony Harvey first location for the 19th July 2014 was in Barking, Anthony Harvey then relocated to Enfield carpet right, he states that he begged the police to allow this to carry on but they would not, and states fuck to Scotland Yard, a person that knows Anthony Harvey states they was all waiting at Southbury Road.

As stated before Anthony Harvey was on bail I believe one of those bail conditions was not to attend an illegal rave, as he states he is allowed to attend legal events only.

I believe that when Steve Elsmore spoke to A/DS Tanner, A/DS Tanner explained a lot more about Anthony Harvey then Steve Elsmore states in his updated statement. Even about the event at Barking which was due to me relocated.

“A/DS Tanner states that she had inputted a crimint regarding a rave that was due to take place on 19th July 2014 in Barking. This rave was due to be at one location but was due to be moved to another location which had not disclosed.”

Why did Steve Elsmore state in the lower court he had deleted emails to and from A/DS Tanner, why did Steve Elsmore not ask A/DS Tanner to do a statement, why did he feel it necessary to write what he says A/DS Tanner said to him. I know the public order investigation unit was told by Sir Bernard Hogan Howe to monitor all raves keep intelligence on them and try to put stop to them A/DS Tanner told me this on the phone when I spoke to her. And when I spoke to DS Chapman from the public order investigation unit he confirmed they was looking into all raves, he also did a check on the claimant's name and stated within all the information they had they only had the claimant's name on their systems once, and that was to prevent a breach of the peace on the 19th July 2014.

The claimant did not organise or supply equipment; the claimant did not cause any anti social behaviour on this date.

24/07/2014 Admitted to police he setups raves:

On this date the claimant was driving down the Road after just leaving my home, he was on his way home via Alma Road, as he passed King Edwards Road he saw the police in an unmarked police car the claimant knew it was the police as the police had stopped him before while on active duty, they were at this time indicating to do a right-hand turn out of King Edward Road onto Alma Road. But when they saw the claimant passed King Edward Road they changed direction and turned left onto Alma Road to follow him after a short time the police put their blue lights on, and pulled him over to the side of the road opposite the BMW repair centre along Alma Road, the male officer who was in the passenger side of the police car got out and started to approach the claimant's car, the claimant opened his window a little and asked why

he had been pulled over. The police officer said he was not sure why but his colleague had instructed him to do this, his colleague was the police officer that the claimant knew. The police officer walked back to the unmarked police car then re-approached the claimant's car with his colleague the driver of the unmarked police car. I asked again what had been pulled over for, and the driver of the unmarked police car pulled out his truncheon and said the claimant had to get out of his car, and that if I declined his windows would be smashed. The claimant got out of his car as he had done nothing wrong and had nothing to hide, the claimant had not committed any offence whatsoever, the police stated to the claimant he had been pulled over because he was driving too close to the car in front of him, the driver who was in the car in front of the claimant never stopped, and was not stopped by police. The claimant was then accused of having drugs, the claimant allowed police to search him and his vehicle nothing was found. The police then asked the claimant what he was up to, the claimant said that he was setting up his catalogue that he had been building with a friend, and that the website that was being built was nearly completed. The claimant said that he was trying to achieve positive effects within today's society with his business that he had been building. Once the police had completed all their checks they needed, they shook hands and went on our way.

At no time did the claimant act in an anti social manner towards the police.

It seems the police stated other things in their report that are very untrue, please see below

"On Thursday 24th July 2014 at around 1625 hours, plain clothes officers from YE Gangs Unit had cause to stop the following male on ALMA ROAD EN3. Simon CORDELL. He was driving a silver Ford Focus vrm MA57LDY on which he is insured, but is not the registered keeper. He was stopped as he was driving about 1" from the bumper of the car in front of him and his driving was erratic. He claimed to know the other driver; this male however approached officers saying he had been driving like that behind him since YR. CORDELL was obstructive as usual, refusing to get out of his vehicle etc. He stated that his solicitor has a big case going where all his criminal records will be wiped as Police have unlawfully picked on him for years etc. Of interest he stated that he has 4 brand new speaker systems at home which he is happy to loan people for raves etc and that he is inundated with requests to run raves. He stated that he has 20,000 followers on one social media network and 70,000 in another. He says that he could organize a rave and get 20,000 people at it without any problems what so ever, and that he gets lots of requests from anarchist type groups etc to run raves for them. Of note he claims Occupy London, Black Block and other anarchist groups have been asking him to organize one for Notting Hill Carnival so that they can "Cause carnage and mayhem".

The claimant is continuously being pulled up by the police for no reason this has been ongoing for the past at least 23 years, I believe the above comments within the police report shows this when it states CORDELL was obstructive as usual refusing to get out of his vehicle etc.

The claimant did not get out of his vehicle right away he did not know why he was being pulled again, so waited in his car to ask the police why he had been stopped. it is not a crime to sit in your car until the police approach.

The police state in their report he was driving about 1” from the bumper of the car in front of him and the claimant driving was erratic.

If the claimant had been driving 1” from the bumper of the car in front of him, which I believe is impossible, and his driving was erratic, then surely the police would have arrested him for dangerous driving, the police always try and find a way to arrest the claimant for any reason they can, and I am hundred percent sure if the claimant was driving like this he would have been in the police station under arrest for it. The driver in the car that was in front of the claimant did not stop and speak to the police, if he had done this why have the police not given the drivers details.

The claimant did not speak to the police in regards to loaning out his equipment for raves. The numbers that the police have stated that the claimant said he had in 2 accounts on social media is impossible, and is unbelievable that the police have stated such information. The police have also stated that the claimant spoke of links to Occupy London, Black Block and other anarchist groups, the claimant has never been involved in any activist groups, and is highly insulted that the police could say the name Black Block came out of his mouth, Black Block is a known NF group, so please why would the claimant have said such things when he is mixed race.

There is also concern with the date of this report, it was filed on the police’s system, it would seem police were together when the reports was made for 2 dates in the application, when they must have already knew the police wanted to bring this application against the claimant. If you look at the below and look at the two URN numbers you will see this.

Information Report			Officer Safety
URN	YERT00376229	GPMS	RESTRICTED
Event Date	Created	Last Updated	
24/07/2014	27/07/2014	31/07/2014	

Information Report			Officer Safety
URN	YERT00376227	GPMS	RESTRICTED
Event Date	Created	Last Updated	
27/07/2014	27/07/2014	27/07/2014	

27/07/2014 Millmarsh Lane Enfield:

On this date the claimant is alleged to have organised a rave and/or supplied equipment, the claimant disputes this, there was some homeless people living in premises at Millmarsh Lane, I had been invited to attend a 20th birthday party the claimant did not know about any rave only that a homeless person was having their 20th birthday party, there was only a few people there and they was the homeless people living there. The claimant did not have any equipment there, did not load any equipment or hiring the equipment.

The claimant did not act in any anti social manner on this date.

Within the police report it states the police had been given intelligence that a rave was due to take place, why is this intelligence not within the application.

The police report also states there was a large stack of speakers being powered by the claimant's van, I do not understand how this is possible the voltage for a sound system would be 240 V the voltage on a van is only 12 V this would make it impossible for a van to power a sound system.

It would also be of concern that when police was writing these reports they were together (please see URN above). At this point the police would have known the antisocial behaviour order application was going to be submitted and anything that was being added would go well with there case (True or untrue).

09/08/2014 to 10/08/2014 Millmarsh Lane Enfield:

On this date the claimant is being accused of organising and or supplying equipment at Millmarsh Lane Enfield, the claimant disputes this, the claimant was not involved in the organisation of any rave and did not supply equipment, police state this event was run by Every Decibel Matters, the claimant can confirm that he is not an employee of this organisation or a shareholder or a director and he has no controlling interest in the company. Information was supplied within the application by the director of Every Decibel Matters that confirms this.

On this date I had gone to see the people that was homeless that was living in Millmarsh Lane Enfield, the police was well aware that homeless people was living in this location in premises from weeks earlier.

As stated before I have done a lot of research, it seems every decibel matters had police turn up at their addresses stating they would be arrested if they carried on with this event, the event location was meant to have been in Harrow, every decibel matters state on the date of the event they were in Harrow and police sent helicopters all day looking for them, they had no option but to relocate I believe this is when they relocated to Millmarsh Lane, the claimant had no knowledge of this and was never in Harrow, and knew nothing regarding this being relocated to Millmarsh Lane.

The officer in charge of the application Steve Elsmore has stated in one of his updated statements that the claimant knew Mr Moses Howe, and that he has been stopped by police with Mr Moses Howe once in the claimant's vehicle 2011.

The claimant does not dispute he does have knowledge of Mr Moses Howe, Mr Moses Howe is a sound engineer, in 2011 the claimant had been offered the management position at Club Juice in Green Street Enfield, the claimant would as part of his job role be organising events for Club Juice this would have included the claimant's sound system being within the venue. Due to the claimant in 2011 not having much knowledge of all the complicated knowledge needed setting up the sound system he asked people he knew if they knew a sound engineer, Mr Moses Howe name was given, the claimant and Mr Moses Howe agreed to meet and go to the venue check what would be needed in regards to equipment, and it was agreed that if it took off Mr Moses Howe would be the sound engineer for club juice. When the police pulled the claimant and Mr Moses Howe was in the vehicle they were on their way to Club Juice, they was due to set the sound system up in order to allow testing

and make sure everything was in order. Within the weeks that followed they had set up one event that was due to take place at club juice, but due to how the police was with the claimant they kept pulling him up outside of Club Juice strip searching him and would not leave him alone, the claimant got so distressed and embarrassed that he told the owner of Club Juice he could no longer carry on, and left the position. Since this time the claimant has had no knowledge of what Mr Moses Howe has been doing, Mr Moses Howe is the director with Sean O'Connor of every decibel matters, as shown within the documents within the claimant's bundle.

If the claimant had a great deal of contact with Mr Moses Howe I am sure the police would have a lot more than one date on the police's system that the claimant had been with Mr Moses Howe, the claimant as said above is pulled a great deal by the police and I believe that this would have been shown on the police's system. And not just one date in 2011.

CAD 9717 seems to have intelligence that was received by police on 09th August 2014, this CAD was never included in the applications bundle, I believe this intelligence would have been very helpful to the claimant and this is why it was never added to the application bundle. As we believe it would prove the police had no information on my son.

It seems throughout this case there has been a lot of CADs and intelligence reports that have not been included in the applications bundle; I believe the reason for this is that it would show that what has been stated within the application is very misleading. I believe also that is why we was never allowed to see them. I believe also that the police officers notebook's which we was also never allowed to see would also show how misleading the application was towards the claimant.

There is a lot more information I have gained due to research I have done, there is also a lot more points within the application that are misleading and incorrect, there is a list of breaches under the data protection of information that is totally incorrect which can be proven. At this time there is a case ongoing with the ICO in regards to breaches that the police have stated in their application and also incorrect information on the claimant's PNC record, all of this information and a lot more was being bought up each time we attended court at the Magistrate's Court and the Crown Court. There has been so many breaches of human rights throughout this case I cannot understand how it has been allowed to have happened, there is a total miscarriage of justice and many other issues regarding his legal representation within this case.

At this time the claimant does not leave his home he has not done since 2014 due to knowing the police are going to say he has done something that breaches the conditions and arrest him and put him in prison, Steve Elsmore has already done in updated statements, which in fact implies my son had breached his conditions in Nov 2014 by being on an industrial estate, which was totally incorrect.

The conditions the claimant is under breaches his human rights, it seems as though the barrister that was representing the police in this matter feels that it is acceptable to breach someone human rights knowingly.

You can see this on page 28 of the appeal transcript which the administrative court sent, they also only seen to be concerned in regards to the claimant going to a shop or

petrol station. But the implications of the conditions go a lot wider and no one has taken this into consideration. Please see below a list of information which is only a small list which the claimant cannot do.

Schedule of prohibitions

You must not:

1. Be concerned in the organisation of a rave as defined by s.63(1) or s63(1A) of the Criminal Justice and Public Order Act 1994.
2. Knowingly use or supply property, personal or otherwise, for use in a rave as defined by s.63 (1) of the Criminal justice and Public Order Act 1994.
3. Enter or remain in any disused or abandoned building unless invited to do so in writing by a registered charitable organisation or local authority or owner of the premises.
4. Enter any non-residential private property (by which words buildings and an open enclosed and are intended to be individual) or an industrial estate between the hours of 22:00 and 07:00 without written permissions from the owner and an leaseholder of such property. If you can demonstrate that the purpose of your entry of such property is to purchase goods or services from any shop or garage or fuel supplier which is open to the public at such times. Then in such event, you may enter but you must not remain on such property for longer than 30 minutes and you may do so on only one occasion during each separate nine hour period between 22:00 and 07:00 daily.
- 5 Provide any service in respect of any licensable activity in an unlicensed premises.

For the sake of clarity, nothing in this order prevents the defendant from assisting, preparing for, engaging in licensed licensable activities,

This order expires on the 3 August 2020

This order and its requirements amends a previous order imposed by Highbury Corner Magistrates Court.

Condition 4 states

Enter any non-residential private property (by which words buildings and an open enclosed and are intended to be individual) or an industrial estate between the hours of 22:00 and 07:00 without written permissions from the owner and an leaseholder of such property. If you can demonstrate that the purpose of your entry of such property is to purchase goods or services from any shop or garage or fuel supplier which is open to the public at such times. Then in such event, you may enter but you must not remain on such property for longer than 30 minutes and you may do so on only one occasion during each separate nine hour period between 22:00 and 07:00 daily.

With this condition in place any non-residential property The Appellant would not be able to attend only for 30 minutes on one occasion during a separate nine hour period:

This would include hospitals, police stations, 24-hour supermarkets, petrol stations, cinemas, restaurants, bars, night clubs and any other public place open to the public between these times that is non-residential The Appellant would only have a 30 minute window to be able to enter any non-residential building, however is not feasible that within 30 minutes The Appellant could be seen in a hospital within 30 minutes, how would it be feasible if The Appellant went to dinner at a restaurant they would be completed within 30 minutes, how would it be feasible if The Appellant wanted to go to a nightclub or late-night bar as it would only have 30 minutes, places that are open to the public should not be restricted to The Appellant how is The Appellant meant to have a normal family life. The Appellant cannot go to without written permission which would be degrading for The Appellant to have to ask each time he wanted to go somewhere and explain why he needed it to be confirmed in writing by the owner and/or leaseholder of the property, how

this condition could be applied by any Judge and state it is not a breach of someone human rights is beyond me.

Conditions 2 states knowingly using or supplying property personal or otherwise for the use of a rave as defined under section 63.1 of the criminal justice and public order act,

The Appellants has spent the last 10 years building his business saving every penny and help from family it is within the entertainment industry, he will hires equipment out and his services, The Appellants business would seriously be affected, because if he hired his equipment and it ended up in an illegal rave The Appellant would be in breach of the conditions. When hiring out equipment you do ask what it is going to be used for, and you do have a contract that is in place, but what the person tells you their reason for hiring the equipment out is not always the correct reason and is not used for the purpose the person told you The Appellant would be in breach of these conditions. Also if The Appellant loaned someone any personal belongings and that person ended up at an illegal rave then The Appellant would again be in breach of his conditions, even if the item was something that did not even constitute as being for an illegal rave.

Conditions 5 states provide any service in respect of any licensable activity in an unlicensed premises.

How is The Appellant meant to run his business, The Appellant would not be able to obtain a licence that has already been clarified by the police and councils due to the Antisocial Behaviour Order that is in place, The Appellant would not be able to offer his services also due to the restriction that he has only 30 minutes within a non-residential building, most events go to the late hours in the morning so even if there was a licensed premises and someone wanted to hire the services of The Appellant The Appellant would not be able to do this. The Appellant was also offered contracts within two nightclubs to be the manager if The Appellant was again offered contracts within nightclubs or late-night bars The Appellant would not be able to accept these contracts. I

cannot even say why condition 5 has been imposed because condition 4 conflicts with condition 5 in certain parts. And who would want to hire or take on The Appellant if he had to ask for written permission which would be degrading for The Appellant to have to ask each time he wanted to go somewhere or had a contact and had to explain why he needed it to be confirmed in writing by the owner and/or leaseholder of the property,

These are just a few concerns with the conditions that The Appellant is under, there is other concerns with other conditions set at by the Courts that are of concern.

How this case could have been proven is beyond me, I have only done a brief account of information within this letter. there is a lot of information i have not included due to trying to keep this letter as short as I could.

I only wanted Justice for my son, but due to a mistake I done it seems there will be no Justice and the true facts will never been known. And my son will suffer for something he did not do. I did call the High Court then I realised I had made a mistake and told them I was going to be late submitting documents due to trying to get help from a legal person. And as for the beaches of my son's human rights do they not matter.

There is so much wrong with this case, and the way the courts addressed it was not correct since 2014.

Best Regards

Written by Miss Lorraine Cordell on behalf of Mr Simon Cordell

From: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Sent: 19 July 2017 16:46
To: Lorraine Cordell
Subject: Re: Notice of Seeking Possession [SEC=OFFICIAL]
Attachments: NOSP - Simon Cordell.pdf

Classification: OFFICIAL

Dear Ms Cordell,

Please find attached copy of a Notice of Seeking Possession that was posted through Mr Cordell's letterbox this afternoon at 4.05pm. The notice is served as a result of reports of anti-social behaviour made against Mr Cordell by some of his neighbours and Enfield Council members of staff.

We will advise Mr Cordell to seek independent legal advice from a solicitor or the Citizens Advice Bureau in respect of this notice.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354
Mob: 07583115576

Classification: OFFICIAL

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Enfield Council is committed to serving the whole borough fairly, delivering excellent services and building strong communities. Opinions expressed in this email are those of the individual and not necessarily those of the London Borough of Enfield. This email and any attachments or files transmitted with it are strictly confidential and intended solely for the named addressee. It may contain privileged and confidential information and if you are not the intended recipient and receive it in error you must not copy, distribute or use the communication in any other way. All traffic handled by the Government Connect Secure Extranet may be subject to recording/and or monitoring in accordance with relevant legislation.

This email has been scanned for viruses but we cannot guarantee that it will be free of viruses or malware. The recipient should perform their own virus checks.



Mr Simon Cordell
109 Burncroft Avenue
Enfield
EN3 7JQ

Please reply to: Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
B Block North
Civic Centre
Enfield
EN1 3XA
E-mail : lemmy.nwabuisi@enfield.gov.uk
My Ref :
Your Ref :
Date : 19th July 2017

Dear Mr Cordell,

Notice of Seeking Possession – without prejudice

It has come to our attention that you have breached several terms and conditions of your tenancy by causing nuisance, harassment and anti-social behaviour to your neighbours and Enfield Council employees.

Enfield Council takes all acts of anti-social behaviour very seriously. Consequently, we have no alternative but to serve you with the enclosed Notice of Seeking Possession.


You have breached your tenancy agreement by committing an act of anti-social behaviour.

The Notice is the first step towards repossessing your home. It is valid for twelve months and Enfield Council will commence legal action to repossess your home any time within this period if further substantiated allegation of breach of your tenancy conditions is made against you.

You may wish to seek legal advice from a solicitor or your local Citizens Advice Bureau for free and confidential advice from an organisation that is completely independent from Enfield Council.

Ian Davis
Chief Executive
Enfield Council
Civic Centre, Silver Street
Enfield EN1 3XY
Website: www.enfield.gov.uk



 If you need this document in another language or format contact the service using the details above.

Please contact me on that above telephone number if you wish to discuss this further.

Yours Sincerely



Lemmy Nwabuisi
ASB Team

IMPORTANT – Enfield residents should register for an online Enfield Connected account. Enfield Connected puts many Council services in one place, speeds up your payments and saves you time – to set up your account today go to www.enfield.gov.uk/connected

LONDON BOROUGH OF ENFIELD
Housing Department P.O. Box No. 60, Civic Centre, Enfield

NOTICE OF SEEKING POSSESSION

HOUSING ACT 1985 - SECTION 83

THIS NOTICE IS THE FIRST STEP TOWARDS REQUIRING YOU TO GIVE UP POSSESSION OF YOUR DWELLING. YOU SHOULD READ IT AND ALL THE NOTES VERY CAREFULLY.

1. To: **Mr Simon Cordell**

NOTES TO PARAGRAPH 1

If you need advice about this Notice, and what you should do about it, take it as quickly as possible to a Citizens' Advice Bureau, a Housing Aid Centre, or a Law Centre, or to a Solicitor. You may be able to receive Legal Aid but this will depend on your personal circumstances.

2. **The Landlord, the Mayor and Burgesses of the London Borough of Enfield intends to apply to the Court for an order requiring you to give up possession of:**

109 Burncroft Avenue, Enfield, Middlesex, EN3 7JQ

NOTES TO PARAGRAPH 2

If you are a secure tenant under the Housing Act 1985, you can only be required to leave your dwelling if your landlord obtains an order for possession from the Court. The order must be based on one of the Grounds, which are set out in the 1985 Act (see paragraphs 3 and 4 below).

If you are willing to give up possession without a Court order, you should notify the person who signed this Notice as soon as possible and say when you would leave.

3. **Possession will be sought on Grounds 1 & 2 of Schedule 2 to the Housing Act 1985, which read:**

Ground 1

Rent lawfully due from the tenant has not been paid or an obligation of the tenancy has been broken or not performed.

Ground 2

(a) The tenant or a person residing in or visiting the dwelling-house - has been guilty of conduct causing or likely to cause harassment, alarm or distress to a person residing, visiting or otherwise engaging in unlawful activity in the locality, or

(aa) has been guilty of conduct causing or likely to cause a nuisance or annoyance to the landlord of the dwelling-house, or a person employed (whether or not by the landlord) in connection with the landlord's housing management functions, and that is directly or indirectly related to or affects those functions, or

(b) has been convicted of—

- (i) using the dwelling-house or allowing it to be used for immoral or illegal purposes, or
- (ii) an indictable offence committed in, or in the locality of, the dwelling-house.

NOTES TO PARAGRAPH 3

Whatever Grounds for possession are set out in paragraph 3 of this Notice, the Court may allow any of the other Grounds to be added at a later stage. If this is done, you will be told about it so you can argue at the hearing in Court about the new Ground, as well as the Grounds set out in paragraph 3, if you want to.

4. The reasons for taking this action are:-

You have failed to comply with the following obligations of your tenancy agreement which commenced on 14th August 2006.

The relevant conditions of the tenancy agreement are as follows:

As to Ground 2

Condition 9

"You, the tenant, are responsible for the behaviour of anyone, including your children, living in or visiting your home. This means that you must ensure that they do not act in breach of any of these conditions. Also, you must not encourage them to act in such a way. This applies in the property, in communal and surrounding areas, any property belonging to the council and of anywhere within Enfield borough."

Condition 10

"You must not act in any way which causes, or is likely to cause, a nuisance or annoyance or is anti-social."

Condition 21

"You must not abuse, harass, make offensive comments and/or malicious allegations, use or threaten to use violence against any of our officers or agents, or against a councillor. This applies at any time and in any place. We may report the matter to the Police."

As to Ground 1

Condition 31

"You must take care not to cause damage to your property or the property of your neighbours."

Condition 33

"You must keep the inside of your property clean and in reasonable decorative order."

Condition 34

"You must not use the property in any way that may cause a health or safety hazard or encourage vermin and/or pests (for example, by hoarding items inappropriately)."

Condition 44

"You must obtain our prior written permission before carrying out any alterations, improvements or structural work to the property. You may need to obtain other permissions such as planning permission or building regulations approval."

Condition 53

"You must keep the inside of the property, the fixtures and fittings and all glass in the property in good repair during the tenancy."

Condition 57

"You must allow our employees, representatives and contractors to come into your property to service any electrical and gas supplies and appliances that we are responsible for maintaining."

Condition 69

"You must not interfere with the electric or gas supply."

Condition 76

"You have the right to keep one pet, or animal such as a cat, a dog, small bird, fish, non-poisonous insect, spider, small snake or lizard, rabbit hamster, guinea pig, mouse, gerbil or domestic rat as long as they do not cause damage to the property, or nuisance or annoyance to anyone in your locality."

Condition 79

"You must always keep your dog(s) on a lead in communal areas and on our land."

Particulars of Breaches

1. We received a report that on 6th July 2016 you approached an elderly neighbour as he came out of his flat and started to shout abuse and swear at him and threatened to burn down his flat.
2. We received a report that sometime in July 2016 you damaged the lock of a neighbour's electric cupboard and removed his fuse box resulting in no electricity to his flat.
3. We received a report that on 6th August 2016 you threatened one of your neighbours and his wife and aggressively demanded money from him. It is also alleged that you repeatedly swore and shouted abuse at him and his wife and called his wife a 'bitch' and tried to stop him from going up the stairs to his flat by standing in front of him.
4. Sometime in September 2016 it is alleged that you confronted an elderly neighbour outside your block of flats, 109 – 119 Burncroft Avenue as he was going to the local park with another resident and started to shout abuse and threats at him and said to him 'I can get you over at the park, I know you go for a walk'.

5. We received a report that on 27th September 2016 you confronted one of your neighbours as he was returned to his flat with his family and threatened and swore at him and demanded money from him. It is also alleged that you later banged on his door, shouted further abuse and swear words at him and accused him of making noise inside his flat.
6. We received a report that on 28th September 2016 you aggressively banged on a neighbour's door and threatened and shouted verbal abuse and swear words at him. It is also alleged that you aggressively demanded money from him.
7. We received a report that on 4th October 2016 you aggressively banged on your ceiling and accused one of your neighbours of making noise, it is alleged that you then went to your neighbour's flat and started kicking and banging on his front door aggressively, accused him of banging on the floor and was swearing and shouting abuse at him. It is also alleged that you later went downstairs, dragged your neighbour's motorbike from where it was parked and started to hit it with a piece of wood thereby causing some damage to the motorbike.
8. On 22nd November 2016 during a telephone conversation between you, Mrs Cordell your mother and Ms Sarah Fletcher, neighbourhood officer, Ms Fletcher reported that she overheard you threaten her by saying 'I'm gonna do her over' and then 'I'm gonna take her job just for fun'.
9. We received a report that on 8th December 2016 you aggressively banged on one of your neighbour's front door, shouted abuse and threats and accused him of making noise.
10. We received a report that on 11th December 2016 you aggressively banged on your neighbour's door several times and accused them of banging on pipes. It is also alleged that you shouted abuse and threats at them.
11. We received a report that on 14th December 2016 you were verbally abusive towards a woman who was visiting one of your neighbours as she knocked on your neighbour's door.
12. We received a report that on 23rd December 201 you banged on a neighbour's front door, shouted abuse at them and asked them to turn

their tap off. It is also alleged that you then removed their electricity fuse thereby cutting off their power supply.

13. We received a report that on 26th December 2016 you ran up the communal stairs to the first floor and confronted one of your neighbours as he was going out with his family and started to shout abuse and threats at him and his wife and accused him of tampering with your water supply, you also attempted to stop him from leaving the block.
14. We received a report that on 3rd January 2017 you confronted one of your neighbours as he returned to the block with his wife and two-year-old daughter and started shouting abuse and threats at them.
15. We received a report that on 21st January 2017 you aggressively banged on your neighbour's door, swore and shouted abuse and threats at them and accused them of making noise.
16. We received a report that on 31st January 2017 you aggressively banged on one of your neighbour's door, shouted abuse and threats at them and accused them of banging on the floor.
17. We received a report that on 7th February 2017 you approached the leaseholder of 117 Burncroft Avenue and his plumber outside the block as they were attempting to resolve the problem causing low water pressure in the flat. You said to the leaseholder that there were problems between you and his tenants but did not give any specific details. The leaseholder explained to you that his tenants were experiencing low water pressure in the flat and you said to him 'you will not solve the problem as I am restricting their water supply'. The leaseholder later knocked on your door and asked whether you would increase the water pressure and you stated 'I cannot do anything at the moment, I will sort it out later'.
18. On 24th February 2017 Sarah Fletcher (Neighbourhood Officer) and Steve Stirk (Maintenance Surveyor) attended your property at flat 109 Burncroft Avenue to inspect the property following reports of low water pressure from flats 113 and 117 Burncroft Avenue. While inside your flat, they observed that you have installed an iron security gate inside your front door. It also appeared to them that the wall between your kitchen and living room seemed to have been removed thereby creating an open plan effect. Much of the property was taken up industrial type printers, boxes and folders and there were dog faeces in your back garden.

19. On 17th March 2017 Lemmy Nwabuisi, ASB Coordinator visited 109 Burncroft Avenue to post a letter through your door and as he got into his car to drive off after posting the letter, you ran after him shouting and screaming abuse. The letter requested that you attend our offices to discuss the nuisance reports being received from your neighbours. By the time he returned to the office, you had telephoned him several times. He telephoned you back and you asked whether he was the person that posted a letter through your letterbox and he said yes. You asked why he did not stop when you ran after him and he stated that he had another visit and did not have the time to stop and talk to you. You stated that you will not attend the meeting at the Civic Centre or any of the council offices as you are unable to leave your flat and that the meeting should take place in your flat. Mr Nwabuisi offered to have the meeting at a neutral venue and suggested the local library or at your mother's house but you refused saying that you have done nothing wrong and accused him of taking sides with your neighbours.
20. We received a report that on 5th May 2017 you threatened one of your neighbours by saying that you will ruin his life and that you were going to the police to present evidence about his illegal activities.
21. We received a report that on 14th May 2017 you aggressively banged on one of your neighbour's door, shouted abuse and threats at her and falsely accused her of making noise and coming into your flat to attack you. You later followed her to her car shouting abuse and wanting to know where she was going.
22. We received a report that on 14th May 2017 you allowed your dog to run freely in the communal area of your block without a lead. A resident reported that ...
23. On 28th May 2017, the police issued you with a first instance Harassment letter following reports of harassment and threatening behaviour made to the police by one of your neighbours.
24. On 9th June 2017, it is reported that you attacked one of your neighbours in the communal hallway of your block as he returned from work late at night by grabbing him on the arm and neck thereby causing bruising to his arm and neck. You also snatched his phone from him as he tried to video-record the incident.

25. On 16th June 2017 at 11:55hrs it is reported that you confronted one of your neighbours as she was exiting the main entrance to your building and said to her that you had her bank details and personal details such as date of birth and said to her that you wanted her and her husband to pay you some money.
26. On 18th June 2017 at 11:55hrs it is reported that you confronted one of your neighbours as she was exiting the main entrance to your building and said to her that you knew what time she went out and what time she returned and to tell her husband that you would like to speak to him.
27. On 23rd June 2017 at 23:35hrs it is reported that you came out of your flat with your dog without a lead and attacked one of your neighbours as he returned from work by punching him twice on the chest. You tried to push him out of the block and snatched his phone as he brought took it out of his pocket to record the incident.
28. On 28th June 2017 at 11:45hrs it is reported that you confronted your neighbour as she was leaving the block. You swore and shouted abuse at her and accused her of making noise inside her flat. You told her that you know all her personal details and that of her husband including their full names, phone numbers, date of birth and banking details. You demanded that they pay you some money and asked her to tell her husband to come and see you.
29. On 30th June 2017 at 11:45hrs it is reported that you confronted your neighbour as she was leaving the block and accused her of slamming the door. She denied slamming the door and called her a liar and proceeded to swear and shout abuse at her.
30. On 2nd July 2017 at 17:18hrs it is reported that you confronted your neighbour as he was going out with his family with your dog barking and without a lead and asked him when he was going to hand over the money. It is also alleged that as they left the block, you ran after them swearing and shouting abuse at your neighbour and demanding that he must pay you some money if he wants you to leave him alone. You also said to him that you have all their personal details including their dates of birth and bank details.
31. On 12th July 2017 an Enfield Council Surveyor attended your flat to investigate reports of low water pressure to flats above yours but you

refused him access. The Surveyor attended your flat again in the evening of the same day following further reports that the water supply to the affected flats had completely ceased and you refused him access. You then followed him to his car swearing and shouting abuse at him and prevented him from entering his car. He then called the police.

NOTES TO PARAGRAPH 4.

Before the Court will grant an order on any of the Grounds 1 to 8 or 12 to 16, it must be satisfied that it is reasonable to require you to leave. This means that, if one of these Grounds is set out in paragraph 3 to this Notice, you will be able to argue at the hearing in Court that it is not reasonable that you should have to leave, even if you accept that the Ground applies.

Before the court grants an order on any of the Grounds 9 to 16, it must be satisfied that there will be suitable alternative accommodation for you when you have to leave. This means that the Court will have to decide that, in its opinion, there will be other accommodation which is reasonably suitable for the needs of you and your family, taking into particular account various factors such as the nearness of your place of work, and the sort of housing that other people with similar needs are offered. Your new home will have to be let to you on another secure tenancy or a private tenancy under the Rent Act of a kind that will give you similar security.

There is no requirement for suitable alternative accommodation where Grounds 1 to 8 apply.

If your landlord is not a local authority, and the local authority gives a certificate that it will provide you with suitable accommodation, the Court has to accept the certificate.

One of the requirements of Ground 10A is that the landlord must have approval for the redevelopment scheme from the Secretary of State (or, in the case of a housing association landlord, the Housing Corporation). The landlord must have consulted all secure tenants affected by the proposed redevelopment scheme.


5. Court proceedings for possession of the dwelling-house can be begun immediately. The date by which the tenant is to give up possession of the dwelling-house is Monday the 24th of August 2017.

NOTES TO PARAGRAPH 5

Court proceedings cannot be begun until after this date, which cannot be earlier than the date when your tenancy or license could have been brought to an end.

This means that if you have a weekly or fortnightly tenancy, there should at least 4 weeks between the date this Notice is given and the date in this paragraph.

After this date, court proceedings may be begun at once or at any time during the following twelve months. Once the twelve months are up this Notice will lapse and a new Notice must be served before possession can be sought.

Signed 
Anti Social Behavior Manager

Date 19/7/17

On behalf of: Enfield Council Housing
Address: The Edmonton Centre,
36-44 South Mall
London N9 OTN

From: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Sent: 19 July 2017 16:46
To: Lorraine Cordell
Subject: Re: Notice of Seeking Possession [SEC=OFFICIAL]
Attachments: NOSP - Simon Cordell.pdf

Classification: OFFICIAL

Dear Ms Cordell,

Please find attached copy of a Notice of Seeking Possession that was posted through Mr Cordell's letterbox this afternoon at 4.05pm. The notice is served as a result of reports of anti-social behaviour made against Mr Cordell by some of his neighbours and Enfield Council members of staff.

We will advise Mr Cordell to seek independent legal advice from a solicitor or the Citizens Advice Bureau in respect of this notice.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354
Mob: 07583115576

Classification: OFFICIAL

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This email has been scanned for viruses but we cannot guarantee that it will be free of viruses or malware. The recipient should perform their own virus checks.



Mr Simon Cordell
109 Burncroft Avenue
Enfield
EN3 7JQ

Please reply to: Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
B Block North
Civic Centre
Enfield
EN1 3XA
E-mail : lemmy.nwabuisi@enfield.gov.uk
My Ref :
Your Ref :
Date : 19th July 2017

Dear Mr Cordell,

Notice of Seeking Possession – without prejudice

It has come to our attention that you have breached several terms and conditions of your tenancy by causing nuisance, harassment and anti-social behaviour to your neighbours and Enfield Council employees.

Enfield Council takes all acts of anti-social behaviour very seriously. Consequently, we have no alternative but to serve you with the enclosed Notice of Seeking Possession.


You have breached your tenancy agreement by committing an act of anti-social behaviour.

The Notice is the first step towards repossessing your home. It is valid for twelve months and Enfield Council will commence legal action to repossess your home any time within this period if further substantiated allegation of breach of your tenancy conditions is made against you.

You may wish to seek legal advice from a solicitor or your local Citizens Advice Bureau for free and confidential advice from an organisation that is completely independent from Enfield Council.

Ian Davis
Chief Executive
Enfield Council
Civic Centre, Silver Street
Enfield EN1 3XY
Website: www.enfield.gov.uk



 If you need this document in another language or format contact the service using the details above.

Please contact me on that above telephone number if you wish to discuss this further.

Yours Sincerely



Lemmy Nwabuisi
ASB Team

IMPORTANT – Enfield residents should register for an online Enfield Connected account. Enfield Connected puts many Council services in one place, speeds up your payments and saves you time – to set up your account today go to www.enfield.gov.uk/connected

LONDON BOROUGH OF ENFIELD
Housing Department P.O. Box No. 60, Civic Centre, Enfield

NOTICE OF SEEKING POSSESSION

HOUSING ACT 1985 - SECTION 83

THIS NOTICE IS THE FIRST STEP TOWARDS REQUIRING YOU TO GIVE UP POSSESSION OF YOUR DWELLING. YOU SHOULD READ IT AND ALL THE NOTES VERY CAREFULLY.

1. To: **Mr Simon Cordell**

NOTES TO PARAGRAPH 1

If you need advice about this Notice, and what you should do about it, take it as quickly as possible to a Citizens' Advice Bureau, a Housing Aid Centre, or a Law Centre, or to a Solicitor. You may be able to receive Legal Aid but this will depend on your personal circumstances.

2. **The Landlord, the Mayor and Burgesses of the London Borough of Enfield intends to apply to the Court for an order requiring you to give up possession of:**

109 Burncroft Avenue, Enfield, Middlesex, EN3 7JQ

NOTES TO PARAGRAPH 2

If you are a secure tenant under the Housing Act 1985, you can only be required to leave your dwelling if your landlord obtains an order for possession from the Court. The order must be based on one of the Grounds, which are set out in the 1985 Act (see paragraphs 3 and 4 below).

If you are willing to give up possession without a Court order, you should notify the person who signed this Notice as soon as possible and say when you would leave.

3. **Possession will be sought on Grounds 1 & 2 of Schedule 2 to the Housing Act 1985, which read:**

Ground 1

Rent lawfully due from the tenant has not been paid or an obligation of the tenancy has been broken or not performed.

Ground 2

(a) The tenant or a person residing in or visiting the dwelling-house - has been guilty of conduct causing or likely to cause harassment, alarm or distress to a person residing, visiting or otherwise engaging in unlawful activity in the locality, or

(aa) has been guilty of conduct causing or likely to cause a nuisance or annoyance to the landlord of the dwelling-house, or a person employed (whether or not by the landlord) in connection with the landlord's housing management functions, and that is directly or indirectly related to or affects those functions, or

(b) has been convicted of—

(i) using the dwelling-house or allowing it to be used for immoral or illegal purposes, or

(ii) an indictable offence committed in, or in the locality of, the dwelling-house.

NOTES TO PARAGRAPH 3

Whatever Grounds for possession are set out in paragraph 3 of this Notice, the Court may allow any of the other Grounds to be added at a later stage. If this is done, you will be told about it so you can argue at the hearing in Court about the new Ground, as well as the Grounds set out in paragraph 3, if you want to.

4. The reasons for taking this action are:-

You have failed to comply with the following obligations of your tenancy agreement which commenced on 14th August 2006.

The relevant conditions of the tenancy agreement are as follows:

As to Ground 2

Condition 9

"You, the tenant, are responsible for the behaviour of anyone, including your children, living in or visiting your home. This means that you must ensure that they do not act in breach of any of these conditions. Also, you must not encourage them to act in such a way. This applies in the property, in communal and surrounding areas, any property belonging to the council and of anywhere within Enfield borough."

Condition 10

"You must not act in any way which causes, or is likely to cause, a nuisance or annoyance or is anti-social."

Condition 21

"You must not abuse, harass, make offensive comments and/or malicious allegations, use or threaten to use violence against any of our officers or agents, or against a councillor. This applies at any time and in any place. We may report the matter to the Police."

As to Ground 1

Condition 31

"You must take care not to cause damage to your property or the property of your neighbours."

Condition 33

"You must keep the inside of your property clean and in reasonable decorative order."

Condition 34

"You must not use the property in any way that may cause a health or safety hazard or encourage vermin and/or pests (for example, by hoarding items inappropriately)."

Condition 44

"You must obtain our prior written permission before carrying out any alterations, improvements or structural work to the property. You may need to obtain other permissions such as planning permission or building regulations approval."

Condition 53

"You must keep the inside of the property, the fixtures and fittings and all glass in the property in good repair during the tenancy."

Condition 57

"You must allow our employees, representatives and contractors to come into your property to service any electrical and gas supplies and appliances that we are responsible for maintaining."

Condition 69

"You must not interfere with the electric or gas supply."

Condition 76

"You have the right to keep one pet, or animal such as a cat, a dog, small bird, fish, non-poisonous insect, spider, small snake or lizard, rabbit hamster, guinea pig, mouse, gerbil or domestic rat as long as they do not cause damage to the property, or nuisance or annoyance to anyone in your locality."

Condition 79

"You must always keep your dog(s) on a lead in communal areas and on our land."

Particulars of Breaches

1. We received a report that on 6th July 2016 you approached an elderly neighbour as he came out of his flat and started to shout abuse and swear at him and threatened to burn down his flat.
2. We received a report that sometime in July 2016 you damaged the lock of a neighbour's electric cupboard and removed his fuse box resulting in no electricity to his flat.
3. We received a report that on 6th August 2016 you threatened one of your neighbours and his wife and aggressively demanded money from him. It is also alleged that you repeatedly swore and shouted abuse at him and his wife and called his wife a 'bitch' and tried to stop him from going up the stairs to his flat by standing in front of him.
4. Sometime in September 2016 it is alleged that you confronted an elderly neighbour outside your block of flats, 109 – 119 Burncroft Avenue as he was going to the local park with another resident and started to shout abuse and threats at him and said to him 'I can get you over at the park, I know you go for a walk'.

5. We received a report that on 27th September 2016 you confronted one of your neighbours as he was returned to his flat with his family and threatened and swore at him and demanded money from him. It is also alleged that you later banged on his door, shouted further abuse and swear words at him and accused him of making noise inside his flat.
6. We received a report that on 28th September 2016 you aggressively banged on a neighbour's door and threatened and shouted verbal abuse and swear words at him. It is also alleged that you aggressively demanded money from him.
7. We received a report that on 4th October 2016 you aggressively banged on your ceiling and accused one of your neighbours of making noise, it is alleged that you then went to your neighbour's flat and started kicking and banging on his front door aggressively, accused him of banging on the floor and was swearing and shouting abuse at him. It is also alleged that you later went downstairs, dragged your neighbour's motorbike from where it was parked and started to hit it with a piece of wood thereby causing some damage to the motorbike.
8. On 22nd November 2016 during a telephone conversation between you, Mrs Cordell your mother and Ms Sarah Fletcher, neighbourhood officer, Ms Fletcher reported that she overheard you threaten her by saying 'I'm gonna do her over' and then 'I'm gonna take her job just for fun'.
9. We received a report that on 8th December 2016 you aggressively banged on one of your neighbour's front door, shouted abuse and threats and accused him of making noise.
10. We received a report that on 11th December 2016 you aggressively banged on your neighbour's door several times and accused them of banging on pipes. It is also alleged that you shouted abuse and threats at them.
11. We received a report that on 14th December 2016 you were verbally abusive towards a woman who was visiting one of your neighbours as she knocked on your neighbour's door.
12. We received a report that on 23rd December 201 you banged on a neighbour's front door, shouted abuse at them and asked them to turn

their tap off. It is also alleged that you then removed their electricity fuse thereby cutting off their power supply.

13. We received a report that on 26th December 2016 you ran up the communal stairs to the first floor and confronted one of your neighbours as he was going out with his family and started to shout abuse and threats at him and his wife and accused him of tampering with your water supply, you also attempted to stop him from leaving the block.
14. We received a report that on 3rd January 2017 you confronted one of your neighbours as he returned to the block with his wife and two-year-old daughter and started shouting abuse and threats at them.
15. We received a report that on 21st January 2017 you aggressively banged on your neighbour's door, swore and shouted abuse and threats at them and accused them of making noise.
16. We received a report that on 31st January 2017 you aggressively banged on one of your neighbour's door, shouted abuse and threats at them and accused them of banging on the floor.
17. We received a report that on 7th February 2017 you approached the leaseholder of 117 Burncroft Avenue and his plumber outside the block as they were attempting to resolve the problem causing low water pressure in the flat. You said to the leaseholder that there were problems between you and his tenants but did not give any specific details. The leaseholder explained to you that his tenants were experiencing low water pressure in the flat and you said to him 'you will not solve the problem as I am restricting their water supply'. The leaseholder later knocked on your door and asked whether you would increase the water pressure and you stated 'I cannot do anything at the moment, I will sort it out later'.
18. On 24th February 2017 Sarah Fletcher (Neighbourhood Officer) and Steve Stirk (Maintenance Surveyor) attended your property at flat 109 Burncroft Avenue to inspect the property following reports of low water pressure from flats 113 and 117 Burncroft Avenue. While inside your flat, they observed that you have installed an iron security gate inside your front door. It also appeared to them that the wall between your kitchen and living room seemed to have been removed thereby creating an open plan effect. Much of the property was taken up industrial type printers, boxes and folders and there were dog faeces in your back garden.

19. On 17th March 2017 Lemmy Nwabuisi, ASB Coordinator visited 109 Burncroft Avenue to post a letter through your door and as he got into his car to drive off after posting the letter, you ran after him shouting and screaming abuse. The letter requested that you attend our offices to discuss the nuisance reports being received from your neighbours. By the time he returned to the office, you had telephoned him several times. He telephoned you back and you asked whether he was the person that posted a letter through your letterbox and he said yes. You asked why he did not stop when you ran after him and he stated that he had another visit and did not have the time to stop and talk to you. You stated that you will not attend the meeting at the Civic Centre or any of the council offices as you are unable to leave your flat and that the meeting should take place in your flat. Mr Nwabuisi offered to have the meeting at a neutral venue and suggested the local library or at your mother's house but you refused saying that you have done nothing wrong and accused him of taking sides with your neighbours.
20. We received a report that on 5th May 2017 you threatened one of your neighbours by saying that you will ruin his life and that you were going to the police to present evidence about his illegal activities.
21. We received a report that on 14th May 2017 you aggressively banged on one of your neighbour's door, shouted abuse and threats at her and falsely accused her of making noise and coming into your flat to attack you. You later followed her to her car shouting abuse and wanting to know where she was going.
22. We received a report that on 14th May 2017 you allowed your dog to run freely in the communal area of your block without a lead. A resident reported that ...
23. On 28th May 2017, the police issued you with a first instance Harassment letter following reports of harassment and threatening behaviour made to the police by one of your neighbours.
24. On 9th June 2017, it is reported that you attacked one of your neighbours in the communal hallway of your block as he returned from work late at night by grabbing him on the arm and neck thereby causing bruising to his arm and neck. You also snatched his phone from him as he tried to video-record the incident.

25. On 16th June 2017 at 11:55hrs it is reported that you confronted one of your neighbours as she was exiting the main entrance to your building and said to her that you had her bank details and personal details such as date of birth and said to her that you wanted her and her husband to pay you some money.
26. On 18th June 2017 at 11:55hrs it is reported that you confronted one of your neighbours as she was exiting the main entrance to your building and said to her that you knew what time she went out and what time she returned and to tell her husband that you would like to speak to him.
27. On 23rd June 2017 at 23:35hrs it is reported that you came out of your flat with your dog without a lead and attacked one of your neighbours as he returned from work by punching him twice on the chest. You tried to push him out of the block and snatched his phone as he brought took it out of his pocket to record the incident.
28. On 28th June 2017 at 11:45hrs it is reported that you confronted your neighbour as she was leaving the block. You swore and shouted abuse at her and accused her of making noise inside her flat. You told her that you know all her personal details and that of her husband including their full names, phone numbers, date of birth and banking details. You demanded that they pay you some money and asked her to tell her husband to come and see you.
29. On 30th June 2017 at 11:45hrs it is reported that you confronted your neighbour as she was leaving the block and accused her of slamming the door. She denied slamming the door and called her a liar and proceeded to swear and shout abuse at her.
30. On 2nd July 2017 at 17:18hrs it is reported that you confronted your neighbour as he was going out with his family with your dog barking and without a lead and asked him when he was going to hand over the money. It is also alleged that as they left the block, you ran after them swearing and shouting abuse at your neighbour and demanding that he must pay you some money if he wants you to leave him alone. You also said to him that you have all their personal details including their dates of birth and bank details.
31. On 12th July 2017 an Enfield Council Surveyor attended your flat to investigate reports of low water pressure to flats above yours but you

refused him access. The Surveyor attended your flat again in the evening of the same day following further reports that the water supply to the affected flats had completely ceased and you refused him access. You then followed him to his car swearing and shouting abuse at him and prevented him from entering his car. He then called the police.

NOTES TO PARAGRAPH 4.

Before the Court will grant an order on any of the Grounds 1 to 8 or 12 to 16, it must be satisfied that it is reasonable to require you to leave. This means that, if one of these Grounds is set out in paragraph 3 to this Notice, you will be able to argue at the hearing in Court that it is not reasonable that you should have to leave, even if you accept that the Ground applies.

Before the court grants an order on any of the Grounds 9 to 16, it must be satisfied that there will be suitable alternative accommodation for you when you have to leave. This means that the Court will have to decide that, in its opinion, there will be other accommodation which is reasonably suitable for the needs of you and your family, taking into particular account various factors such as the nearness of your place of work, and the sort of housing that other people with similar needs are offered. Your new home will have to be let to you on another secure tenancy or a private tenancy under the Rent Act of a kind that will give you similar security.

There is no requirement for suitable alternative accommodation where Grounds 1 to 8 apply.

If your landlord is not a local authority, and the local authority gives a certificate that it will provide you with suitable accommodation, the Court has to accept the certificate.

One of the requirements of Ground 10A is that the landlord must have approval for the redevelopment scheme from the Secretary of State (or, in the case of a housing association landlord, the Housing Corporation). The landlord must have consulted all secure tenants affected by the proposed redevelopment scheme.


5. Court proceedings for possession of the dwelling-house can be begun immediately. The date by which the tenant is to give up possession of the dwelling-house is Monday the 24th of August 2017.

NOTES TO PARAGRAPH 5

Court proceedings cannot be begun until after this date, which cannot be earlier than the date when your tenancy or license could have been brought to an end.

This means that if you have a weekly or fortnightly tenancy, there should at least 4 weeks between the date this Notice is given and the date in this paragraph.

After this date, court proceedings may be begun at once or at any time during the following twelve months. Once the twelve months are up this Notice will lapse and a new Notice must be served before possession can be sought.

Signed 
Anti Social Behavior Manager

Date 19/7/17

On behalf of: Enfield Council Housing
Address: The Edmonton Centre,
36-44 South Mall
London N9 OTN

From: Get Canvas & Sublimation Supplies <info@getcanvasplus.co.uk>
Sent time: 25/07/2017 05:04:42 AM
To: re_wired@ymail.com
Subject: 2Day Discount - 5% OFF ALL SUPPLIES

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Valid 25-26th July 2017 only. Quantities may be limited. Not to be combined with other offers or applied to previous purchases



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Get 5% off all your printing supplies for a limited time only. Offer is available on any items on our site www.getcanvasplus.co.uk.

Do you need [Inks](#), [Stretcher Bars](#), [Canvas Material](#) or [Varnish](#)? Grab a bargain to save your business money.

You can even get your items before midday the very next day by selecting pre noon delivery at checkout.

For more information on any of our items please contact us via our web chat feature on our site, or email us at info@getcanvasplus.co.uk



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From: Get Canvas Plus <info@getcanvasplus.co.uk>
Sent time: 25/07/2017 01:02:50 PM
To: re_wired@ymail.com
Subject: New IPoly Canvas

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Our iPoly canvas has had great feedback over the past couple of years, being one of the most versatile and reliable canvas medias on the market. It is made from 100% Polyester and has its own specially formulated coating which gives it a bright white finish, and when printed makes your colour 'pop'. A high quality vivid canvas with impeccable quality for price.

Bulk orders available, check out our bulk order table below for our prices and discounts.

Order [here](#) today for next day delivery!

Code	Title	Size	Roll	Price (1-4)	Price (5-9)	Price (10+)
PPoly13	Premium Inkjet Polyester Canvas Roll	13"	18m	£19.20	£17.70	£16.20
PPoly17	Premium Inkjet Polyester Canvas Roll	17"	18m	£20.10	£18.60	£17.10
PPoly24	Premium Inkjet Polyester Canvas Roll	24"	18m	£27.10	£25.90	£24.40
PPoly24xl	Premium Inkjet Polyester Canvas Roll	24"	30m	£43.10	£41.10	£39.10
PPoly36xl	Premium Inkjet Polyester Canvas Roll	36"	30m	£63.40	£61.40	£59.40
PPoly36	Premium Inkjet Polyester Canvas Roll	36"	18m	£38.90	£36.90	£34.90
PPoly44	Premium Inkjet Polyester Canvas Roll	44"	18m	£46.90	£44.90	£42.90
PPoly44xl	Premium Inkjet Polyester Canvas Roll	44"	30m	£73.00	£70.00	£67.00

Order your iPoly Canvas today by 3PM for delivery tomorrow

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From: Get Canvas Plus <info@getcanvasplus.co.uk>
Sent time: 26/07/2017 09:55:23 AM
To: re_wired@ymail.com
Subject: Printable Inkjet Wallpaper Media

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Digital Inkjet Wallpaper Media



NEW Printable Inkjet Wallpaper Media - 24" and 36" Rolls

A smooth, Bright white Wallpaper media that offers outstanding colour and scratch resistance properties, allowing a water resistant surface. It is a 260gsm media that is tough enough to handle without tearing but also pliable enough to be able to apply and trim like a "normal" wallpaper. Can be hung with standard wallpaper paste.

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From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent: 26 July 2017 00:49
To: 'Lemmy Nwabuisi'
Subject: RE: Mr Cordell Notice of Seeking Possession [SEC=OFFICIAL]
Attachments: Lemmy Nwabuisi 25-07-2017.pdf

Dear Lemmy Nwabuisi,

Could you please see attached letter

Regards

Lorraine Cordell

From: Lemmy Nwabuisi [mailto:Lemmy.NWABUISI@enfield.gov.uk]
Sent: 24 July 2017 11:18
To: Lorraine Cordell
Subject: RE: Notice of Seeking Possession [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

The meeting is at 2pm and not 12:00. It was Mr Cordell himself that requested for the meeting and he offered to come to the Civic Centre. The meeting will be held in council offices, however if there are any health reasons why Mr Cordell is unable to attend council offices then you will need to provide us with a doctor's letter stating what the health issues are.

Alternatively, Mr Cordell can respond to the allegations made against him in writing if he does not wish to meet with us in council offices to discuss them.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354
Mob: 07583115576

From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]
Sent: 24 July 2017 10:33
To: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Subject: RE: Notice of Seeking Possession [SEC=OFFICIAL]

Dear Lemmy Nwabuisi

I am writing this email as I have just spoken to my son Simon Cordell and I believe a meeting has been set for the 26/07/2017 at 12:00 at your office. We would still like to have the meeting but could the location be changed to my home 23 Byron Terrace N9 7DG. I think it would be too much for my son to come to the office.

If you could get back to me I would be grateful.

Regards

Lorraine

From: Lemmy Nwabuisi [<mailto:Lemmy.NWABUISI@enfield.gov.uk>]
Sent: 19 July 2017 16:46
To: Lorraine Cordell
Subject: Re: Notice of Seeking Possession [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Ms Cordell,

Please find attached copy of a Notice of Seeking Possession that was posted through Mr Cordell's letterbox this afternoon at 4.05pm. The notice is served as a result of reports of anti-social behaviour made against Mr Cordell by some of his neighbours and Enfield Council members of staff.

We will advise Mr Cordell to seek independent legal advice from a solicitor or the Citizens Advice Bureau in respect of this notice.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354
Mob: 07583115576

Classification: OFFICIAL

[Campaign](#)



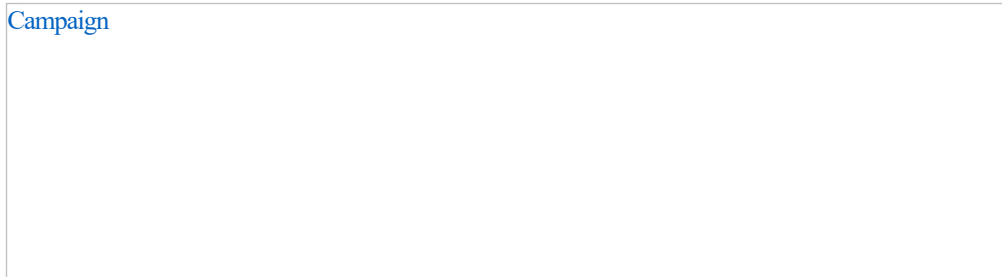
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25/07/2017

Dear Lemmy Nwabuisi,

I am sorry for the short notice but we will not be able to attend the council meeting tomorrow 26/07/2017 at 14:00 hours the reason is we are indexing all the dates in your possession order, this is taking time due to there being mostly no times and some there is no dates just a month listed and there is so much to go over there is hours and hours of information we need to go over. There is also a great deal of emails that have to be printed off and other information.

I wonder if it will be possible for you to get some information as to the days that are missing and times. I believe a person putting in complaints would at least know what sort of time of day this happened and what day.

I would like to have everything in order and indexed and easy to go over so, as much detail as possible would be great. This will save a great deal of time for us and you.

I would like to have everything in order and easy to go over so, as much detail as possible would be great.

Please see the list of dates below and the information needed.

Dates of Breaches:

6th July 2016:

Would it please be possible to get a time frame for this, also on what date and time it was reported to Enfield council and log of it being entered into the database?

July 2016:

Would it please be possible to get a date and time frame for this, also on what date and time it was reported to Enfield council and log of it being entered into the database?

I believe if this really did happened and the person was left with no electric to there flat they would have had to call an electrical contractor to fix this so should have the information regarding this. I do not think they would leave themselves with no electricity to there flat so would have tried to sort this right away. So should have the date and time frame for this and electrical contractor details.

I do not believe it is right to blame someone when there is no proof that person has done anything wrong which he has not. The code for the main door has been the same for over 15 years and due to the time the code being used by the tenants at the block to go in the numbers have faded so anyone can see the numbers to get the code for the main door, this has been done many times there have been people smoking in the block and taking drugs who does not live there in the main section of the communal area of the block. There has even been items taken from the block even 111 had there charismas tree taken.

At this point of time I wish to say Mr Cordell had nothing to do with this and has never damaged any lock to a cupboard or removed a fuse box.

6th August 2016:

Would it please be possible to get a time frame for this, also on what date and time it was reported to Enfield council and log of it being entered into the database?

September 2016:

Would it please be possible to get a date and time frame for this, also on what date and time it was reported to Enfield council and log of it being entered into the database?

27th September 2016:

Would it please be possible to get a time frame for this there seems to be 2 times on this date so if possible time frames for both please, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

28th September 2016:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

4th October 2016:

Would it please be possible to get a time frame for this its seems there is more then one time frame, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

22nd November 2016:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

I believe that Enfield council records telephone calls, I have asked repeatedly for all data the council hold including phone calls which I have still not been given, could I therefore have the recorded telephone call.

8th December 2016:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

11th December 2016:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

14th December 2016:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

23rd December 201:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

I believe if this really did happen and the person was left with no electric to their flat they would have had to call an electrical contractor to fix this so should have the information regarding this. I do not think they would leave themselves with no electricity to their flat so would have tried to sort this right away. So should have the date and time frame for this and electrical contractor details.

Please also see the comments above July 2016

26th December 2016:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

3rd January 2017:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

21st January 2017:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

31st January 2017:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

7th February 2017:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

24th February 2017:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

17th March 2017:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

I believe this was also on the 16th March 2017 and not the 17th March 2017.

5th May 2017:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

14th May 2017:

Would it please be possible to get a time frame for this, this seems to be more than one time frame so could you please try and get both, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

14th May 2017:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

9th June 2017:

Would it please be possible to get a time frame for this, also on what date and time it was reported to the Enfield council and log of it being entered into the database?

16th June 2017 at 11:55hrs:

Would it please be possible to get date and time it was reported to the Enfield council and log of it being entered into the database?

18th June 2017 at 11:55hrs:

Would it please be possible to get date and time it was reported to the Enfield council and log of it being entered into the database?

23rd June 2017 at 23:35hrs:

Would it please be possible to get date and time it was reported to the Enfield council and log of it being entered into the database?

28th June 2017 at 11:45hrs:

Would it please be possible to get date and time it was reported to the Enfield council and log of it being entered into the database?

30th June 2017 at 11:45hrs:

Would it please be possible to get date and time it was reported to the Enfield council and log of it being entered into the database?

On 2nd July 2017 at 17:18hrs:

Would it please be possible to get date and time it was reported to the Enfield council and log of it being entered into the database?

If you can get back to me as soon as possible I would be most grateful as we do not have much time to get all the information indexed and ready.

Regards

Lorraine Cordell

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 10/08/2017 07:55:28 PM
Attachments: wwwwwwwwwwww.doc video-2016-09-05-20-14-56.mp4

please can you request the video footage of the police officers webcams all three different ones of them present but manly 343ye lowe
10/08/2017
at about 09:45 to 10:35 outside of mine he told the council officer that i was a dead man and also they came into mine and we talked
about the Asbo.
i have also added the updated diary and a video of the banging at me.

i want the audio to do with George before the injunction hearing and want to request the so called victims to court as well by law they
have to go if i do this and i can not load the good videos up because of there size

Who tried to kill Simon?
A Novel from a Diary off a Book off Truths, Created and Authored by
Simon:-

Staring:

Chapter 1

This is my; Introduction;

My Name is Mr. Simon Cordell and this is part of my life story.

This book got written by me for the purposes of supplying true and accurate information to the public.

It is my intentions (To start this book) with a pretence of a story of a fiction, so I will begin, One day I found a colourful box and it had a wind up handle that was coming out of the side of it, so me, being me, I went up to the box and took hold on the handle, in doing so, I started to spin the handle.

At first, I could hear this cranking noise; it was ever so quiet but hearing this noise encouraged me, more and more, to keep on spinning the handle.

One second went by and then another second, till I started to feel and enjoy the fun in the rhythm, then, as I went to take my hand of the handle and stop, what I was doing. Pop then outcome this jack in a box.

Now as some people would, or might say, let's get back to reality, this now is an Introduction; which in fact starts, with a short summary, of my own personal middle adder lessons of age and in brief, this is a short walking, to some of my earlier child hood memories:-

Regardless of any deceitful accusation; The truth is that throughout my whole life I have got raised with high living standards; off a good statue and that I have a very close mother to son relationship, my mother and I have always been very close to each other and this is alongside with the rest of our family member's.

Together, we have always been there for each other, this got done by us all, as a family should do for each other and in a sequence of event's, I can remember; historically, when very much so, in the younger day's of my life, when my dad as he still does now, worked hard, so that he could provide for his loved ones and this was in an addition to getting managed, for us to get provided, with having nice things; "living essentials," such as: A Good Education, Food, Drink, Water, Housing, Holidays and Good; Clothing.

To me, this was certainly inclusive of all the rest of the best in the benefits, a person could want while growing up, as the most of the things got given to us children out of them times in life.

Our father went to work and worked hard for us all, by paying for his tax's, so to be able to provide for his family and himself and or other loved ones.

When I would try to describe him; I would explain that he demonstrates, the highest standard's that can get set in a person's lifetime or just to describe his character a little more; I would paint a picture that's would truly demonstrate, a true Person who always stands for the correct principles, towards being a proud man.

My father is a strong and honest man, who is originally from the West Indies; "Antigua, what is also known as; Waladli, or; Wadadli, by the native population," he himself had a well-disciplined upbringing.

Together my father and mother, are very consistent in their ways of life and would oversee to encourage all of their children's additional energy to get be complied towards their home work, to always being completed well, in turn so for us all to be well-developed; to a high level of statue and this got well maintained, on a regular basis, as they would always keep; One's eyes on inspecting the first-class standard's, that are needed to get met and achieved.

I can remember my father furthering this education of ours by sending me and my younger brother, to a Sunday school.

So I personal would know and understand that it would surely be fair to say; that neither of my parents, especially my father was, any were next too impressed, when I first got arrested, by the police.

If I was to explain some more about how I felt, at the time; I would continue to say, that it would be more than a fair statement for me to express myself by saying, that on this day I was more than Scared, Scared of what was about to happen to me, by my father and mother, once the police had finished dealing and worrying me too, I just simply never wanted to go back to my home, after to my fathers and mothers family home, as I understood how much trouble I was in.

Chapter 2

Remembering:-

I can clearly remember thinking to myself when I was a grown man; that things have changed a lot in the world since my mother and father had got older:- oh how I had got it wrong;

For sure, I know, that unlike some people that I have met in my lifetime, that it still does get explained to me that I am a very polite person, I personally

understand that this is when I get treated fairly by other people, I believe this has happened to me as for my parents upbringing and life's toils, throughout a person's life.

My frame of mind, is that I am usually in a good mood, as I quote myself and I accept that I may get found by some persons as being slightly elevated, but this is part of my personality and for a true fact this elevated behaviour constitutes to a positive impact, rather than a negative impact, on myself and the people life's around me, that I choose to get along with.

In explaining a bit about my life and the continual efforts of my work studies; I would say that I am building, a mini festival to which can get classed as its own city, regulated by HSE standards, legalisation and other needed professions, professionals, so to protect traders and the public, while looking after myself.

This has led me to having to study to a fair degree and partly, but not in large, one of the many causes, to my recent disappearance, from my friends and the public.

Chapter 3

At that age

The time given to a person persons in their life I believe is short all ready:- Just for me to clarify that this is for your eyes only, I am now at the age of 36 and since the age of 32 I have waited a whole, four years so to return to society from my disappearance and this is that moment in time for me to accomplish that re appearance, but I find myself having problems in doing so.

I am still here, that is to say alive and still living in London, just about to date of the 15/07/2017 and it is sad to announce that I am now being held as a prisoner to an unjust system of law illegally, so I am in turn being held captive by its representatives.

So in return, I have used Google, so that my writing can spring forth, to its best power's and this is the produce.

It is wrong that I am being held as a prisoner, in my rented home in the United Kingdom and un-doubtfully this means me being held against my own free will.

This has got accomplished; with no wrongful actions in the law being taken by myself, for what it's worth saying.

Some members of the public this is also to be inclusive of pacific people that work as representing governing officials achieved my dissatisfaction's in life with dishonourable intent.

The governing officials who have taken part in what I claim and hold the

evidence towards, have placed a clear display of deceitful lies towards me and others and in turn manipulating their powers of law, this misuse of their trusted powers being abused in such a way, got done for their own reckless self gain and now them officers of the law, in my view or as another person might agree as well should get classed as being discreditable behaviour of them self's.

This behaviour got partly achieved, so that it would discredit me in the public's view and got endorsed, in a deceitful, manner, so to also aid in them police officers taking away my liberty and security.

I have suffered through the years, so I hope this Helps me and maybe any other person, that being in reference to these issues and any other similar issues like what I do mention about, so for them not to be totally, avoided, as this has proceeded to happen to me so far and in them moments of time of my complaints not being addressed, they have caused me distress, these sorts of problems that I do mention should never get left to emulate.

Negative problems and crimes got left to accumulate, so to arise without any official legal or moral grounds being implemented, at the earliest given points of the opportunities given to the relevant persons, I know this as I personally have granted them chances throughout the case's history's myself.

Crooked behaviour, as I can prove has got left to continued to flourish and should have never had happened, so I have continued to document what takes place and this documentation, shows what members of my neighbours and the government's officials representatives have participated in and should not get tolerated as it is wrong.

As a consequence of the information and the evidence that I hold about them all, the police and council have let members of my neighbours; start and continue to victimize me this is inclusively of what they themselves have already done wrong.

Chapter 4

I keep thinking, what should happen next?

Now I believe them members of neighbours should get punished by way of a criminal offense(s) and this must be inclusive of the involved government officials that did take part towards a down full in the stability in mine or any life.

Those members of neighbours that get involved are the true instigators and caused a lot of the illegal and immoral issues that are being claimed about. Together they have harshly caused illegal offences towards me, and they

together involved have participated in the last three years of making my life a living hell.

The nature of the crimes that members of neighbours and government officials have committed towards me would normally mean that any other similar offender would face the risk of a custodial sentence being imposed against them that is to explain in any other similar circumstances.

A prison sentence being issued in pursuit for the peoples roles that got involved for their parts in the misplaced behaviour that took place against me, would in fact be the correct official practice of law being implemented. As for what they have now continued to do and get away with is uncivilized to happen in today's modern age and surely should have not taken place, in this state of United Kingdoms land, what got done was with criminal intentions.

Chapter 5

A simple hope to myself:-

To continue, I hope that by way of me planning and then accomplishing my plan that I will finally be able to set an example that does show why this should never happen again, to another person.

This plan of mine will get quickly accomplished, so to end up being with any right-minded satisfaction's, being granted in my favour.

To further my plans, I intend for my next aim's to be as effective as the last, this will be in re-gaining my revoked freedom, in a return to all of this being completed.

The hope is that these goals, that I have set, will help me and others to stop any other similar events as these ever taking place again in the near on future.

Such as the tortures acts that have and still are taking place against me, by way of the people involved, being made to be compliant with my rightful ambitions and stop breaching my Human rights.

This is to get achieved soon, so that I can legally be equal and happy to other people, so I can perform at my optimum levels in being successful, at completing my dreams and establishing my own companies.

I want my life to surely end up being better and having a positive effect, while having a constructive impact for me and others at all times.

This ambition is to be inclusive of the same as most other people's dreams and plans and I believe that is to accomplish one of the most importantly goals set amongst all people and that is to make sure that before I pass away to heaven, to confirm that I am always, loving, towards others and myself.

I plan to also be able to provide for my own family and this is to further introduce any other people, that any person's maybe fortune net to meet and therefore come across in their lifetime.

Chapter 6

I always hear people say; why did they do that?

This book got made, with a view of letting me be able to explain my version of events.

Like what has taken place in my life so far and this will get done by way of writing and expressing about some struggles and happiness that I have faced along my way.

When thinking of the subject of the journey of my life, I tend to think things like; oh how what things have, become somewhat a little Tardieu's for me.

I have so far been into an along way into what I would class as a fight off struggles, that being said towards, my glory of my own success in achieving my own dreams.

When wanting to create my own running company and taking a look at my first glance's,

I put my heart, into building my companies straight after realizing exactly what I wanted to do.

So with this truth, I continue to know that I worked hard from the start and ever since then I have still worked hard up until date.

Now, because of the amount of time I have committed into my hard work, I will just simply keep working harder to further my companies' production, so that in the future I will be prepared to survive.

This will be no matter what happens in that time given to me and I intend for myself to be successful to my own best abilities at all times.

I have not yet to be able to re incorporate my company; however, I am currently working on having it re registered once again.

The intentions are, to aim in having the company registered as a limited company, this is to be with charitable status within its articles of the memorandum of association, but so far this part of a dream of a reality for me along the paths of my missions to success, now seem to have come across great difficulties in being achieved.

Chapter 666

Life in general at this stage;

When considering my life with the police, I would think that it would be fair for me to say that if I said that I had never had problems at times with the

boys in blue; that would be a lie and I am not one to commit a lie needlessly to say that is.

Before the Anti Social Behaviour Order case my brief occasions of interaction with the police were quite average for any civilian of the United Kingdom, I was pulled over whether driving or walking in my own home town or any other person's town, I found thought growing up that no matter what the circumstances were the police would approach my person.

Being from London I just took most of this behaviour of the police as normal, as an explanation I accepted there pattern of repeatedly approaching me as if to say: - "it is like being punched in the jaw every time by them."

Thought the years I watch many innocent friends become victims to there actions, so I tried my best the same as any other person does to stay out of there way.

I was and am simply fed up of paying for police officers and judges mortgages with my life.

But the police were persistent, as were the judges that needed feeding and this is to include the rest of the officials that follow in there footsteps, clamming to always be representing a justified law.

Chapter 7

Me referring to another person, about back into the past, when I was younger and that person is you:-

At the stage of being a fair bit younger, I got placed in the care system as a child and as a continuation to this fact I have found myself always trying to help vulnerable people.

I believe that it is easy to understand why I like to help people and also that my reason is easy for others to agree too as well, for the one reason being explained now, People are people.

And because of this I find that in life a lot of people find it frustrating and difficult at times to fend for themselves, with some day to day problems that people face in this world.

When I meet people like this I can relate to them and I find it a lot easier in most of the occasions to interact as a person, when aiming for the better out of life as most deprived people seem to do.

I do not fully know if this is why but I have always wanted to give something back to the community.

This has meant as a consequence to my good intentions, that Too Smooth Entertainment Ltd got established and therefore created.

It has taken time for me to build my website and I have accumulated a lot of help of other people and the company has now got parked.

The Company is not yet trading and has now got aimed to be trading once again soon, that is to mean in the near on future.

I can always remember playing a game when ever I was driving around London and what I did in this game was to write down any company van that I could see driving past details, if I believed they would help me with my dreams.

In playing this game I used to stop at shops and talk to the owners about different business opportunities.

I can remember stopping at my local churches in my living surrounding areas and taking there details.

Chapter 8

A UN expected angle to me that did cause the Announcement to other's, of the true unknown reasons to why; I got intrusively attacked, in a inhuman way:-

The Anti Social Behaviour Order that has got put against me is an attempt by members of the police and local Authority to find me guilty of offences that I have not committed and in turn their decisions have had a negative effect on my health and stopped, me from developing my company, this sort of behaviour is not acceptable or reasonable, this has now wrongfully, while slowly, playing, a negative, roll in my life.

These problems have now at the present since stopped me in my personal life from doing as I had planned in it.

In addition to everything that is going on, I am still in the process of developing my business and this does include a plan, to hold a festival.

I had actually planned so to have this event in **2014**; however the stress of different court case proceedings that have occurred, have and still do cause me problems with completing this goal.

For a fact Members of the metropolitan's police constabulary understood what they were doing to me, was illegal.

When them involved together decided to misuse their powers against me and in doing so they foresee this by way of entwining the true fact of events to which they have accused me of, in turn falsifying the evidence to deceive and pervert the course of justice, thus as they wanted to aid in their own wrong self gains.

What has got done to me by police was wrong and done to help them self's, "Active Police Officers," in aiding to gain a guilty verdict against my person

and scarily them officers are still active police officers, who are in deployment of duty to date, upset tingly.

For an example of their displaced inappropriate behaviour, Members of the Met police force and local council, colluded together at a meeting, so to be able to dream up and assemble a knocked together, fake version, of events.

This got accomplished so to have a negative effect on my life.

Certain officers and official government members together then classified that fabricated colluded official evidence together and then processed it, so to force me, Simon, into a deceitful civil court case.

The court case that got put against me got completed under their grounds of law and their signatures have got contained at the bottom of them adduced official pages, named as the Anti Social Behaviour Order, that I have with my belongings, together them police officers and council workers collaborated with intent to victimize myself.

I feel that what has happened is so wrong in law for any person to accomplish, especially without any legal disciplinary action taking place against them self's.

It would be unjustified for me to allow this to happen and conceal the truth from all.

This has led many civil person's and governing authorities to being involved in an undignified, manner, hasty at that towards myself and this is partly what this intends to reveal the truth about.

Chapter 9

Knowing what I am doing, is for the best:-

By the same token's, that I have used my pen to draft my notes, all by myself, so to create this document with the effort of my mind body and soul, I watch my fingers work that god has provided too me, so to look at them in an amazement while they continue to work by typing on my computer keyboard.

In doing this, I hope that I use my knowledge and wisdom wisely that I have gained thought my life so far.

So to be able to further manage, so to oversee that I always work at my optimum levels of work, with this being said, so for me to provide at a high level of standard, within my own best abilities.

This document that I have created is a true call for justice in return.

This document is a true article of facts to fight back against the wrong doings of other's actions that got forced towards me.

In this document the context contained within it, is so to truly make sure that

of the correct endorsements, that of my human rights getting re established, these rights are all of our rights and entitlements as citizens of the United Kingdom state.

Chapter 10

What is right, is right and what is wrong, is wrong:-

To enforce just a few of many, I would claim at present the right for equality and an equal justice system, these right do constitute towards a better way of life, for every person alongside many of our other entitled mandatory legal rights.

For a start any person going to read this should first put the kettle on and make a cup of tea or coffee and or relax to any off the little benefits you may enjoy out of your life, as the last three years of my life seem to have amounted to a full-blown book, so if you now ready to start and carry on, please reed on.

Chapter 11

I wonder if not knowing where to start, really is the start of the beginning?— Well were to start, that is the question at the moment and a fair one at that. A lot of people know that I have been of the so called seen for a bout three years or so now, as dated: — **18/-8/2013** and for those that don't know what I mean by “of the scene”:- Of the scene is a short abbreviation, that does create a shortened definition for; “A person that does not get seen locally, by other persons in a towns surrounding area that is to imply.”

I would first like to explain a short summary leading into the first eleven years of my life living at Burncroft Avenue then continue with them next three years leading up to date in detail and then I will go into all the true details of relevance off the on goings of my situation.

Chapter start of living at mine 2006

Chapter 12

Being absolutely flabbergasted, take a long deep look into what I have been telling them all, by reading what I have noted down:-

Initially, in the beginning of living at my home:-

I got a next door neighbour called Stan Curtis, who lives at door number 111.

The first time that I met Stan was a long time ago, that is to mean from the days date, of the **12/06/17**, I would say myself from around the year **2006**, what is about 15 years ago now, as one might say “oh how time fly’s by when you're having fun,” this might just be a better way to explain the distance in the gap of years that we have both now known each other for. My home wasn't the same to me any more once I had really got to know them all, when meeting Stan for the first time I remember that I had just moved into my council flat, our first conversation was polite and courteous as a person might like to explain well-mannered thought, in the years of residing next doors to each other, in our homes our families became fair friends, in turn showing each other respect.

Stan lived with his civil partner as did I the years seemed to go by as fast as a blink of an eye.

Thought them years as close friends we both did share some same friends, whom also lived and resided in Burncroft Avenue, to name a few, there would be the names of:-

1. Christine and Family:-
2. Carron and Children:-
3. George and Jazz:-
4. Debbie Andrews: —
5. John Baits:-

Half the names on my list have now already got crossed off, so I will continue with number:-

6. The current occupiers of 115 Burncroft Avenue:-
7. Ozzie and friend the joint building next doors:-
8. Mathiyalagan Markandu family:-
9. Mathiyalagan Markandu’s older son, who they the legal parent’s had denied being their own child, Witch is a clear lie made by themselves.

Chapter 13

I have heard before, People saying that everyone who looks into history will find a secret sooner or later, the older son of the Mathiyalagan Markandu’s family parents, truly is that portrayed dark secret.

The parents achieved this dark secret in saying; lie’s on a numerous amount of different occasions.

They further knew that together they were being deceitful in doing so and in turn immorally declared a fact of wrongful truths to me.

Together they managed this by claiming that the son had never lived or stayed with them at Burncroft Avenue, as did he, “the son.” The older

Mathiyalagan Markandu's son, himself claimed to live in another flat that had supposed to have got contained in the same block of flats, as I live in.

Chapter 555

Introducing the Mathiyalagan Markandu family

In explaining to any person the first time that I did meet the Mathiyalagan Markandu family, I would explain on this day I was driving back home and had just started to pull up in my car outside my flat, I remember parking on the bend opposite the first car park, when after parking and locking my central locking as I started to walk back into my home, I noticed a man whom had just moved into the flat above, the flat above that I refer to is addressed 117 Burncroft avenue being held by the collar of his own brown leather jacket, this was being done by a person I do not have much contact with but do not I accept this person to be a long time next door neighbour, on taking a more conclusive approach to the on goings that I found myself presented within, the next door neighbour wanted to punch the new neighbour Mathiyalagan in the face for some reason not known to me, I knew this to be no business of my own, but due to it being an issue on the estate, to where I live, I chose to get involved in a civilized manner and neutralize the problem, I clearly remember not asking the both of them what their issue(s) was about and started explaining that the young gentlemen could not hit Mathiyalagan Markandu in the face, the reason I gave was as he and his family were new residents that had moved into the same block that I live in and that he is also an adult to us both, in short we must respect our adults, the young gentlemen chose to follow my advice and then release him by the scruff of his collar, every person then continued along in their day to my understanding with no further problems I never did again speak to Mathiyalagan Markandu until months later.

Please read further down the pages for more details about this.
The information that I have provided this far is too just to name a few of the people that made themselves, be involved in my life, in a horrifying way.

Chapter 14

There is always a start:-

As a further result, that is towards the true facts that do relate to the Anti Social Behaviour Order Case at the present time I remember the

occurrences very, very, very, well!

While living next doors to Stan, I kept my life very quiet as I prefer a private life and would always notice the sound of laughter drifting up and down and around my house that was always coming from the street, making me feel welcome in this new home town!

In the events of my past occurrences, while living on my estate, I can remember making my first ever mistake, what acutely happened on this occasion was on a hot sunny day, that then took place in the middle of summer, I was driving back home when I made an error and clipped another car wing mirror, this was unfortunate to happen!

The car that got involved, had got parked down my own home town street, I soon latter found out that the owner of this car was to be a Miss Christine, who is a very close friend to Stan Curtis!

Once I had moved into my home, I started to notice the sound proofing issues with the premises, as they are to impulsive, this is as they are truly inadequate to fair living standards and are in fact so bad that each housing resident can hear each others conversations, for this reason I do believe that the council rented homes are not up to the correct ISO standards, this has now also got agreed by the council housing estate manager!

CHAPTER 15

That past summer to me now, somehow back then seemed to be one of the happier moments in my life!

I and my first civil partner found our self's sleeping every night in the front room as it was a lot easier to live with just Ozzie and closing the door to our own bedroom!

After much conversation with my first civil partner to how this was having an effect on our way of life we approached Ozzie as he was now supposedly our close friend!

As a matter of fact and subsequently, at the first consultation with Ozzie, it got agreed that his flat mate would be moving out and into his own place of residence, but this did not happen!

In all honesty, it took the time of over five and a half year's and notably, once I and my first civil partner had broke up after making a number of numerous of additional requests, with no luck in Ozzie respecting our requests and this happened at mine and my partners down full, we did get him to respect our wishes in the end, but this did not get done in a fair and timely manner by Ozzie at our, costs out of life!

Not only (this) but there was also a different man, whom this man I did not

get to know the name of, this man lived above my flat and his door number used to be 113 Burncroft Avenue.

He had lived in his flat some time before I had first move in to my home, to tell the truth and to my understanding, I can remember him living above myself for about five years beforehand in total.

In this few years we both never really did come across each others paths of life, this is to mean throughout this period, after the gentlemen had moved out of his home 113, instead soon after came the arrival of Debra Andrews. Debra Andrews is now since in the writing of this, has become My ex's door neighbour as she has now moved on to another home and since Debra has move out of the flat, speedily, another person moved into 113, named George Quinton.

Quite Soon after, George Quinton also moved out of 113 as dated the 13/06/2017.

CHAPTER 16

Was it simply luck that had caused Debra and George to move out of this street or not?

A semi answer to that question is:-

You will have to reed on, so to work the right answer out to that question. During living at my home I started to save and decorate my family home, this was while my Nan was still alive.

I live on the first floor so I have the privilege of having my own back garden, when arriving to live at the flat the back garden I am in possession of still needed some work done to it, so that it was in a good condition.

In planning to redevelop the garden I decided to buy a log summer house I had started to save so to be able to purchase the one that I had found and desired.

While saving the amount of money that I needed, I started to prepare the foundation to be ready that got required and to my own recollection, I was under skilled in knowledge at the time, so to be able to complete the job in hand, but being me I had started to dig the hole that I thought would be adequate, my Nan found out my intentions and offered to help me raise the capital that was being requested, so I accepted her help.

When waiting to place my order for my new log cabin I was reading the newspaper when I noticed an advertisement of another person who was trying to sell a sound system.

The advertisement said the following: — the right person at the Hallam will make the right sound and the people will come.

With reading this article placed in the newspaper, everything had changed and instead of purchasing a summer house I was then buying this sound system.

In reading the advertisement I then noticed that the price was expensive; I remember still not feeling deterred away from this bargain, the equipment got priced at around the ten thousand pounds mark and to my utmost surprise this was just for the speaker box's and drivers, I thought this was expensive as explained at the time but was shortly after to understand that they were worth their money in gold.

The reason this was a true fact to me, was because of the experiences that I had with them and the people that they also made extremely happy.

The given reason's; that I chose this new profession, which is in the entertainment industry, was partly because of four reasons:-

1. I love music and seeing when it makes people relate to it and come together.

2. I wanted to make sure that I could maintain being an honest man that could provide for his family without the police presence to which always gets induced towards people.

3. Because I had prior brought a catering trailer, which had leered me to working in music events, so I approached my local council in Enfield, so in order of creating a large scale community event and got dismissed away by their representatives.

I found this happened with most of the government run services until I met some of my friends and the friends that I met were attending a privately run house party, that was being managed by an occupation of people who together, were squatting legally in virtue of the united Kingdom laws.

The people that I met at this event were very similar to myself, the reason that I felt this was because every single one of them, had been let down by the so called government system that is there to protect us in one form or manner of way.

4. I understood that creating an entertainment hire company would be legal, so I accept that I own entertainment equipment, for this reason.

I have acquired this equipment for my company.

The company that I am building and the aim is to rent the equipment out to people.

This aim is to try to hire the equipment out to conferences, school fates,

local community events, private birthday parties until most recently were the issues I raise have halted me in my goals.

Chapter 888

Website dates?

Around this time I had been building my website with Josh and he had been teaching me how to use Photoshop so that we could together build a digital catalogue to hire out our services to the public within the entertainment industry and while this had continued to happen, Jet; give me the business directory as a compiled piece of code plus code, to build upon. I decided to use it as a charity and asked for his and others services to help me in completing my vision, so that it was a reality for me and people to use. Because of the talent that I saw in Josh I decided that it would help us both with our dreams in I build a printers, because this would help me keep advertisement cost down and general repairs such as vinyl wrapping my catering trailer again.

Chapter into the start of 2012

Christmas and new year

Chapter 444

On Monday the 8 April 2013, 14:21:--
Subject: forwarding my insurance policy
From: Rewired, (re_wired@ymail.com)
To: lorraine32@blueyonder.co.uk
From: Gaheris Edwards:--
To: re_wired@ymail.com
Sent: Monday, 8 April 2013, 14:55
Subject: Documents As requested:--
Kind Regards,
Gaheris Edwards.

Chapter 17

Date: Wednesday, 25 April 2012, 13:06
Subject: Certificate of insurance From: Jamie Close
(JamieClose@broadsuredirect.com)

To: re_wired@ymail.com;

Good Afternoon,

Please find attached your Insurance documentation for your Motor trade Policy, Your certificate of insurance is included in the documentation.

Many Thanks, Jamie Close

Chapter 66

28/04/2012 Thursday French tek

Chapter 17

Not being, spooned feed, by the council-

In the year of 2012, I had started to hire out my entertainment equipment and was still attending the Local civic centre in regard to creating my own dreams and making them a reality.

By this time in my life this did include developing other people's dreams.

Just before the 3rd of June 2012 I got approached by another resident off Burncroft Avenue in aid of supporting my estate in a local street party, on the 3rd happy that I got invited, it did get agreed so for me to get involved in supporting my fellow members of neighbour's.

I had the job of supplying equipment and I done this at a no chargeable rate.

To me and I believe others the event was a success and to my own recollection went down with the tents and their friends very well.

There were no other issues of concern between any of the other Burncroft Avenue residents, that is to say apart from the all ready mentioned, this was for the time period of around the first eleven years of my presence while residing at my home.

At around the year of 2012, inside of living at Burncroft Avenue I did start to find myself having some problems with Debbie Andrews.

In the background of everything, when Debbie Andrews first moved into her flat I tended to get along with her well in fact, I would say very well and done the best I could so to be able to look after her, I and others tried our bests at this time to maintain this simple goal of a good Friendship, the same as I suspected and felt any other person would or should respect their neighbour(S) or any other person(s).

Chapter 18

When I; had done the catering trailer up, with prince

Chapter 18

Life could make you cry, yet again, I am saying the truth-

In this point of time and in the other side of my life, I had managed to still stay happy. In my thoughts, I was as innocent as a true jubilant British child. From describing my first arrival at Burncroft Avenue, dated: — 2001 until December 2012, Life to me was pretty average, in this time period the police had been pulling me over on a regular basis, but what was going on was manageable.

When reminiscing on the bad incidents that did take place I visualize when being stopped by the police on the 22/07/2012 when I was yet again harassed.

My vehicle showed up on the mid data base that I did not have any insurance to drive, but I really did have the correct insurance policy in place at the time.

Police latter created a case out of the on going's of the incident and took the case to court, this got said to get done by government officials via a summons, that I did not receive.

In applying to have the case reopened, I did get justice and as a further, consequence to this that meant that I won the case a few months after, this was not until I had noticed this case existed; In the final stages of this case I finally managed to sort the issues out in the case, by showing my insurance policy to the judge at the court house.

So in this instance, towards my person I was adjacent to, a fine and points took place, this was at my own expense of life and placed as an offence onto my driving licence, in an effect; causing a driving ban to persist.

I latter did have the convection removed and the inducements redacted from my driving licence.

Chapter 33

Date: Wednesday, 1 August 2012, 14:14:--

Subject: REF: Documents:--

From: Gaheris Edwards (gaheris@broadsuredirect.com)

To: re_wired@ymail.com;

Kind Regards, Gaheris Edwards Administration Department.

Chapter 33

A little while later and without delay, I did seem to receive more similar attention from the police not too long afterwards in around the year of 2012, when the police once again came to my home and arrested me.

The date was the 14/08/2012 and I can not remember what the weather was exactly like but by this time, I had got fed up of the attention I was receiving from the police as it had started to take a deep destructive negative effect on me.

On this day and pretty much straight away, after talking to the police outside of my front door; I found myself being transported by them, this was from North London on this instance and I got transported all the way to a police station in Birmingham, on this turned nightmare of a day.

Unfortunately for me, I got placed in a G3 van from my own local home town.

What is a people transporter and gets otherwise known as a police sweat box.

Once finally arriving at Birmingham's great Old Nick, after being booked in I was to find out why this had actually happened to me.

When talking to my solicitor about, what the police had explained to her in regard to what she knew about the case, I never got told why I was being held, as the information had got refused to her by the police in charge of the case, but despite this I was to find out why soon after; be that as it may, this happened while sitting at the police stations interview table, the reason got said to me, "For Theft of a Motor Vehicle," I was in absolute amusement, me, Theft of a motor vehicle, at my age and with my ambitions set in life, I felt yet again insulted, but happily in knowing that I never done anything wrong.

The Court Case was then later "NFA" in a short summary, No further Action got taken against me.

Definitely and funny enough, on the other hand, the case files did get dropped quite fast, in true fact; twenty-two days later and was on the date of the 12/09/2012, therefore I feel that this incident caused me physical and mental stress, as well as financial issues, as this did take place to my person and surely this evidence does mean that, I was a victim to the system, at no fault of my own.

The reason for the NFA getting granted as correct for me was, as this clearly was not me.

In spite of all of this, in and around the same time period, there had been a festival on. So for this simple reason, I and my first civil partner had both decided to go to it.

Chapter 19

Life is pretty funny, isn't it?

On the positive side, while at this wonderful festival, we were having the time of our life's, this was regardless of these problems that I was having with the members of police or neighbours, while running around, doing you know what, that is to say if you are lucky enough to have already to have been to a festival, all I can remember is that it was just a simply amazing time, that is to mean for the both of us.

Along and in our joyfully journey within the festival fields, I had met lots of different people, though I would not know, that latter this day would have an effect on me, at the present time in my life.

Part of my life, did end up revolving specifically around one new person in particular, this was after I had left the festival and this person got introduced to me and my first civil partner, while we were both at this weekender out. The facts are that while I and my partner were out at the festival together, I had come across a man.

This man had explained to me that he had owned a trailer that he had up for sale.

When this got explained to me I felt like; for the most part, what he had said to me was magic and then I realized there and then that I was to own this trailer and this moment was supposed to happen.

I understood that this trailer would help me with my future dreams.

To me it was simply, "this was supposed to be," it was not just pure luck that this man and I had met each other.

Remarkably, straight after, I could clearly remember the sound of his voice, once I and my partner had left his presence, the Consequence of our conversation from being all together, was that his voice was still ringing to me, like an alarm bell would, when getting activated, that a person would hear on a building or on a car, ringing out aloud, I could hear this still like from the first second, that the words had left his mouth.

This voice was going on in my head for ages, all I could hear is his voice, saying that he would not mind, selling me his trailer.

His voice repeated and repeated, over and over again, it continued to repeat and repeat over and over again, this was going on, all in the back of my Conches.

In view of what I wanted to happen, I had made sure that I had taken his details there and then, when I had met him at first and confirmed them to be real, while I was with him; this got achieved for Clarification purposes.

What is more to the understanding, is that I knew that I had to; for the Purpose of keeping my dreams a reality, plan quick, so to invest in this trailer, as soon as possible, in order to me owning it before another person would.

As soon as I had arrived back home, I arranged the money that I needed and found myself alone and then driving back to where I had just come from, this being more or less needlessly to say, that is to explain.

Arrangements got overseen, without delay, so that I could see this man again and got sorted out quick, by myself, so that I could get my newish trailer of him, to say the truth; in doing so, things got really bad for me, in the middle of my travels.

I thought I would not complete the mission that I had set for myself successfully and this was pretty soon after I had left my own area, I was thinking; that I still had not even managed to finish and arrive yet to my destination and the vans' gearbox had started to fail for me along the motor way, to which I was driving down at the time.

As a result, when listening to the noise that I noticed was wrong at first, so to see if I would be able to solve it, as a continuation I tried to see and hear, if I could notice what the problem was.

Hence, I noticed that it was not going to be easy for me to fix, while still driving and without pulling over first.

So after me trying to hear for the problem and not solving it, I realised that my extra good luck was running at an all time absinthe.

So I continued to travel at the pace of a slow snail, so to get to the next nearest service station.

I managed to catch a bit of added luck back, while travelling and arrived soon after the problem had occurred to a service station.

Later on, when there I took a closer look for the problem that my van was having, in trying to resolve the issue I could not find anything that was obviously wrong with it, for what reason this had happened, I just simply could not work out.

To me this occurrence is any driver's worst nightmares, especially when at a far away destination from your home.

To summarize up in diagnosing the problem with the van, I would say the following: in this instance this could otherwise get classed as an un-fixable problem that got caused from an internal mechanism that could not get fixed at the roadside, what has in turn failed on you.

The only option really, is to have the vehicle additionally recovered.

Additionally, and Luckily for me having to always be a reliable person for any of my client's event's, this always means that I have to have an AA

recovery policy in place, however, a standard policy does not have the additional trailer recovery scheme clause on the AA's basic policy. Now with me being under those circumstances, I understood that the policy I had ordered coincidentally did get chosen to always include the additional option, which the AA recovery does provide of trailer recovery. On the balance of things, I have always paid for this fee just for situations of instances just like this one the reason being is that I already owned my own trailers. In my final analysis, I made the phone call that I would need to get accomplished; this was to the AA's call centre and got done while I was still at the service station. In brief, in me doing so I had arranged to have the van recovered, this was from where I had planned to initially go. In understanding that I was to attempt to continue on my journey in my broken van I grabbed all of what I had; extra, needed from the service station first, before leaving and heading on my way. I soon afterwards found myself continuing back on the motorway going forward to my final driving destination, as I had prior planed to do. Instead of calling the AA to where I was at the time I had left the service station to end up back driving on the motor, in my broken van. While on the negative side of everything that had gone wrong for me, I still got worried about the possibility of breaking down on a motor way, so I continued to travel at mine and my vans slow and painful pace, of a snail. Before I knew it I had continued driving for as some would claim to say to be, what seemed like a lifetime? But in reality this time was just a little longer than ever anticipated, significantly to me. When after some time latter I realized that I had done it, I had finally managed to make it to the trailer that I needed and wanted to own. Just to clarify, in me completing getting to the trailer with my van, I knew that I could make it back to my home, safely and in doing so complete my goals, that I had set for myself and likewise this would include, with my newly purchased trailer. AA recovery being prearranged was pure genius to me, with all of this information processed by myself and then freshly analysed in my mind, I fully understood at that precise moment in time, that there would not be any more problems with my plans.

CHAPTER 20

The door got left closed, and as I put my hand on the handle, I felt afraid of what might happen, as I attended to the knock that had woken me up?

In view of the **15/10/2012**, my mother was at her home, when the police came to her address looking for me, when speaking to them outside of her front door, she asked why they had attended her home, she got told the reason was because of those police officers present, wanted to arrest me, for my newish trailer.

The trailer that I had brought was lying outside chained up in my mother's front garden, when the police had arrived there and somehow, some way, the police had said that this was the trailer, what was missing as stolen.

This trailer was mine, and it was the one that I had brought of the man from the festival and then was being claimed as stolen.

Soon after they arrived at my mothers address not only did this happen but also the police officers come straight to my house, as they now wanted to arrest me, for the Trailer that I had brought.

In the long run, I did not know that they had been to my mothers already and was on the approach towards mine.

Without realizing that the police officers had arrived to my home, I heard a knock at my front door, so I got up and took a looked through the spy hole, as this is my normal procedures to see who is outside of my home front door, on taking a close look I noticed some police officers.

To emphasize about what happened on the day at first, I would say; I felt afraid of what might happen to me and I think that this would be normal for most people, so after talking to the police officers who were outside of my front door for some time, with my front door closed. I come to the understanding thereupon talking to them, that there was no other option in their heads, other than for me to go to the police station, with them.

In detail, My brain started to analyse the situation and told me that in this occasion it would be best for me to run, so I headed straight out of the back door and before I knew it I was running in my trainers and using my toes to move quickly away over the garden fences.

To put it differently, the next thing that I remember was the fresh air hitting my face, (or) rather, making me realize that I then from that second in time, was on the run from the police, at least until things got better.

Being, put into a state of realization:--

I found out, that this time would be to the police officers satisfaction and I would get arrested and as a further result towards the on goings of the day, I would also get caught by a police dog and its handler.

I had made it less than a couple of back gardens along from my own back garden but the police helicopter must have been local and I could hear it on its approach, so I did not have many other options and chose to hide under some attic installation in a shed.

All I can remember is feeling sweaty and hot I felt that the game was soon to be up and that would mean, that I was to get caught and would be going to the police station.

I ended up hearing a police dog that barked that was in another back garden next to me, along to where I was hiding.

Where I had to hide, I found myself being contained without any luck, I had known where to run to and therefore I got stuck with no place to go.

To continue to explain what happened next, I would say that on the negative side I had noticed that the police helicopter had started to hover above me to where I had ended up hiding.

So I went out of the garden shed with my hands up and the helicopter was clearly above me, I noticed that it must have been guiding the attending police officers to my present location.

In accepting that the game was out of the bag, I started to walk over to the garden fence that was right next to where the police officer and dog handler was in, I popped my head up over the fence and said I surrender.

As a result, the police dog handler told me to jump over the fence, and head towards him, I did as he said and as soon as my feet landed on the floor, he told the dog to attack me, in either case, I got badly hurt and all I can remember is the dog biting my face, body, arms and legs. I got taken to the hospital, for my injuries to get treated and I further stayed on police bail conditions for this case until **13/08/2013**, when it was finally NFA.

Chapter 2013

Christmas and new year

CHAPTER 21

More Evidence of a continuation of assault against my person:-

In **2013**, at the start, be that as it may, I was still fighting strong for my share of a fair reality, that to me would make me my perfect life, but this had started to take a drastic turn, for the worst.

My Life had definitely started to change for me by now and in being granted (this) and as a further continuation of events, I had started to notice that no matter how much I induced myself into good things that I did find myself committing time to, that I would always get into some form of speculated trouble.

I and some other people do believe that this happens until now, with the police for my, jubilant, denial of a none deprived life style also for getting to

this age in my life, I partly believe that the police just simply would not leave me alone, for reasons such as this instance:-
This was, because of their running companies running objectives no matter how misplaced they may get portrayed, by some officers at different times.

Chapter 22

I think it maybe the time for another cup of tea or whatever sort of break you take, before we continue;-

OK let's go: — hold on, quick jump up; Only joking, so I guess it is time now to continue with this book of truths:-

In the meantime, while going to a party, to dance and enjoy myself with my miss's at the time meant, we would unforgettable be travelling on our way to the pre-arranged destination;-

On the **12/01/2013** there was to be a private party that took place, in and around the surrounding areas of Canary Wharf and I got invited to attend to it, so I went to the party with my girlfriend, this party was a private party. For this instance people were occupying a building; this was being granted and obtained under a section **144** LAPSO notice.

Generally speaking, On this night, when driving to my destination the police used a wrongly entered intelligence report that had prior been in putted into the police national computer, which explained that there was no insurance policy for my vehicle, when there was a policy in place for me to be driving. It had been quite dark at night and I was reasonably far away from my home, so on this occasion of being pulled over by the police, I felt quite lucky not to get my car seized afterwards or end up being arrested, not to forget the possibility of both occurrences actuarially taking place, as this would be normal in most police cases when they got involved with the public.

In a few more words of mine, I would say that I had not prior planned to supply any sound recording equipment on this day to any person and to strengthen this fact on the day I was driving my car, so the truth is that any sound equipment that got referred to by police on this occasion, just quite simply would never have fitted into any car.

At the end of everything and after spending some time with the police officers, the police did finally release me to go and I didn't end up getting arrested.

I knew that the police officer's at the time who got involved in pulling me over could have used their powers of law, correctly, or in correctly. So with this in mind I for the most part of our confrontation stayed charm, as I knew that them officers of the law could have manipulated their power of

law, so for it to be; in any form off a crooked way, as has prior happened to many people before inclusive of myself, this would have got achieved so to be able to detain me and or my vehicle at the roadside, so I stayed relaxed and quite humble.

After the Police had driven of and left me alone, I continued to my destination.

In the first moment's, once we arrived, I and my first civil partner started to settle in with our friends, for the next few hours we started to have an enjoyable night, when all of a sudden, at around 200 Hours; clearly; the UK GMT time zone, one intoxicated drunk man came up behind me and hit me across the back of the head, my first reaction was to defend myself from his be crazed actions and this is what I did.

The drunken man done this with a glass bottle and in a truth of reality, this took place many hours after the police had left me, after pulling my car over. When I and this person had a brawl against each other and after the incident had finished, I ended up attending the Royal London Hospital, this was for some surgical stitches to get applied, for the reason that I had hurt my head in the beginning, from after first being hit across it.

Part of my personal upset is that, now since the day of this incident, somehow, some way, some government official, has gone and used these incidents in the day's event's and turned it into an incident, that got included in the Anti Social Behaviour Order application case files, wrongly against my person and as a conclusion to them officers decisions, they claimed that I organized the event and this is not true.

Chapter 23

This fine day was just me, simply wandering around to others, it was just another day, very much similar to other days and I guess this would be very much the same; for other people, who do reside in and around, the Great British town's streets off London:-

One of the best day's of our life's had got planned out, so for me and my friends to go out on our own Off-Road-Scramblers.

What acutely happened is that on the **07/04/2013**, I had arrived at my friend's house, what is on, an up kept average, London housing estate. This was on the traditional British day of rest and for that fact it was a Sunday.

On this occasion, I and my friends were in London's Elsmere Street, EW1. Initially in the beginning and thought that days moments, in the start of the days hours that me and my friends had all been together, I would say that

everything was going fine, for me to quote a saying of what happened in the one thousand and four hundred and forty minutes in them twenty-four hours, that I think a lot of people may all ready have heard before, so for me to define the days' event's, I would say; all good things must come to an end. Before the police officers presence, I and my friends had intended to head out on our planned travels and this day would have included us all being able to arrive, at our prior planned destination, but as always the police had managed to stop us.

Next, is Just, three out off three, quick short couple of notes;

Note 1; The day had got set by our self's, so for us all, to have; a lot of excitement, within the legal constraints of the united Kingdoms Laws and because of this we were all happily, being very quiet and relaxed, therefore we caused no trouble and just was waiting to go out for the day.

Note 2; A lot of different people's off-road-motor-bikes were present on this day out for me and my friends.

When the police officers questioned us all about them, beforehand everybody's off-road-motor-bikes; were all ready in three different prior arranged vans and soon to us, the true owners of them all, were to be on the move to our chosen place of that day, if not for the police.

Note 3; I also would like to note, that I and my friends, definitely did not supply any sort of entertainment equipment to anybody, on this date and therefore, as a result of mine and others good intentions for this day, I did not cause any acts off Anti Social Behaviour, hence, together I and my friends, did not cause any sort of illegal or civil problems.

As a quick briefing towards a summary, on this incident; I did not feel like I could even go out for the day, that being said and meant to mean; with some of my friends and not being harassed, by the police, once again.

Chapter 24

So for now to only leave the rest of the past days events to get explained now down to even further extra truths; The police officer's who had commenced on us, at the time did in truth say to us all, who were present at the incident, that they had got called to a report of a Burglary.

When this got explained to us by the police officers it had got confusing to me and my friends, as we didn't cause any criminal offence's that got accused of our persons and were then being alleged.

Members of the police had decided to approach us and this was while I and my friends were all together, getting ready to head on into our travels out; In portraying, to another person the day's predicaments, of one of the now at

present, funny parts of this day.

I would explain; that it was the so called 999, police caller, there so called witness, who had got claimed as to being a police witness in this incident. The dilemma to what did end up happening to me is that by the end of me explaining to the police officers, about me being an innocent man, is that the police officers continued in their plans not to trust in me, and they forcibly searched inside of my van, while using their powers of law against me. OK, at the time to me and my friends, the way that the police officers, made us all feel, got achieved by the coppers, so that things had got done wrong by them and this to I and my friends was not so funny at the time, but once the coppers did their searches and finished embarrassing me, I can recollect them getting out of the back of my van and in turn in both of them officers managing to doing this, I noticed that they both accepted to me, that I was right from the start and there was no stolen property in my van, in fact there were just two off my own personal off-road-Scramblers, to my own satisfaction.

Chapter 25

I make it evident, that People always claim that god; Loves a person to try hard in good things out of their life.

When the Police took the time after doing their searches, they had to explain their intelligence to us all, this got done so for the police officers to explain their reasons of search on me and my property, they both did explain the following; that it got based upon the so called original 999 call that the police call centre had received and in that report a civilian person claimed to see a burglary, that was supposedly in progress, they continued to further their information to us, by explaining that the police witness who had called them had seen the stolen property, such as a TV, being placed into the back of my van, clearly this was never true and now in any off the situations such as, more, neither, nor anything of the less than expected, the Police are now using this day as a civil case, at a latter date, to their own wrong advantage, after being charged and not found guilty for anything for it.

This incident has also got in putted into the Anti Social Behaviour Order case files after winning at court and then to make things worse, them police officers, who are in support of taking pursuit of this so called pointed out wrongful actions, do not seem to be able to provide, any of the following: — As the police officers said, at the roadside, there should be an official police intelligence CAD, that should relate to this date and time of this incident. This police cad should also be able to refer to the pacific details; that would

describe a person accusing me or other people of criminal offences and show evidence of that 999 caller, stating that they saw and that they believed that a burglary was in progress and this induced Cad of official police information, would then introduce true evidence, off the so called; if any, true audio recordings, that would relate to any of the 999 calls, that got said to have got made on this day.

I evidently, reminisce, on both of the police officers, being very clear and adamant, in what they had both together said.

While still chatting to the police officer's, they continued in what they were doing to me and also continued to do their Identification checks, that is to mean on the two-Off-Road- Bikes this did also include my van, and they both came back to be legitimate, to me, but this never did get mentioned again, even in the up to date future.

In another addition to the events, of the day, the police said that I had No insurance, so to be driving my van and this become a further negative effect, to me, at the time.

This further negative effect got place upon me already knowing, that my insurance company had also tried, for themselves to be able to help me, so to resolve all the problems that we were all then having together.

After my van and myself got searched, by the attending officers of the law, I continued to get abused by them both at the roadside; because of my insurance policy, still not showing up on the police National computer systems, I continued to get frustrated because of this following reason, I could see that I was getting constantly attacked by members of the police, on most available Sunday's.

So, to myself on this occasion, I had to freeze; While reanalysing the circumstances that I got presented with by them police officers, so to stop, any of the tear's that unexpectedly seemed to want to, slowly, drizzle; or maybe start to really flood fast out of my eyes, and then come down both sides off the cheeks of my face, as I then continue to notice the tears run down on to my garments, and onto the floor.

To me the police had become criminal's and thief's, as they had no legal right's, to do the things that they were doing to me and take my van.

At that precise moment in time as I held my breath into stop the tears, I managed to continue to talk to the police about not seizing my van I asked them to trust in me in the hope of them police officer's, not doing any of their unusual actions to me, such as: the Intimidation or Harassment, that I got used too, when I somehow get victimised by police officers.

In an addition to everything, that was going on, I also said to the police officers; that there is a bigger problem and this problem was with the day

being a Sunday; and for this reason, I do imp phrase this now announced topic about the day being a Sunday, as to the contrary, is because this got done to me, as to a consequence of the police officers own decisions and actions leading towards their entrusting misplaced behaviour towards me, as they both must have also all ready understood that; 99 %, of insurance companies do not get opened, on a Sunday.

Chapter 26

With the day being a Sunday, this also meant that they could not have been able to make a phone call to my insurance company, “on this day,” besides in my defence, I told the police officers, whom were present, at that precise stage off moment, that I had already got insured and showed a copy of my policy to them both.

To keep the ball rolling, another key point is, that for many months pre-existing to this incident in the time that it had got left to extend to happen, my mother had previously tried to help me to stop the dilemmas I kept having with this insurance policy.

My mother done this by way off trying to resolve the issue of my concern, by contacting the relevant people involved, this included the police, DVLA and my insurance company, as well as the MID database.

Thought her conversations with the relevant people, she come to an agreement with them all and what got agreed is that this problem would get resolved between them all, “as to describe something being fixed, not a problem no more,” so to me this meant that together a lot of people had all prior tried to work out why; I was always, not showing up as insured. I had noticed myself that on the police computers I did not show up as insured, but I was OK on the mid database and OK on my insurance company’s computers, but still no one could solve the problem.

Chapter 27

The police officers had simply started on me for my insurance and there was no more talk about a stolen TV from a house;

I know what I say is true, that is when I explain about the day and that my statements are correct and therefore make me right, because of what I quote; is another true fact, in addition to further the evidence of truth facts.

For these reasons mentioned, to what had just persisted to start to proceed, while still standing and talking to the police officer’s, I did get a bit upset with the police officers and by the middle of our discussions, all of our

voices, did become a bit high rate, the reason being was because I got accused of not having an insurance policy by them attending officers, when I did have the correct insurance policy in place, so for me to be driving and able to drive that van then, that was in question at the time, so I do not see why I got arrested by the police officer on this day, making this case get continued towards me, by them police officers; following charges against me.

After having my van seized with my bikes in it and being arrested, I got taken to the police station, I then after got granted police bail and this got placed on to a further date, meaning that in turn I then had to attend to a court hearing and this was for a hearing, so that I could enter a no guilty plea, to establish that I had to await for a trial to take place, this date got set so for me, to defend myself.

When in court, it then got explained to me by the judge, that if I do not attend to the court house; a prison sentence may get issued towards my person and this could be with the possibility of a fine or both.

Amusingly, the charges that got brought into motion by the police were for a breach of the peace and for no insurance, which I had not committed.

Chapter 28

Paying them more money that I never had to give away, as I needed it to have a fair life;

Under those circumstances at the time, the Police seized my van and in turn I had to suffer yet again, for the loss of my vehicle and the cost of paying, to get it back out of the police compound.

To me, I knew that I had done nothing wrong and that I had paid a lot of money, for my insurance policy, to which I lost, due to these court case on goings.

All of this information to me meant that by **2013**, things just simply; started to change in my life and I slowly started to get depressed, as you can read all about, because of the manner in which that the police officers were treating me, as I knew what they were doing to me was so wrong.

I look back into time and forward into the present time of today in writing this book, at that time off around, not to long after, both off the offences had said to have taken place, that the metropolitan police force did bring into motion; the reason for this is that both of the cases, tarnished my life and got dropped shortly after.

Both cases got dropped shortly after in compliance towards a decision that

got made of a “No Further Action” being taken place against me, but this case still was not to be over in the coppers eyes.

Chapter 29

The accusations claimed against me in the case files continued to get used against me.

In the moment of these occurrences and a long time after as a matter of fact, this day did protest to proceed and this meant to me that when ever I continue to wake up, at my own home on most mornings since the day’s incidents took place that I seem to keep thinking to myself the same little thought: repeatedly and repeatedly again; how has this day got added to an Anti Social Behaviour Order Application, at the present time of my life.

It made me furious, in knowing what the police officer’s were doing to me all the time and when being in reference to this instance, it left me being even, more over, to being intrigued, by the police officers who had got involved, I got astonished by them all, for what they kept doing to me.

I soon after noticed that this date of incidents got used against me straight after I got found not guilty for it, less than just a few months after.

Some, other, different, police officer’s, on a latter date had then extended their work abilities and decided to take action in modifying; The original police officers statements, that got held in the police national computer system, after being imputed on the first few days, what did in fact truly happen is that after the incident had taken place at Elsmere Street, I got found not guilty then another police force member’s decided to edit the old NFA case information, while it got placed on their working companies systems, so for it to get fabricated, and then they compiled their falsified redeveloped findings, of that day, so to adduced them findings into a copy of the Anti Social Behaviour Order proceedings, that I am fighting against, up and till date, which has wrongly been put against me, with no honest reason’s, as I had already prior won the so called case at court.

In add-amusingly to me, was that nothing ever did get said again, that being about any report of a Burglary, which the police officers had claimed all about.

Chapter 666

Subject: Documents
Date: Monday, 15 April 2013, 15:14:--
From: Melanie Tyman:--
(melanietwyman@broadsuredirect.com)

To: re_wired@ymail.com

Dear Mr Cordell

Please see below the listed payment dates and amounts of your new direct debit facility as discussed: Payment Schedule Items Payment Date Type Of Payment Scheduled Payment Amounts Wednesday 24-Apr-2013

- Direct Debit £200.38 Thursday 23-May-2013:-
- Direct Debit £100.18 Monday 24-Jun-2013:-
- Direct Debit £100.18 Tuesday 23-Jul-2013:-
- Direct Debit £100.18 Friday 23-Aug-2013:-
- Direct Debit £100.18 Monday 23-Sep-2013:-
- Direct Debit £100.18 Wednesday 23-Oct-2013:-
- Direct Debit £100.18 Monday 25-Nov-2013:-
- Direct Debit £100.18 Monday 23-Dec-2013:-
- Direct Debit £100.18 Thursday 23-Jan-2014:-
- Direct Debit £100.18

Finally: I can confirm, that there is a balance owed to Close Premium Finance, relating to your cancelled Motor Trade policy, which ran from 12/10/12 – 25/01/2013, the balance required is £157.42, Please contact Close Premium Finance to make payment of this balance, as agreed

Many thanks, Melanie Twyman Finance Manager

Chapter 30

Like a hurricane, they kept on tucking into me, forcibly, while; Ripping me apart:-

By the next date in reference being **quarter of the way through 2013**, I would say that things had become a constant vision to me of the metropolitan s police always bullying me, I felt as if in they would never stop intimidating me, right up until the last final moments that I or any other person have to take their last final breath's of air and then straight after, end up being claimed as a dead body

Chapter 31

On the **08/04/2013** members of the metropolitan police force again stopped me in my car at the road side, the reason given to me for being stopped by

them while in my car, got explained to be for the following reason; -
This error had occurred; because my vehicle was still not showing up on the metropolitan police computers systems, yet again.

When checked it stated that I never got insured and that in some circumstances, different on duty police officers, were having problems with being updated correctly, betraying to them, that I might not have had insurance to drive.

I did have insurance at these different times; as any reader of this book would also understand to be true, as well by now; it was simple for the police on this occasion to handle this incident; In a fair manner of law, to accept that there was an error on the MID database and this was at no fault of my own but as in most cases with the police this did not happen, to me. This inelegance on the police national computers that got put into place due to me is being incorrectly stopped, so many times beforehand, by random representing police officers of the law.

In the start of the case the police used a summons against me, so to take me to court, which I did not ever receive.

Adding even more complications to my daily surprises; I was latter to find out that the judge who heard my case at the court, had found me guilty in my absinthe and after his or her hand, he or she added more driving points to my driving licence. A fine got issued for this case by the judge as well.

I and others had to work hard, for us to get the case reopened in co Hurst towards the rest of the court cases, that I had got imposed too.

In the finale stages of the court case I ended up showing the court my insurance, so I won the case.

The Points did finally get removed of my driving licence and the fine ended up being revoked coincidentally.

Chapter 555

Date: Wednesday, 1 May 2013, 12:18:--

Subject: Documents:--

From: Rewired (re_wired@ymail.com)

To: jolidstone@broadsuredirect.com

Hello please find enclosed my driving licence of Mr. Simon Cordell.

Chapter 33

The start of Bianca road gazebo case:--

A Gray cloud was hovering slowly over my head:-

Another event that took place with members of the Metropolitan police was in **2013** also and got started on the date of; **04/05/2013**.

On this day a private party took place at Bianca Road and now this is the start of the so called Gazebo case that got referred to as the burglary case, by police.

The weather on the day was hot as it was a nice day in the beginning of May; it had got arranged in advance, to the date mentioned, for a private get together to take place.

It got sorted out amongst people, so in order that we support our friend and this was for a satisfactory and plausible reason, it was her Birthday, so the party got agreed to get started and with this all explained so to be able to demonstrate that the day got set with good intentions.

Without doubt, I had met this friend while attending a few parties in the past, to this date; from the moment that I had met her, she had always been there for any other person's, that she could help.

In myself trying to explain her personality, I would gladly say that: — she has a heart of gold.

On her birthday, I had agreed to accept to help her, because I wanted to get involved in her birthday party.

She had asked me if I could help her maybe supply some or all of the sound equipment on the day, so I said yes to her request.

The party started to take place, this was in an outdoor location and the police did attend and asked for the party location to get moved on, so for the party to be in a new location.

Agreement's got made for this to happen and it did proceed to get moved as agreed.

To sum up the incident about my friend, whose birthday parties had got arranged, at the same time in life she was living under adverse possession, this got done by her in compliance with the United Kingdom's, Treaties and Act's of law, in turn she was living in statue to her legal rights and because of these reasons given the party then got finally moved on to where she was living at Bianca road originally.

The ladies' birthday that got too happened, did not live alone at the time and as a consequence to this information; she was part of an occupation and for this reason, she had to communicate to an agreement, with her house mates, this did get done and it got agreed so for her party to be able to continue to take place at her home, otherwise, the party could not have gone ahead, due to every person(s) considerations, of their belongings, the simple reason being so for them all to get kept safe.

The party went ahead with no Problems and just the usual occasional pop up

of the police presence after their request to get moved on from the outside open to air location, so at the end of the party and after having as much of a good time as I could with all my friends I then left and went back to my home.

At around the same term of time that would equal towards about five past months, I was at my home address, when I noticed an unexpected knock at my home front door.

On answering the door, I was to find out, that it was the police and I started to feel UN comfortable, I clearly remember thinking that this was another repeat of the police harassing me.

I got arrested for suspicion of burglary and handling some stolen goods. The police had come to my home and taken my own garden gazebo that had got assembled by me a bout a year prior, they took it from own my back garden there was not much that I could do.

I was later to find out they believed it possibly, to have got stolen somehow some way, I latter did find out, from the occupied building for my friend birthday that got held at Bianca Road.

Subsequently, after a year on bail, the case got finally discarded; the reason being is that I could prove where I had purchased my garden gazebo from.

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Chapter 34

Helping a homeless friend, in his time of need:-

It must be Scary for those involved, who are the true instigators and must be even scarier for those people that they truly affect:-

This is the commencement of another day of my life that somehow got added wrongfully into the Anti Social Behaviour Order case files, as perhaps it got added in error by police, part of the reason it got added in error is that; Cases like this one can only get added into the on going's of the Anti Social Behaviour Order case files or any other, as a case reference as to the time limitation Act 1980, which does state, that a case must get applied six months from the date of the incident, to which this case was not.

It is incorrect for the police to allege, that on the **24/05/2013**, that I was looking for venues in which to hold an illegal rave, so that they or it could go ahead, I disputed their accusation's at the time and still do to date, I knew that I had never committed the crime, so I knew it not to be true and this got

was as a result of this not being me.

I had got contacted by a friend, who was living at 204 High Street Ponders End EN3 4EZ, also known as the Old Police Station at Ponders End, as he and some others were homeless so was living and residing under a section 144 and needed some money to get loaned to them, plus I enjoyed being around them.

So to do this, I had to drive towards 204 High Street, so that I could park the vehicle I was driving.

I decided the best option for me, was to drive down an alleyway that I always knew to be there, the reason I knew this, is that there was once upon a time a car park behind the two well-known land marks, that were once and still are present as one has now got demolished so that the land can get redeveloped and got known as the names of the old Ponders End police station and the Kinder Garden Centre.

In turn, I believe that many people also probably know the well-known land marks as well, who may live or do live in and around the surrounding areas, who could also be able to remember them.

I personally know the area very well, as this is where I have lived all of my life, so I understood about the car park that was at the back of the two well-known landmarks.

Being from the area meant that I also knew that no civilian drivers can park on the high road, because of the double yellow lines or other restrictions that are or were in place, so I had parked in the back car park many times before. I believe that the police saw my car as I began to take a right turn to be able to drive down to where I intended to stop; I knew the police had followed me straight away after they had seen me, because I had seen them pay attention, as I had driven past them.

What I do remember clearly is that of myself locking the vehicle I was driving in as the police approached me.

The police were now standing by my side and this is normal for me, their presence is so normal.

Where the police have pulled me over so many times before in an addition to this I just started to get ready for their police procedures, as I knew that they would start to want to search me, I was right the police started to search me and my car, the police said that they had done this because they had thought that they had smelt a strong smell of cannabis.

As always, I consented to this search to proceed.

The police can not dispute this knowledge that of the police officers that had approached me and who had stopped me, as I had just got out of my car, or how would they have said that the car smelt strongly of cannabis, that is to

explain, in their police statements, as they do.

Even more to this, was the reason that the police officers gave me the conditions of search and their consent form due to being searched by themselves.

In an addition, there had been nothing done wrong on my part once everything had got clarified to be true by me.

When the official police officers, started to check me and my car, I had never done anything wrong, so nothing ever got found.

I emphasize, that as an effect, to what had just taken place, the police watched me leave straight after, completing their procedures, so as an effect to these on going's; after talking to the police, we all dispersed and the police see me head back towards my home.

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Chapter 35

25/06/2013; The start of everything going wrong for me and I got locked up for the gazebo case, from Bianca road private party and about this same point in time, I would say; That it must have slowly been coming up to the end, of the first eleven years of my life.

These last few past chapters are to describe the first few years of while I have lived at Burncroft Avenue, so it must be about that time, for me to going into some 2nd phase of my life time's chapters, containing some more of the finer exclusive details, of the truth.

It was a few more month latter, that I got placed on police stringent bail conditions, this was for another police case, which meant that I had not got allowed to leave my home, this was for the reason that on the **25/06/2013**, the police came to my home address, and they arrested me for improper allegations, that related to a suspected criminal offence of burglary, to which I knew I did not commit.

Unfairly the police charged me, legally how, I do not know and as a continuation of this allegation I soon after got remanded to go to prison, as a Summary to the reasons why this had happened to me, an explanation was latter then given and that was; due to incorrect police intelligence that has now got contained in a copy of my criminal record, I latter on found out for it to be in error and therefore wrong on the police national Computer system, "PNC,"

This is easy for me to prove that I am correct and this is still getting addressed to date, of me writing this.

The bail conditions that got imposed against me, so that I could get granted bail from after being released from prison by the Judge, were for the following reasons:

1. The amount of surety in the sum of one thousand pounds and this must get

provided from a Ms Lorraine Cordell and this is to get surrendered to the nearest Police Station, — prior to Mr S Cordell being release from Custody.

2. Home Residence, to be @ 109 Burncroft Road, Enfield, EN3 7JQ.
3. Not to enter the London Borough of Southwark.
4. Surrender my Passport to the nearest Police Station.
5. Report daily to Edmonton Police between the hours of 1400 – 1600.
6. Curfew 8pm — 6am this is to be a (doorstep condition — I the Defendant should show myself to any officer upon their requests.)

Gonging to prison on remand, meant to me that things just could not get any worse, I got taken to London's Penterville prison, at Her Majesties Pleasure and I still had not done anything wrong, then I got placed inside the prison on fours and to any one that does not know what I mean by the fours, you will have to contemplate on the correct answer yourselves.

I got kept in there for two whole nights', for me to later get released by the Judge and chambers, on bail conditions.

Chapter 36

Doing my sound system up at my home address while on bail; I had decided to use as much of the time given to me by the courts wrongly to my best abilities and advantage, as for the bail conditions placed on me, for the gazebo case at Woolwich Crown Court, so I committed my time to repairing some available equipment, that I had already purchased for my running companies needs.

One day, when looking on Google and using, YouTube correctly, I came across a video clip, what did show somebody's vehicle being 3D mapped; so I decided to do further studies towards this topic and invest in the equipment that I would need to obtain, so to induce this new technology into my sound system; funny another, this meant that I ended up purchasing a sawing machine and this got done inclusively, of the digital equipment and materials that I wanted to have, so to do the correct job.

Once I managed to get prepare everything that had got needed, I took my first steps into completing my new goal.

While in my own back garden at my home I started to stand and paint the speaker box's and still using any additional time that got left over to work while I got kept in doors to work in my front room, I found myself playing with the sawing bobbing and sawing needles, this was quite easy for me to do as for some reason I have always enjoyed sawing.

The rest came naturally to me with the help and good advice of other past

prior assemblers, in completing my missions!

I got flabbergasted at the effects that I had achieved and could not wait to show others!

Shortly after in the first days of August I had finished doing my modifications, so I moved the sound system back to another location, for it to get kept safe!

I believe in this time given, that I oversee the right amount of respect got given towards others in completing my goals and made sure that I did not upset a person!

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26/06/2013,

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27/06/2013,

Chapter 37

I got arrested on the 25/06/2013 and remanded to prison till the 28/06/2013:-

-

Chapter 37

On the 28/06/2013, two whole day's latter My mother and I desired to appeal the decision that did get made and by this being done it got granted in error, by the district judge himself, whom at the crown court had remanded myself to prison and did do so wrong, which meant that in turn I did get bail granted but under six different bail conditions!

1. Surety £1000 from Ms Lorraine Cordell, this is (To be surrendered to the nearest Police Station) – prior to release from Custody!
2. Residence @ 109 Burncroft Road, Enfield, EN3 7JQ!
3. Not to enter the London Borough of Southwark!
4. Surrender Passport to nearest Police Station!
5. Report daily to Edmonton Police between 1400 – 1600 hours!
6. Curfew 8pm - 6am (doorstep condition – the Defendant should show himself too any officer upon requests!)

The case took over a year to deal with as the CPS would not give the discloser that my solicitors was asking for and the judge ordered them to give.

After a year and on the day the trial was due to start the Judge discharged the charges and found me not guilty in July 2014 this was before the trial started.

In this time my brother had a life changing accident.

My Nan was diagnosed terminal and passed away 30/08/2014

A close friend of the family passed away in Dec 2013

A close friend of the family passed away May 2014

A close friend of the family was diagnosed terminal and passed away on the 29/08/2014 the day before my Nan.

I will now state the facts and they are that the police knew that I could not have done any think of the sort to what they were saying and the errors on the police PNC database caused me to go to prison, and I feel victim to the way in which I was being treated by the courts, because of what was being told to the judge by the police and CPS and, this is also inclusive of the period of time leading to how long the case had taken due to myself not getting discloser from the police after the judge ordered it, we did not get disclosed until the trial date.

The reason why the prosecution would not give discloser was it because they knew that by giving me it they would have got the case dismissed much earlier and this is what did happen in the end, for reasons such as the information I and my family had obtained.

I could not do anything with my company and lost loads of contracts due to the bail conditions that I was under knowing that I had done nothing wrong so to be put under these conditions.

Due to how much the police had kept tarnishing my life when I had clearly not done anything wrong, this caused stress in my long time relationship till we had to depart from one and other, as she could not take know more with the police harassment.

The case took over a year to deal with, as the CPS would not give the disclosed that me and my solicitors did request thought, this was never even given after the judge had finally ordered it to happen himself, and he told the prosecution to provide us with our request.

This case got dismissed in July 2014 and got acquitted before the trial could start.

Chapter 38

The facts of the gazebo case at Bianca road are simple; the police knew that I could not have done anything of the sort that they themselves blamed me for.

Errors on the police PNC database that are all about my criminal recorded had wrongfully caused me to go to prison and because of these issues I felt like a victim to the way in which I was being treated, by the courts and this is to further put it another way, because of what got told to the judge by the police and the CPS, did cause the period that this court case did end up getting left to eclipse for escalating to a far much longer time scale than ever would be necessary.

Due to me not getting disclosed from the police even after the judge had ordered the information to be passed over I still did not get given it in a timely manner that I had requested to get disclosed.

The court case ended up taking far much longer than a year until it got rightfully dropped.

This clearly meant that I was invariably on police bail conditions “curfew,” wrongfully for over a year.

Chapter 39

Being at home a lot more;

I always found myself, at home and this was a lot more than usual to what I would normal would ever be, the reason for this was; because of this case. Changing to a different topic, I knew Debbie to have serious Mental Health problems, so I kept a reasonable close eye on her well-being within this time.

While this was going on, beforehand and after hand, at different times, Debbie used to come to mine and my first civil partner front door, asking to borrow some money from us, this was not a problem, on most occasions if me and my partner could help, “we would help,” this is as we believed any person should help their neighbours, like if we saw her trying to carry her shopping up to her flat, as the man; I would help her carry it up to her front door, as assume this is the right action to take.

Only ever once, did I ever go into her flat and this was only for five minutes to help her.

I believe She'd only done these things to me because she was lonely, as can get read about in this document, after me and my first **civil partner ended, sadly in July 2013** and Debbie started to come down to my flat more and more frequently, she was trying to bring me alcoholic drinks and still asking me for money, in a short summary, I felt as if I was being stalked by her, I

never did let Debbie inside my flat when ever she knocked at my front door. Some times, the hard liquor she would try to bring me, I believed was in return for the money I supported her with, as previously said I would never take the drinks of her, this was because I do not drink alcoholic substances on a regular basis.

I did find myself always trying to do my best to advise her to stop buying hooch and spirits this was inclusive of asking her to stop drinking it. On the whole and shockingly mine and Debbie's problems started soon after she had sent me numerous numbers of peculiar letters, she had done this once she had realized that I was single.

I still have those letters of her to date, most of them letters to invite me into her home and it seems from me reading them letters that most of them she had written had got done, while she was intoxicated with drink.

For the right reasons, I chose to keep our friendship as it had been for all the five years prior to what I had known her for, "as dated as" and politely declined her offers, of a closer friendship.

I remember this memory very well, as I was going through the court proceedings of the burglary case, at the same time.

Chapter 40

On the **10/07/2013** I had to attend to the court and this was for the case at Woolwich Crown Court for the gazebo case that took place at Bianca road for my friends Birthday party.

While in the Court room it got said to me that my Mother needed to attend to the court as well due to the surety that she had placed down towards my bail, but on this day she was in hospital use, because she was having an operation.

The judge was horrid towards me, when he raised his points of law to me about my mother; who was acting as surety still and her not being at the court house, so for her to be able to confirm the position of surety.

The judge got informed by my self and my acting solicitor that my mother had not declined the positions of surety against me, from still being in place. My mother was in hospital and should have never got ordered by the acting judge; so that she must attend to court or I will get detained, as the surety is continuous.

The judge did not agree and said as the surety was to get taken at the police station that she would need to attend court to re confirm her position as surety.

This is wrong in law and despite me putting a relevant authority; off Choudhry v Birmingham, at the Crown Court before his honour, which is very clear on this point of law.

Finely and after much desiccation's the judge accept that we were right, this got done by him to us all, about what me and my barrister was submitting, and then he continued to say to my barrister that me; His client, has escaped custody by "the skin of his teeth."

I was yet again, put in fear for my freedom being taken away from me and this got done for no fair reason.

The court case would, then got put over for the trial date, that had got set to get heard.

Chapter 41 **00/07/13?**

On the day's to follow I noticed that outside of my flat, I could hear the wind howling through the streets, while I was still inside, by this time Debra's fire was nearly out, in one instance Debra asked me to help her move her bed out of her flat, I remember having to agree to help her, so I went up stairs to her flat for the first time and only time.

When I entered, I noticed that she had been finding life hard, she had not managed to keep her flat to a high level of standard of hygiene and I could smell the odour of cider that she had been consuming.

I politely hurried to complete the job that I had agreed to do for her then in hand and quickly made my way back home.

After that day, I did always feel like she took an offence to me for not spending more of my time with her, as she knew that I was single by then.

Chapter 42

Up until, that present time and still while on the bail conditions, I had continued to work hard on establishing My Entertainment Company and this included:-

- 1.** Designing and building my Website with much help of others people.
- 2.** Building a company Management system as required for my work.
- 3.** Establish new contracts with already established large and small cooperative companies, to which I did manage to do quite well for one instance, I met a friend at a private party and lucky for me he offered me more work, at a new and upcoming festival in Barth, so I accepted and the

date got set for **13 – 14/07/2013**

All I had to do was go to court and get my bail conditions ferried, so I planned to do this and the court date got set for the **16/07/2013**

I and the gentlemen who offered me the work continued to kept contact with each other through emails

4 To Network among new and old social peers

As soon as the day had arrived, I was then on my way to; Woolwich Crown Court for the gazebo case that took place at Bianca road for my friends Birthday party

Chapter 3333

It was **the 16th July** and the court house was hot and full of a lot off people, the time was; 2:10pm and I had arrived from 30 minutes earlier, I got told when asking the court clerk of the court room that I was to be standing in that HHJP Sorrock would be standing the application for a variation in bail for the case files

This was an application for Bail Variation due to my work commitments and I was to get told that the Judge would not allow the Bail Variation and so for me to continue business in my profession that I must sub let out my company out to other people to run

I explained about the new job contracts I had obtained that was to be coming up and that I had prior managed to get and how the bail conditions were stopping me from running ligament business opportunities, I also showed the Judge a lot of different evidence like my website that I was paying for it to get built and the charity that I had been building, this included a lot of different contracts for work that I had obtained this did include a job at Ponders End Festival that did get held on the **26 – 27/08/2013**, I expressed to him that as a starting companies that I could not offer to pay for the well needed additional trained staff, so for them to be able to take my role and that I have to leave a lot of different peace's of expensive equipment on sites, such as generators that do power the site

He ordered to me that I still needed to attend back to court in the future for the trial and that I must also subcontract my own companies out to other people to manage I went back home after the court case and got left in disappear

Chapter 777

18/07/13

Chapter 777

19/07/13

Chapter 777

20/07/13

Chapter 777

21/07/13

Chapter 777

22/07/13

Chapter 777

23/07/13

Chapter 777

24/07/13

Chapter 777

25/07/13

Chapter 777

26/07/13

Chapter 777

27/07/13

Chapter 777

28/07/13

Chapter 777

29/07/13

Chapter 777

Date: Tuesday, 30 July 2013, 13:16:-

Subject: re: RPF

From: Omar Lawrence (omar.niburumedia@gmail.com)

To: re_wired@ymail.com

Hi Simon, Please find below the link for the RPF application:

<http://www.enfield.gov.uk/residentsfund>

Tel: 0208-379-****:--

Regard's Omar

End of month

Chapter 777

01/08/13

Chapter 777

02/08/13

Chapter 777

03/08/13

Chapter 777

04/08/13

Chapter 777

05/08/13

Chapter 777

06/08/13

Chapter 666

Sent: 07 August 2013 22:10:--

From: JOSEPHINE WARD [mailto:josephinewardsolicitor@gmail.com]

To: Lorraine Cordell

Subject: Simon's case

Hi Lorraine

Winchester Crown Court 7/29/2017

This case is in the warned list for 29th August 2013.

I am still waiting for Simon to provide witnesses who can corroborate the negotiations between Simon and the "seller".

Woolwich Crown Court The main problem in this case is that Simon is unhappy that he is subject to an electronic curfew.

As you are aware I did not request a curfew as I knew that this problem would arise.

He was initially given a door step curfew but the Judge changed this to an electronic curfew.

This is the preferable option as it is a qualifying curfew and counts half a day towards any custodial sentence, if convicted.

The Judge did state an electronic tag as the clerk checked the tapes for what was said.

The Judge is within his rights to do this as he will view this as relieving a burden in terms of man power from the police.

I cannot challenge this as it is still a curfew.

Bail variation: Simon has to be realistic in terms of what we can achieve here.

One of my obligations as a solicitor is to manage a client's expectations.

I will of course make an application to vary Simon's bail conditions but as I stated before I will require emails from Simon from clients requesting that he cover events with quotes given by Simon as to how much he will charge.

The smartest way to attempt to get Simon's bail varied is to ask for certain dates as opposed to lifting the curfew altogether as the Judge will not do this.

If Simon persists in stating that he is not allowed to work and earn his living then Simon will then have to complete a change in financial circumstances statements for both the Woolwich case and the Winchester case and the court will have to assess his monthly contributions for both cases.

At present he does not have to make a contribution as he is in receipt of benefits.

I can only properly challenge the evidence in this case when I receive the case papers and then make my requests for secondary disclosure.

The court would then be more amenable to an application to remove conditions of bail. I am sorry that Simon feels that his case is not being handled properly.

I sent Simon a client care letter at the commencement of this case outlining the complaints procedure.

I do not believe that Michael was aware of the calls made by Simon to the office. I tried to deal with Simon's case personally and usually I do, e.g.

Going to Birmingham Police Station in 2012, attending home address after his remand from Camberwell Green Magistrates Court to draft bail application.

I am not sure what happened when I was on annual leave but based on your email it appears that the complaint should be directed against me as I am the fee earner and I am meant to supervise case workers. Michael is the Principal of the Firm and not the fee earner on this case.

The case workers knew I was contactable by email and did not contact me. Michael Carroll has had no dealings with this case. (Since returning from annual leave I have dealt with 2 complex rapes, 3 GBH and a police station duty to date.)

I did intend to call at your address this weekend but I was on duty and I had to deal with a complex rape at Colindale on Sunday.

This case lasted all day. I can only apologise for this.)

If you do not believe that Michael can investigate and deal with your complaint then I must now advise you to address your complaint regarding this matter to Edel Speirts at the West London office.

Her email is edel@michaelcarrollandco.com

If you are not satisfied with her resolution of the complaint then you can then proceed to complain to the Ombudsman.

I am sorry that Simon feels this way and I am sorry that you are disappointed in my conduct of this case.

I will forward this email to Michael Carroll in the morning but if you decide over night that you do not want Michael involved in the complaint and want

to include him in the complaint then please confirm this so that I can forward your email to Edel Speirits.

Regards Josephine Ward, (Associate Solicitor)

Chapter 666

Date: Thu, Aug 8, 2013 at 2:29 PM

Subject: Re: Regina v Simon Cordell for plea and case management hearing, on the 4th September 2013, at 10am at Woolwich Crown Court:--

To: Lorraine Cordell Dear Lorraine

Thank you for the email but I will require written confirmation from Simon to this effect.

The case papers will be sent over to you before the close of business today and I then want to arrange an appointment so that I can take Simon's instructions and draft his defence case statement.

Can Simon please provide me with a copy of his receipt for the gazebo as soon as possible as I will have to refer to this in his defence case statement? I also need confirmation as to whether Simon was provided with a copy of his interview tape or not as a transcript will have to be prepared.

Regards Josephine.

From: Lorraine Cordell.

Date: Thu, Aug 8, 2013 at 11:05 AM

Subject: RE: Simon's case

To: JOSEPHINE WARD

Hi Jose

Simon does not blame you at all he knows you got a lot to do, and knows you do your job he just felt while you was away the office did not have a cue on what to do.

He just wanted a reply as to what was going on and that was not happening. And did not in fact know that Michael Company was not involved in his case he was thinking that Michael Company was acting for him so when you went away they could deal with it which they did not.

Michael also has talked to Simon about this on the phone more than once so is aware of this Simon did not like the way in which Michael talked to me or him but the last time he talked to Michael that was sorted over the phone.

Josey, we don't have a problem with you at all!
The problem we had was no one was able to deal with anything while you were away and that should not be the case the office should be able to deal with things if you are not around!

Lorraine!

Chapter 66

9/10/13

Chapter 666

Sent: 10 August 2013 12:23:--

From: JOSEPHINE WARD:--

Mailto: josephinewardsolicitor@gmail.com

To: Lorraine Cordell;

michael@michaelcarrollandco.com

Subject: Regina v Simon Cordell for plea and case management hearing on 4th September 2013 at Woolwich Crown Court:--

Dear Lorraine / Simon

Thank you for your telephone call today!

I am copying Michael Carroll into this email as he is now overseeing and monitoring all the work that I undertake in this case to ensure that I am preparing your case properly and to your satisfaction and complying with your instructions!

I set out below the main content of our conversation but if I have left anything out please come back to me as soon as possible!

INSTRUCTIONS: Simon you confirmed that your benefits had been suspended and you did not have the funds to attend the police station every day!

You stated that Edmonton Police Station is a 2 mile walk from where you currently live!

You have asked me to make an application to remove this bail condition!
Secondly, you have asked that your curfew be suspended for an up and coming festival in Enfield!

Thirdly, you have asked me to consider the merits of making an application to dismiss the charges against you based on the fact that you entered a building that was being squatted in and therefore you were not a trespasser!

Fourthly you stated that the photographs sent to you were of poor quality and were in black and white.

Fifth, you complained that the barrister did not present your case properly.

Six, you requested your case papers from the Winchester case.

I will deal with each of the points that you have raised and the agreed action.

Point (1)

I can make this application to remove the reporting the condition.

I can source a map from the internet to show the distance and I can also show bus prices on an Oyster card £2.80 per day in fares as I assume only one bus is required.

If I am wrong in this assumption can you please confirm by email the number of buses and the routes that the buses take at your earliest convenience?

Can you also please ask your mother to email over the letters that you have sent to the Benefits Agency appealing and requesting the re-instatement of your benefits as this will assist my application.

Point (2)

Again I can make an application to suspend your curfew on the dates of the festival but again I need the documentation from the Council regarding this to support your application.

Point (3)

I will have to consider this point in more detail but if I can illustrate an analogy to you which I believe that the Judge will also use.

Your case is that you were not a trespasser when you entered the building due to notices on both buildings which confirmed they were legal squats.

You may well be right. The law on burglary consists of entry to a building or part of a building, as a trespasser with intent to either steal item, cause GBH or doing unlawful damage or actually does any of the aforementioned.

I will deal with the trespass point firstly.

The notices in relation to the legal squat may well highlight that you were not a trespasser when you entered.

(I confess that I need to research this point) I think that we can also agree that the squatters were not the owners of the building and had not made any claim for adverse possession.

I have included some information on adverse possession for your ease of reference at the end of this email.

Even if we can establish that you had a right to be in the building it does not follow that you had a right to any of the contents.

These would still remain the property of the owner, unless you can provide me with the relevant section / legislation / case law.

There are a number of instances when a person can enter premises initially by invitation but once they do an act contrary to the right of entry they then become a trespasser. **1**

A customer in a shop reaching over the counter and takes a sale's assistants, purse and or phone.

This is burglary because the person has stolen property:--

(a) That was not for sale:--

(b) That was in a part of the building where the public did not have access. **1**

The other stumbling block to an application to dismiss is your police interview. **1**

You accept presence and you accept purchasing items of garden furniture from a male called Mohammed. **1**

You state that you have a receipt. **1**

This is a trial point and one to be left to the jury as to whether you believed that Mohammed was lawfully entitled to sell the goods to you. **1**

Whilst considering this please bear in mind that although the notices allowed entry once Mohammed assumed the rights of the owner by disposing of the property and selling it he then arguably became a trespasser. **1**

I am not concerned about the damage caused to the building as you state that this was caused on a previous occasion so I should be able to establish this from the CPS in my disclosure requests in your defence case statement. **1**

Point (4)

I can easily remedy this issue by bringing the photographs with me when I attend your mother's address near the end of next week. **1**

I will confirm the day closer to the time and I am grateful for your consideration and understanding that I cannot at this stage give you a fixed appointment. **1**

As you are no doubt aware my diary varies from day to day and emergencies do arise. **1**

Point (5)

Unfortunately I am only made aware of problems when clients tell me they are unhappy. I forwarded the correspondence bundle to your mother which demonstrated how much work I have actually undertaken in your case to date, both during social and unsocial house and even when I have been on annual leave.

Point (6)

I will email the case papers over on the Winchester case under separate email as this is a separate case.

NEXT ACTION REQUIRED BY YOU:

1. Emails to Benefits Agency re appealing and requesting reinstatement of your Benefits.
2. Documentation re negotiations with Enfield Council and confirmation of date when festival will take place.
3. Receipt from Focus confirming that the gazebo in the back garden of your property was not stolen.
4. List of witnesses present when you purchased the garden furniture.
5. Receipt for the garden furniture I hope that this email clarifies the information that I require.

NEXT ACTION BY MICHAEL CARROLL & CO

Once I receive the above information I will email the Crown Court and the CPS and I will request an urgent application to remove the reporting conditions on the grounds of financial hardship.

I will confirm a visit nearer the end of next week in order that you can see the colour photographs.

I will confirm with the barrister that they are happy to use black and white pictures and if this is the case I will give you the colour set.

Should you have any further questions then please email me back so that I can assist you further. Regards Josephine PS Below I have attached some information regarding the law of adverse possession.

The new regime – a brief overview Prior to the coming into force of the LRA 2002, a squatter could acquire the right to be registered as proprietor of

a registered estate if they had been in adverse possession of the land for a minimum of 12 years.

However, the doctrine of adverse possession did not fit easily with the concept of indefeasibility of title that underlies the system of land registration.

Nor could it be justified by the uncertainties as to ownership which can arise where land is unregistered; the legal estate is vested in the registered proprietor and they are identified in the register.

The LRA 2002 has created a new regime that applies only to registered land. This new regime is set out in Schedule 6 to the Act.

It makes it more likely that a registered proprietor will be able to prevent an application for adverse possession of their land being completed.

The following paragraphs provide a brief overview of the new regime; the remaining sections of this guide discuss it in more detail.

Adverse possession of registered land for 12 years of itself will no longer affect the registered proprietor's title.

After 10 years' adverse possession, the squatter will be entitled to apply to be registered as proprietor in place of the registered proprietor of the land.

On such an application being made the registered proprietor (and certain other persons interested in the land) will be notified and given the opportunity to oppose the application.

If the application is not opposed, the squatter will be registered as proprietor in place of the registered proprietor of the land.

If the application is opposed, it will be rejected unless either; it would be unconscionable because of an equity by stopped for the registered proprietor to seek to dispossess the squatter and the squatter ought in the circumstances to be registered as proprietor · the squatter is for some other reason entitled to be registered as proprietor, or · the squatter has been in adverse possession of land adjacent to their own under the mistaken but reasonable belief that they are the owner of it, the exact line of the boundary with this adjacent land has not been determined and the estate to which the application relates was registered more than a year prior to the date of the application.

In the event that the application is rejected but the squatter remains in adverse possession for a further two years, they will then be able, subject to certain exceptions, to reapply to be registered as proprietor and this time will be so registered whether or not anyone opposes the application.

Chapter 999

Subject: Fwd: Simon's application to vary his curfew for 25th & 26th August 2013 (12pm - 6pm)

From: JOSEPHINE WARD
(josephinewardsolicitor@gmail.com)

To: re_wired@ymail.com

Date: Sunday, 11 /08/2013:--August 2013, 16:43

From: JOSEPHINE WARD

Subject: Simon's application to vary his curfew for 25th & 26th August 2013 (12pm - 6pm)

To: Lorraine Cordell Lorraine

Thank you for your emails to date in respect of this matter.

The emails that you have forwarded do not specifically state that Simon has been booked so I will need an email confirming this and the agreed fee etc.

Can you also please confirm the number of days that the festival goes on for and the duration that his flyer refers to 26th August 2013 from 12pm -6pm but there is no time specified for the 25th August 2013?

The application that I will be making will be for curfew suspension from 25th and 26th August 2013.

The Judge will however require information as to why he requires the whole of the 26th bearing in mind that the festival runs from 12pm - 6pm. Can you provide additional instructions on this please and also an email confirming that Simon is providing the entertainment?

I will proceed and try to get the reporting condition relaxed in the interim and will await your instructions in relation to the above.

Regards, Josephine.

Date: Sunday, 11 August 2013, 16:43

Subject: Fwd: Regina v Simon Cordell application to vary conditions of bail at Woolwich Crown Court on 16th August 2013 if matter cannot be resolved and agree From: JOSEPHINE WARD

(josephinewardsolicitor@gmail.com)

To: re_wired@ymail.com

Date: Sun, Aug 11, 2013 at 2:02 PM

From: JOSEPHINE WARD:--

Subject: Regina v Simon Cordell application to vary conditions of bail at Woolwich Crown Court on 16th August 2013 if matter cannot be resolved and agreed administratively.

To: croydonkingston&woolwichcrown@cps.gsi.gov.uk
kiran.hayre@hmcts.gsi.gov.uk

Lorraine Cordell , Jay Lemos

Cc: jennifer.devaney@hmcts.gsi.gov.uk

Dear Sir or Madam;

We continue to act on behalf of our above named client under the terms of a legal representation order.

Our client has instructed us to make an application to vary his bail conditions so that the reporting condition is removed in it's entirety, and if an alternative bail condition is required then his mother is willing to stand surety £1,000.

We attach the following:

(1) Reasons for application

(2) Notice of application for court to consider bail

(3) Map printed from internet supporting the distance from the client's address to the local police station.

We also add that £19,60 represents 40% of his benefits when they are re-instated and this will cause our client financial hardship.

We would be grateful if you oppose this application that a representative is available for the application to be determined in Court on 16th August 2013.

We thank you in advance for your assistance in this matter.

Yours faithfully, MICHAEL CARROLL & CO:--

Date: Sunday, 11 August 2013, 16:45

Subject: Fwd: Regina v Simon Cordell for plea and case management hearing on 4th September 2013 at Woolwich Crown Court.

From: JOSEPHINE WARD:-

josephinewardsolicitor@gmail.com

To: re_wired@ymail.com;

From: Lorraine Cordell

Date: Sat, Aug 10, 2013 at 1:26 PM

Subject: RE: Regina v Simon Cordell for plea and case management hearing on 4th September 2013 at Woolwich Crown Court

To: JOSEPHINE WARD

Hi Josey I send you the letters 1st to the DWP, as to what I have written to them to get Simon claim reopened for benefit

I will need to list everything you covered 1 by 1 if that's ok so please see attached letters for Simon Benefit

Lorraine

Date: Sunday, 11 August 2013, 16:47

Subject: Fwd: Simon's court attendance note for 16th July 2013

From: JOSEPHINE WARD

josephinewardsolicitor@gmail.com

To: re_wired@ymail.com

From: JOSEPHINE WARD;

Date: Thu, Aug 8, 2013 at 11:20 AM

Subject: Simon's court attendance note for 16th July 2013:--

To: Lorraine Cordell Lorraine / Simon Please see the barrister's back sheet from the 16th July 2013

This should have been forwarded onto you and would have been by me if it had been emailed to me in Bulgaria

Case workers are not allowed to send over any paperwork on any client file without prior authorisation from the Solicitor with conduct, namely me

I cannot criticise the case workers for this as I am pretty strict on this

If this had been emailed over to me in Bulgaria then I would have emailed on it but as I was on annual leave the case workers viewed this as non-urgent as the Judge refused to vary the conditions

I am also emailing you the client care letter again which outline's the complaints procedure

Regards Josephine PS As indicated when the case papers are served and the secondary disclosure served then it may be possible to make a further

attempt to vary bail but at this stage I do not believe that the Court will entertain it.

From: JOSEPHINE WARD

Date: Sun, Aug 11, 2013 at 4:38 PM

Subject: Regina v Simon Cordell - further application to vary bail and suspend curfew on 25th and 26th August 2013

To: wired@ymail.com

Lorraine Cordell

michael@michaelcarrollandco.com

Dear Simon / Lorraine Simon it is my understanding that your mother is having internet difficulties at present.

I sent over a number of emails this weekend which I will try to forward over to you from my trash box.

Re: application to remove reporting condition.

I confirm that I have lodged this application already. Re: application to suspend curfew for 25th and 26th August 2013.

Simon I have requested written confirmation from Omar Lawrence that you have been awarded the contract together with the particulars of the contract as the Court will undoubtedly ask for this information.

There is also a risk that the Court / Police will check that the contract is genuine and this may well entail telephoning Omar Lawrence to check the detail. It is not unusual for the court to check bail addresses by analogy so I am merely putting you on notice of this fact.

I will not have any control over the information that is provided by the police to Mr Omar Lawrence but they will have to identify themselves as police officers and this may raise questions about why police are making these enquiries.

Your mother has explained that you may lose the contract as a result of this and unfortunately I do not have any control over this.

The options therefore available to you are as follows:

- (1) Attend the festival during the curfew hours and then go home
- (2) Apply to the court to vary the electronic curfew and request that the court do not disclose details of your criminal history or current court case. However Mr Lawrence may well wonder why an enquiry has been made

(3) Do not make any application and take your chances - this is not advised as you will be arrested for breaching your bail and there is a high risk of remand to prison until the conclusion of your case.

(4) Discuss the matter with Omar Lawrence beforehand so that he is aware and he can confirm this in the email to the court.

The risk with this is that he may use you for this festival but may seek an alternative resource next year.

(5) The final option of course is not to make the application and attend in person during your curfew hours and get an alternative person who you trust to look after your equipment overnight on 25th August 2013.

This option allows you to retain the potential for further contracts via your company, ensures that future clients are not aware of your previous criminal history and will also safeguard any future contracts with Enfield Council. Clearly this is a matter that you need to consider very carefully and weigh up the pros and cons of each option.

I am aware how important this festival is to you and your business. If you decide to make the application to vary bail then I will need the following from you by 15th August 2013:

Letter from Omar Lawrence that you are hired for the festival I will need this information by 15th August as the court and CPS will require 5 days to agree the matter administratively, failing which I will ask for a fixed hearing on 22nd or 23rd August 2013.

I await your instructions with regards to the above matter.

I have confirmed to your mother that I will require your instructions in writing.

Should you have any questions then please do not hesitate to contact me. Regards Josephine PS I will endeavour to send all other emails from trash box.

Your mother has copies on her system.

Date: Sun, Aug 11, 2013 at 4:38
From: JOSEPHINE WARD

PM Subject: Regina v Simon Cordell - further application to vary bail and suspend curfew on 25th and 26th August 2013

To: re_wired_@ymail.com

Lorraine Cordell , michael@michaelcarrollandco.com

Dear Simon / Lorraine Simon it is my understanding that your mother is having internet difficulties at present

I sent over a number of emails this weekend which I will try to forward over to you from my trash box

Re: application to remove reporting condition

I confirm that I have lodged this application already

Re: application to suspend curfew for 25th and 26th August 2013

Simon I have requested written confirmation from Omar Lawrence that you have been awarded the contract together with the particulars of the contract as the Court will undoubtedly ask for this information

There is also a risk that the Court / Police will check that the contract is genuine and this may well entail telephoning Omar Lawrence to check the detail

It is not unusual for the court to check bail addresses by analogy so I am merely putting you on notice of this fact

I will not have any control over the information that is provided by the police to Mr Omar Lawrence but they will have to identify themselves as police officers and this may raise questions about why police are making these enquiries

Your mother has explained that you may lose the contract as a result of this and unfortunately I do not have any control over this

The options therefore available to you are as follows:

- (1) Attend the festival during the curfew hours and then go home
- (2) Apply to the court to vary the electronic curfew and request that the court do not disclose details of your criminal history or current court case
However Mr Lawrence may well wonder why an enquiry has been made
- (3) Do not make any application and take your chances - this is not advised as you will be arrested for breaching your bail and there is a high risk of remand to prison until the conclusion of your case
- (4) Discuss the matter with Omar Lawrence beforehand so that he is aware and he can confirm this in the email to the court

The risk with this is that he may use you for this festival but may seek an alternative resource next year.

(5) The final option of course is not to make the application and attend in person during your curfew hours and get an alternative person who you trust to look after your equipment overnight on 25th August 2013.

This option allows you to retain the potential for further contracts via your company, ensures that future clients are not aware of your previous criminal history and will also safeguard any future contracts with Enfield Council. Clearly this is a matter that you need to consider very carefully and weigh up the pros and cons of each option.

I am aware how important this festival is to you and your business. If you decide to make the application to vary bail then I will need the following from you by 15th August 2013:

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I await your instructions with regards to the above matter.

I have confirmed to your mother that I will require your instructions in writing.

Should you have any questions then please do not hesitate to contact me.

Regards Josephine

PS I will endeavour to send all other emails from trash box.

Your mother has copies on her system.

Chapter 777

12/08/13

Chapter 777

13/08/13

Chapter 777

14/08/13

Date: Wednesday, 14 August 2013, 11:38

Anthony I emailed the Woolwich Crown Court on Sunday re an application to remove the reporting condition

If Woolwich Crown Court do not respond to us by Friday 16th August 2013 can you please email them to ascertain what the position is as that will be day 5 in which case please ask for the case to be listed for mention and please confirm the date and time of the hearing to Simon and his mother

Please copy me into the email

Date: 14 August 2013 22:32

From: Daniel Addo
Subject: Re: IMPORTANT
Power Provision:--

To: Martine drake:--
Hi Martine, I will need power for 2 microwaves and one mini fridge, all running on a normal 13 amp plug

Thanks Daniel

Chapter 777

Date: Thursday, 15 August 2013, 0:58:--

Subject: Fwd: IMPORTANT
Power Provision
From: martine drake
(pondersendfestivals@gmail.com)
To: re_wired@ymail.com

Chapter 777

16/08/13

Chapter 777

17/08/13

Chapter 777

18/08/13

Chapter 777

Date: Monday, 19 August 2013, 9:02

Subject: Fwd: IMPORTANT
Power Provision The beauty club
From: Martine Drake
(pondersendfestivals@gmail.com)
To: re_wired@ymail.com;

From: Team Beauty Club Date: Monday, 19 August 2013
Subject: Re: IMPORTANT
Power Provision The beauty club

To: Martine drake

Hi festival team I write to confirm that we require power provision for salon tools 2 hairdryers and hot tools (tongs and straightners 1 lamp for photographic purposes

Kinds regard's

Chapter 777

20/08/13

Chapter 777

21/08/13

Chapter 777

On 22 August 2013 19:59:--

Rewired wrote:

Dear Omar Lawrence Please find attached the Electrical Certificates for the generator

Please let me know you got the information

Many Thanks, Simon

Sent: 22 August 2013 21:09

From: Rewired

[mailto:re_wired@ymail.com]

To: Darren Leonard

Subject: Re: Enfield scouts

Hi Darren Thank you I did send this to the wrong email please see below
After speaking to you today about the space ball you want to hire I can confirm that I can do the dates of 07/09/2013 and the 08/09/2013 at the Price of £60 per day and I will send someone down to manage it

Can you confirm the hours that you will need the space ball to be hire for please

Also as said when we talked I would love to get involved with you with the Enfield Fire works night for the power and anything else you need

Also what would be the power requirements you will need for this night?

Please can you reply to this email to let me know you got it?

Many Thanks, Mr Simon

Chapter 777

Sent: Friday, 23 August 2013, 9:57

From: Darren Leonard

To: 'Rewired Rewired'

Subject: RE: Enfield scouts

Hi Simon, Thanks for the email

Is there any chance we could also book your bouncy castle for the same weekend

Please advise price for both activities

We are checking we can get an electricity supply as generators are not allowed

Both activities will need to in place on Friday between 4pm and 8pm

The park will then be secured and security guards will patrol through the night

The show is open to the public between 10am and 6pm both days

We are very happy to organise the activities ourselves including set up and tear down if that keeps the price down

Taking down is always chaos and if you want we can tow from park and return to your address

As far as the fireworks are concerned can you quote for your big generator for the day please?

Our display is on Saturday 2nd November in Enfield Town Park

Many thanks, Darren

Date: Friday, 23 August 2013, 11:19:--

Subject: Re: Fwd: Confirmation Letter etc

Ponders End Family Festival:--

From: Rewired

(re_wired@ymail.com)

To: pondersendfestivals@gmail.com;

Hi Omar

I just wanted to confirm with you the dates I am needed for the power is it the 25/08/2013 and the 26/08/2013 or just the 26/08/2013

Can you tell me the times I will be needed and which days the space ball will be needed, as due to the email below I am a little confused as it says the Monday 26/08/2013

Simon

Chapter 1

Date: Saturday, 24 August 2013, 23:19

Subject: Re: public liability insurance

From: Martine Drake

(pondersendfestivals@gmail.com)

To: re_wired@ymail.com

Hi Simon, I have just, had a read of your liability policy

Did I read right? Your liability is only up to £500k? If so, realise I would be taking a risk as the council usually require a liability a lot higher than that

We will have to run with it but if you're going to do more local jobs we will need to check this out next week

Thx, O

On 24 August 2013 11:42, Rewired wrote:

Hi Omar
Please see attached public liability insurance

Many Thanks, Simon

Chapter 777

25/08/13

Chapter 777

26/08/13

Chapter 777

27/08/13

Chapter 777

Sent: 28 August 2013 15:25

From: Rewired
[mailto:re_wired@ymail.com]

To: Darren Leonard Subject: Re: Enfield scouts

Hi Darren sorry for the late reply thank you for the email as we talked the cost for the Space Ball for the event for both days

Bouncy Castles for the event for both days is one kids from up to 3 years old, one adventure playground 5 years old and above, and a 12x12 which is all ages

I will do all of these for £300 this will include a man for the space ball and the Space Ball as this event is for the Enfield Scouts

Can you tell me the power for this event and how it will be powered?

Also the 70KVA generator with all leads and distributor board for Saturday 2nd November in Enfield Town Park will be a cost of £300 for the generator plus fuel but the fuel would need to be paid up front which I would say is around £50

The generator has all its Electrical-Certificates

For Saturday 2nd November in Enfield Town Park there will be an Electrician with me for safety reasons the Electrician cost will be £80

I will send my public liability insurance and Electrical-Certificates and risk assessment when needed.

Can you please confirm the prices, and dates?

Many Thanks Simon

From: Darren Leonard

Chapter 777

Date: Thursday, 29 August 2013, 18:38

Subject: Re: Enfield scouts

From: Rewired (re_wired@ymail.com)

To: darrenleonard@tiscali.co.uk

Hi Darren:--

The generator with no fuel and an electrician will be £380 this will be due to me not taking a deposit that is why I want my own electrician on site, if you want to hire the generator without an electrician then a deposit would need to be paid, this would be given back once my electrician confirms the generator is in the same state as it was before the event.

We have already given a 50% discount on the price for this event.

Many Thanks, Simon

Sent: Thursday, 29 August 2013, 9:17

From: Darren Leonard:-

To: 'Rewired Rewired:--

Subject: RE: Enfield scouts:--

Hello Simon,

I'm sorry but we won't be able to use the bouncy castles for the Town Show as the organisers have given the all the inflatable concessions to one company.

Thanks for your time on this.

We still want to use your space ball.

Ref--the generator for 2nd Nov.

We would be interested in a dry hire for the day.

We have a team of electricians on site doing the sound, light and laser show.

We need to keep the cost down.

We would also be able to supply the fuel ourselves; we run our other generators on red diesel.
Please let me know if you can supply the generator on this basis and what the dry hire price would be.

Many thanks' Darren Leonard; 07799 068080:--

Start of month

Chapter 777

01/09/13

Chapter 777

02/09/13

Chapter 777

03/09/13

Chapter 888

Date: Wednesday, 4 ---09 --- 13 --- September 2013, 10:16:--

Dear Simon / Lorraine / Jay Please find attached a copy of the defence case statement that I have drafted for you.
You will note that I have made reference to the following:-

1. Receipt for the gazebo - I will require this as it will have to be exhibited to the defence case statement.
2. Receipt from Mohamed for the sale of the original items
3. Focus catalogues showing the gazebos on sale at an earlier date to that claimed by Mr Patel or at the very least the link.

If the link then I will have to amend the DCS If you wish to amend the DCS then please email me back with the areas that you are not happy with or seek amendment to.
Any questions please do not hesitate to contact me at my office.

I am out of the office most of the day tomorrow but I will be contactable by mobile or email.

I am also flying to Ireland on Thursday evening but will be contactable by mobile on Friday or over the weekend should you have any queries.

My mobile is 07817 702 893. Regards, Josephine.

Chapter 43

I like to be able to explain to everyone that it is a powerful reed, when you write like this:-

Before this Debra had continually attended mine and Ozzie's addresses, she endeavoured us with her so called love.

By this stage she had been an occupier of her premises for about five years, in turn living with us as a resident to Burncroft Avenue prior to any problems between us all.

I and Ozzie had both decided not to allow her access into our own flats, as we could understand she has special needs.

We managed to look after her, while treating her like a sister, in a short explanation, as much as she attempted to gain access to our homes, we both discretely presided to both politely declined her entry and stayed adamant in our decision.

Debra had found something that would mean she'd be never board at the time again, Stan, thought this time, Debra Andrews never did knock on Stan's front door, the reason for this was because I believe, she knew of Brenda's presence.

Eventually, my first living first civil partner also raised a large concern, this was at the time of Debbie's presence within her living within the communal block; the reason for this was the issue of the persistent knocking on the front door, which in turn caused my partner weirdly to question me in regard to my personal relationship with Debbie.

When ever I could I would go to my front door and look though the spy hole, this was when ever I heard a person at the front doors, that is to mean the front doors of mine or Stan's, as his front door is opposite mine and the other reason partly was as my guard dog always makes me aware of anyone else's presence.

Henceforth, as a sense of natural instincts, I will confirm who is there for our safety.

Because of this I had noticed Debra had started to knock at the front door of Stan on a daily basis, I would notice that he would always grant her access

and that she would be carrying a shopping bag full of alcoholic drink. I could easily tell what she had in her plastic bags as they would always make the clinging sound that glass and plastic bottles do and or metal cans will.

At the same time, I asked Stan if he would help me, what I asked was for him to help by reading a proposal that I had prepared for the community event that I had started to build, to which he did agree to read.

In the following days, I approached Stan as agreed for an update, as to any amendments that he may advise me to make within the document, when speaking to him he explained to me that he was grateful that I had asked him to go over the proposal and that he enjoyed reading it very much so, I was very happy, me being me I questioned him a little more whether there is anything else's that he recommends being updated or changed for the better of the event being created, I received a reply of no it is perfect just how it was.

Partly because of this reason and that I had managed to obtain some extra work in my community I then again applied to Woolwich Crown Court for the gazebo case that took place at Bianca road for my friends Birthday party, to get my conditions relisted, so for them to get ferried and a new date got set for the **04/09/2013**.

The slowdown and Closing of talking to Stan, at this period was just after I said to him that I treat my work serious, so because of this reason, I will be in doors working hard, so if he ever needs any help of me just tell me and I will be there for him.

Chapter 777

Date: Friday, 6 September 2013, 15:54:--

Subject: RE: Generator.

From: Daisy Mathebula.

(Daisy@cplondon.org.uk)

To: re_wired@ymail.com;

Cc: jaswinder@gmail.com

Dear Simon,

I would like to start by thanking you for helping us out at such short notice with the generator.

The Muswell Hill Festival is our biggest fundraising community event organised and in aid of the centre and school.

We support children with cerebral palsy and their families from across London and the home county's and this event helps raise much needed funds as well as help raise awareness of the specialist work we do.
You can find out about the work we do on our website:
<http://www.cplondon.org.uk>

Once again thank you for your help and support, which we truly appreciate.
Kind regards, Daisy Mathebula Corporate & Events Fundraiser
The London Centre, for Children with Cerebral Palsy: 54 Muswell Hill
London N10 3ST.

Sent: 06 September 2013 15:47

From: Rewired

[Mailto: re_wired@ymail.com]

To: Jaswinder Chadha;

Daisy Mathebula Subject: Re: Generator

Hello Jas Chadha

Thank you for the email the date is booked for the 08/09/2013 at the cost of £200 out of that we will cover £40 in fuel but if it goes over £40 which I hope it will not then you will have to cover the extra cost for the fuel.
Matt will be the electrician for the day and that's also covered in the cost.
Daisy we have spoken to Jas and he said to ask you for a Face book event page and other event pages as we maybe able to help with promotion of the event.

Many Thanks, Simon

Chapter 777

Date: Thursday, 12 September 2013, 14:24

Subject: re: Lock too Lock Festival

From: Omar Lawrence

(omar.niburumedia@gmail.com)

To: re_wired@ymail.com;

Chapter 777

Sent: Tuesday, 17 September 2013, 15:06

From: Omar Lawrence:--

To: too smooth:--

Subject: re: Lock2Lock
Invoice EZ Si' please find attached a copy of the invoice, check it over and make sure you are cool with it

Thx O

Chapter 777

Sent: Tuesday, 24 September 2013, 18:13

From: Omar Lawrence

To: Rewired

Subject: Re: Lock2Lock Invoice

Hi Si' Got meeting tomorrow and so will update you then

Thx

Chapter 777

Date: Friday, 27 September 2013, 17:25

Subject: Re: Lock2Lock Invoice

From: Rewired (re_wired@ymail.com)

To: omar_niburumedia@gmail.com

Hi Omar can you pay it into my mums account please, info below

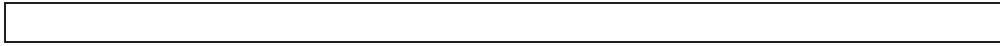
Chapter 44

In the beginning off September just after ponders end festival took place: I had prior arranged by myself to attended at court on the **04/09/2013**; on arriving to the court house I explained to the judge that the bail conditions were causing me problems in a multitude of way's, I expressed to him the importance of my company to me and my living need's and that I had a new contract to supply entertainment equipment on the **08/09/2013** for a good cause, for kids with cerebral palsy at a festival in Muswell Hill. The Hearing went a head, my application to amend bail conditions, got refused.

The condition's got denied being ferried once again, by a judge on this day at Woolwich Crown Court the Hearing went a head, my application to amend bail conditions, got refused.

Satisfyingly to me and other's, I did manage to get involved and supply the equipment to the event for everybody.

Chapter 666



Chapter 55

Chapter 45

There will be consequences for their actions:-

I did find myself helping Stan, at his own requests, this got achieved in helping to complete some following:-

1. A Simple task, like pushing the chair that Stan sits in down the road for him, into his house.
2. Taking Stan to the doctors, after he had fallen over, when closing his curtains.
3. My mother and I shared with Stan, at his house, our boxing day.
4. I had delivered Stan and Debra their Christmas presents early and in time, even though I was finding life hard, as of the police bail conditions and the separate Anti Social Behaviour Order proceedings.
Up to date, I have never asked of anything of any other person that lives on my estate, other than respect.
Shortly after the trial, I got released to be free from police bail conditions and was then single due to the burglary case.
It took me a long time to get better, after being kept on curfew and for what I had suffered wrongly, because of the damage that the court case and other on goings had caused me.

Chapter 46

It has got said thought the years that without sacrifice there can not be winners?

It was the **09/09/2013** and I had attended to the Court to enter my no guilty plea about the gazebo case from my friends birthday held at Bianca road after being moved over to there, what did get put into motion for a criminal charge of suspicion of a non dwelling burglary, when in the court room the case files was a mess, this was due to no paper work being present, so I filed

an official complaint and issued it by handed and email in to the correct department.

I had continued not to let the justice system let me down and in turn the justice system letting everyone else's down so I found myself more work within the local community alongside my river, on this day I found myself working for Lock to Lock **Festival in Enfield and this got held on the 14/09/2013**, to tell you the truth I really had a good time, when I was there.

Chapter 777

Date: Monday, 21 October 2013, 18:10:-

Dear Simon / Lorraine your case has been listed tomorrow for a mention hearing.

You are both welcome to attend if you so desire but you are not required to attend.

As you have not been able to provide me with the original receipt of internet link for the Focus catalogue I have edited the defence case statement accordingly.

I now attach the amended defence case statement which I have instructed your barrister to serve at tomorrow's hearing.

This will trigger secondary disclosure in the case and I will be hoping to offer you an appointment in four weeks time for a conference with your barrister.

If you have any further requests to vary your bail then please provide me with adequate notice as the courts tend to want the CPS and solicitors to attempt to agree the variation administratively before resorting to the court. Please do not hesitate to contact me should you have any questions.

Regards, Josephine.

Chapter 47

Even low I could not sleep at night or in the day time the days surprisingly went by fast leading me up to the date of the **22/10/2013**, when I had to arrive at Woolwich Crown Court for the gazebo case that took place at Bianca road for my friends Birthday party, for the prior listed mentioning to take place, for the case to be ready for trial and the time was 11:00 hours.

I was feeling depressed of this case by then but I kept a smile on my face, the day went ahead and soon after ended back at home on bail alone.

Chapter 777

Date: Friday, 25 October 2013, 9:17:--

Subject: RE: 02/11/2013 fireworks night Enfield park

From: Darren Leonard (darrenleonard@tiscali.co.uk)

To: re_wired@ymail.com;

Hi Simon, Yes we still want your Generator, if you could confirm the price, and what cabling and connections you have.

We need 3 phase supply for a smoke machine and could do with as long an extension as you can supply.

We would need you on site at midday.

We make our final decision at midday about the weather and if we are go or no go.

Regards, Darren.

Chapter 666

Date: Monday, 28 October 2013, 15:20

Subject: Documents

From: Gaheris Edwards

gaheris@broadsuredirect.com

To: re_wired@ymail.com;

As requested, please find attached your full certificate of motor insurance. A duplicate will be posted to you today.

Kind Regards, Gaheris Edwards.

Chapter 777

Date: Tuesday, 29 October 2013, 21:20

Subject: Re: Gen Power From: Rewired

(re_wired@ymail.com)

To: garyhurst1987@hotmail.co.uk

Cc: darrenleonard@tiscali.co.uk

Hi Gary

Thank you for the email.

This very late notice has now made me lose contracts to hire out the gen, as I could have had other bookings, but knew I was booked for your self.

I did email Darren last week to confirm the booking.

As for the gen not being able to cope with your needs, I know it would be fully capable to cope with all the requirements that we agree on and much more.

As you know I did have a problem with my van which due to me knowing I was doing this event with you I made sure I paid to get it fixed so I did not let anyone down, as it was for the local community.

Simon.

Chapter 48

Around the same time I seemed to have a lot of good friends about me who I wanted to help out in life one of them was named Dean.

Dean would always help out with maintaining the back gardens and other jobs such as painting.

So for me to help dean I had decided that the best way forward would be to help him start to build his company.

The company that I had built with him, for he was then named Dean's painters and decorators.

We both managed to obtain a big job for him regenerating a person's house externally, this included painting maintaining and painting the whole front of the house and garages.

While dean was at work I continued to help him out I had ordered some business cards for him form vista print.

After he had finished the job that he had in hand we posted the business cards down the street that he had been working on to gain some more needed work, as he and me including the client was proud of the hard work that had got accomplished.

We decided the best way for him to gain more clients was to keep advertising the companies that got started, so we split the business card that I had ordered for him in half and in turn I left them on my van's dashboard.

I can always remember playing a game when I was driving around London and what I did in this game was take my time to write down any company vans details that I could see driving past, this got done when I believed they would help me with my dreams.

In playing this game I used to stop at shops and talk to the owners about different business opportunities.

I can remember stopping at my local churches in my living surrounding areas and taking their details, I always tried my best to open new doors, as one might say.

Chapter 49

Getting a job as a night club manager;--

I had been out looking for more work when I came across a gentleman who was redeveloping a night club in Brixton, what was to get named; as Brixton's white sands night club.

This got done while it had been getting built I spoke to the owner and showed him what I was capable of doing for his company.

He got very impressed with my CV and as a result offered me the position of night club manager.

To make sure that I kept in the owners' books of good workers, I travelled backwards and forwards from my home to the club on a regular basis.

In doing this I noticed that I could speed up the process and offered to help move some left over demolition materials to an environmental waste site.

On the 14/11/2013 I was travelling with my friend named dean, we were together in my van and driving to Brixton, as we were travelling a long Brixton high road.

We had got about 400 yards to where I was to park my van outside of the night club and the police officers decided to pull us over.

As I hit the 400 yard's, mark I had to drive past a police stop and search patrol who were doing some; "Roadside" Apr checks, on passing vehicles. They got placed on the same side of the road as the up and coming night club.

As I drove past the police and their cars, we never got stopped.

I managed to pull over to where I had wanted to stop, outside of the club, without any problems so far.

The owner of the club had not arrived yet on this day so I decided to wait in the van.

My friend decided to jump out and quickly go to a local shop to buy some drinks and so forth.

When I noticed a police officer come up to the driver's door window and tell me to get out of my van, I asked him why I should do this and what for.

He explained that I had not shown up with out any insurance on their computer systems as I had driven past them.

As always I understood and knew that I had the correct insured to be drive.

I explained to the police officer that I was attending the location as I had got a managers job at the new night club and continued to show him a copy of my policy while explaining to him why my van may show up as a not insured.

A PC Geoghegan decided to then do a full search of myself and of the inside of my van, on him doing so he found the business card that I had previously made for my friend on my dashboard

On PC Geoghegan doing this I passed him my own mobile phone so that he could speak to my insurance companies as I had called them while he got engaged in my van.

I could hear him speaking to the employees on the phone and then explaining that I have social and domestic and a motor trade policy in place this did include high performance cars, my insurance company was adamant to the police officer that I got covered to drive the van now then in question. With this information being provided to the police officer he decided to say that I would not get covered if I had tools of another trade on me, to which I did not.

He decided to seize my van because he had found the business card that I had made for dean to do with painting, so I refused to get out of the van and surrender my keys to him.

Eventfully he also decided to arrest me for a breach of the peace.

On finally being booked into the police station I had no additional property with me and got held till the next days early hours of the morning with finally being charged for driving with no insurance as the officer claimed that my insurance policy was not in restraints of the policy underwriting. When I got finally realised I had to go and pick my van up from the police car compound, in doing so I decided to recorded in audio format the ongoingings,

What did in fact happen was I asked to speak to the car compounds manager who is a civilian, I asked him to see a copy of the van's seizer notice, the reason I had done this was because it would show any belongings that got left in the van as they have got to get signed for by the arresting or seizing police officer.

In the car compounds manager helping me with my request he also noticed that there was no other tools of the trade within side of the van and that it got signed that I never took anything out of the van, I collected the van and then headed back to my home.

So on the **14/11/2013**; I had to yet again attend court to defend myself from their wrongful allegations.

What in fact did happen to me is that I got left in amazement by being found guilty of the offences after the PC Geoghegan stood and gave evidence from his police note book from the day.

Being upset in knowing that I was right and all I did have been business cards that I had made for deans own company, I explained to the judge that

the police officer was being deceitful with his evidence and asked him to give me a chance to prove the truth by requesting a copy of the sound audio recording from the insurance company from when the police officer had first pulled me over.

The Judge granted my request and I applied to the insurance company for the sound recording evidence to get realised to me.

On receiving my request of the recordings I could prove that I was right as I now had both recording from the roadside and car compound.

I applied for an appeal hearing to take place at the court house.

Very soon after this day arrived and I was on my way to court I felt a bit of a mess due to what had been going on to me by every person that did get involved in hurting me.

In the court room the appeal started to go ahead, I can remember the day being a repeat of the trial to where I had wrongfully got found guilty in the first instance, till right up until my solicitor asked the police officer to stop going over his evidence from his police note book.

When the police officer did do as he had got asked to do by my barrister on the day made sure to confirm with him that his notes were correct from the day's event's and looked at a CD player that he had earlier put a copy of the audio recording made by me with PC Geoghegan, talking to them.

On playing the audio CD for a few seconds, my solicitor then stopped the CD and asked PC Geoghegan; if this was his voice; for him to confirm the answer: PC Geoghegan, agreed while under oath that it was his voice on the CD and this was to his surprise.

There is a copy of the official sound audio transcribed from them day's.

Hang on first just to confirm one more thing even stronger than before I did not have any other tools of trade in my van on the day of events.

Chapter 50

Ringling Tone:--

Answer machine; Thank you for calling KGM motor insurance to insure the quality of our service to aid tanning and to assist in the prevention of fraud, all calls got recorded.

Answer Machine; thank you for call KGM account department.

Ringling Sound starts:--

Caller Assistant: Good afternoon accounts.

Police Officer: Hi there it is PC Geoghegan, from hmm the Metropolitan Police.

Caller Assistant: Hello there.

Police Officer: I am trying to speak to someone about a policy of insurance, hum a gentleman, seems to claim to hold with you.

Caller Assistant: OK, right can you just wait a minute and I will pass you on to underwriters.

Police Officer: That would be great thank you cheers.

Caller Assistant: OK

Ringing Sound starts:--

Caller Assistant: Good afternoon Carl speaking; how can I help you?

Police officer: Hi there it is PC Geoghegan from the Metropolitan Police, hum I have got; a gentleman stopped, and he has produced a certificate that is hum from KGM

Caller Assistant: Hmm, hmm, yes,

Police officer: Hmm, and I just wanted to clarify just some limitations on the use.

Caller Assistant: OK, Have you got a policy number at all pleas

Police Officer: Year I do year, I have got it hmm mike tango 3574694

Caller Assistant: yes, all right hmm; ah, it is a motor trade policy I might have to forward you to another department, as I am not very well-trained it this case

Police Officer: Yes that is fine.

Caller Assistant: So hold, on one minute.

Police Officer: Yep, sure.

Silence---

Caller Assistant: Hi you have been passed through to Jessica how could I help.

Police Officer: Hi there I am PC Geoghegan from the Metropolitan Police I have got a gentleman stopped, who has produced a certificate of insurance.

Caller Assistant: Yes.

Police Officer: That got issued by KGM insurance I have got a policy number and the other details on there.

Caller Assistant: Yes, I have got the policy number, I have got that up now on my computer screen how is it that I can help you.

Police Officer: Well basically it is down showing use for stmp and motor trade purposes.

Caller Assistant: Hmm, Hmm.

Police Officer: Hmm, looking at the vertical it has got a load of tools in, hmm oversley workmen doing sort of work doing odd sort of work odd jobs here and there

Caller Assistant: Yes.

Police Officer: Is that something that motor trade would cover,

Caller Assistant: No

Police Officer: No

Caller Assistant: We just cover motor traders only and stmp, that is it we would not cover him for any other occupation

Police Officer: Right, Right, He is clamming that he brought the Vehicles today, or yesterday and he is not able to produce any prove that he has actually done that

Caller Assistant: Right

Police Officer: Does he have to notify you of any Vehicles that he has got in change

Caller Assistant: What it is ah when a client purses a vehicle they have fourteen days to make us aware and if in them fourteen days they do not make us aware then they are not covered

Police Officer: OK

Caller Assistant: But if anything like this ever happens we do need prove to show that he has only had it for them fourteen days otherwise we would not cover it, we need to oversee prove, we would not ask for proof normally

Police Officer: Right

Caller Assistant: But like say as he has now and got pulled over we would ask for that

Police Officer: Yes

Caller Assistant: Because he could just say that he brought it yesterday or a week ago, and we can still cover him

Police Officer: That is what I am saying, that is what I am saying; that is what I am saying as well all right and, err, so it deferentially does not cover anything that hmm, if he is literally going around with tools in the van doing jobs

Caller Assistant: Yep

Police Officer: That is not something that he is covered for

Caller Assistant: Nope, nope certainly not

Police Officer: All Right, can I just get your name hmm, just offersley for my notes so that I can say that I spoke to you guys, OK just hold on one second

Caller Assistant: Hmm

Police Officer: Yes if you just go ahead with your name

Caller Assistant: Yes it is hmm, Jessica Kempton

Police Officer: Jessica Kempton and just to get your date of birth and a contact number

Caller Assistant: Yes it is hmm, the **2nd of February 1992**

Police Officer: Yep

Caller Assistant: And it's 0208-530-1822.
Police Officer: 1822 and you work in the
Caller Assistant: In the underwriting department under motor trade.
Police Officer: All right brilliant.
Police Officer: All right thank you very much for your help.
Caller Assistant: Thank you.
Police Officer: All right cheers.

This is a copy of the true audio recording of when I went to the police car compound so to get my van back.

Chapter 51

Caller Assistant: Thank you for calling KGM underwriting department.
Caller Assistant: Good afternoon James speaking how can, we help you.
Police Officer: Hello James is Kelley there please.
Caller Assistant: Hmm, one second who is calling please?
Police Officer: It is John from the car compound for the Metropolitan police service.
Caller Assistant: Err, yes one second hold on there please.
Silence;--
Police Officer:
Caller Assistant: OK, I will just put you through in just one second.
Police Officer: Thank you.
Silence;--
Caller Assistant: Hello Kelley speaking
Police Officer: Hello Kelley my name is Gareth I am the manager at the Charlton car compound for the Metropolitan police car compound services.
Caller Assistant: Hello there.
Police Officer: Hello I am dealing at the moment with a Mr. Simon Paul Cordell
Caller Assistant: Yes.
Police Officer: Something about the tools in the back of his vehicle.
Caller Assistant: Correct.
Police Officer: Right all I can do is I have looked at the seizer notice.
Caller Assistant: OK.
Police Officer: Which would have got given to Paul at the time and any property left is blank so if there was any tools in the back normally that would be registered as tools in the rear of vehicle.
Caller Assistant: Right, OK, because we had a call from the police.

Police Officer: Yes

Caller Assistant: And he advised that there were tools in the vehicle

Police Officer: Right do you want to speak to him for one moment

Caller Assistant: Who sorry

Police Officer: To Paul because I have got him in front of me

Caller Assistant: Yes that is fine yes go ahead,

Police Officer: One moment, that is Kelley

Simon: Hello

Caller Assistant: Hello

Simon: Are you alright Kelley

Caller Assistant: Yes

Simon: OK

Police Officer: year, OK, so what has got given to you there?

Simon: They have not given me anything, but he has explained to you on the phone that there are no tools in the vehicle on their CADS and in any case they would normally write that sort of stuff down such as tools in the vehicle and so forth

Caller Assistant: OK, hmm, and has he given you a print out

Simon: No I have not got a print out you might have to ask him yourselves

Caller Assistant: Yes, OK, that is fine if you just want to pass me back to him thank you

Police Officer: Hello Kelley

Caller Assistant: Hello right so if there were any kind of tools in the vehicle it would get stated on their

Police Officer: Well yes, because of what would happen, is on the roadside a police officer will issue a seizer notice

Caller Assistant: OK

Police Officer: And then he will say do you want to take any property out of the vehicle and normally they would take sat navigation systems and money wallets or what ever

Caller Assistant: But he could have taken the tools out of the vehicle

Police Officer: Well I do not know because I was not even there so I am not going to comment on that to be completely frank with you

Caller Assistant: All right

Police Officer: All I can do is comment on the paper work that I see in front of me

Caller Assistant: Right OK

Police Officer: And there was nothing left in the vehicle

Caller Assistant: Right at the time of when it comes in but oversley he had the opportunity to take items out of the vehicle

Police Officer: No because that would have been registered that he had done and there is nothing there, when he had.

Caller Assistant: So it would have also been mentioned with what was taken.

Police Officer: yes, yes, on the seizer notice.

Caller Assistant: OK, is there any chance that you could forward me a copy of this please.

Police Officer: No we are not allowed to under the police Act and good knows what else, all that I can confirm is what I have seen on the seizer notice.

Caller Assistant: OK, and can you confirm that in an email please.

Police Officer: Right, what you do is if you.

Caller Assistant: I have already emailed yourselves and I got a reply to say that hmm you would not have anything like that on records so I just need to pop me over an email to say that.

Police Officer: All right you go to Charlton car, if you go to the Charlton documents.

Caller Assistant: Yes.

Police Officer: And then I can reply from there because we have got fire walls and god knows what else.

Caller Assistant: so you do not use the one vcsc1 or what ever it can get called.

Police Officer: No I will give you the address just one moment, Charlton documents all one word.

Caller Assistant: Yes.

Police Officer: @ Met.police.UK.

Caller Assistant: yes, hmm.

Police Officer: what I am going to do is just bring up the copy of the seizer notice to just double check that I have got everything right for you.

Caller Assistant: OK.

Caller Assistant: And are you a police officer or do you just work.

Police Officer: No, no I just work at the compound I am a civilian.

Caller Assistant: OK.

Police Officer: All I can see is property in the vehicle there is nothing in there and property removed by driver is blank as well, so he never moved anything else as that would have got registered, and he would have told the officer that he had tools in their so can he remove them and be careful with them.

Caller Assistant: Yes.

Police Officer: Because then we would take them out and put them into our

property store so that they are for safe keeping and then when they come to collect they get given back that.

Caller Assistant: Right that is OK it is just that when we got a call of the officer when he had Mr. Cordell at the roadside, he advised us that he was carrying tools in his vehicle.

Police Officer: Well I can not comment on that.

Caller Assistant: No, I know that you can not.

Police Officer: But what I can go on is the information on that seizer notice and there was nothing noted about the gentlemen removing anything or there is not anything left in the van, that is; all that I can say.

Caller Assistant: That is fine no worries, so if you could just reply to my email then and that would be great.

Police Officer: OK, then.

Caller Assistant: Yes, cheers and good bye.

I was in turn found not guilty and I can remember the Judge telling the police officer to wait outside of the court room with the rest of the criminals. Not to long afterwards I spoke to DVLA and had the points and driving ban redacted.

In this time I could not travel to the other side of London to visit my partner. I won the case at appeal after the police officer lied in 2 different courts. A Police complaint went in, and they mishandled incorrectly.

When I had to collect the van about the Brixton case on the 16/11/2013 and I had to pay again, when I clearly had insurance.

The case is now being overseen by the IPCC due to what went on and the Complaint is still ongoing up and till date.

Chapter 777

Date: Tuesday, 19 November 2013, 21:22

Subject: Re: Christmas Glow Festival.

From: Rewired (re_wired@ymail.com)

To: omar_niburumedia@gmail.com;

Hi Omar

I confirm that I can do the power for the 07/12/2013 for the The Christmas Glow Festival, Please see attached invoice for the cost for the day.

You may also like to take a look at our website at <http://toosmooth.co.uk>

please look at our Product Catalogue this maybe useful to you to see what items that Too Smooth can hire out for all events, we carry a large stock of sound systems, event lighting, staging and much more.
Looking forward to hearing back from you to confirm the date of the 07/12/2013.

Many Thanks, Simon

Chapter 31

Date: Friday, 22 November 2013, 18:32

Subject: RE: whites venue

From: Rewired re_wired@ymail.com

To: jawakhan@hotmail.co.uk

Hello Mr Khan Below are the domains I have ordered white sands venue.co.uk 07/10/2015

White sands venue.com 07/10/2015

The renewal date's for both domains are; 07/10/2015 they were ordered with Go Daddy Europe Limited and the cost was £22.15

I have also started a Face book account Whites Function Hall the URL is <https://www.facebook.com>

White sands. The login information for the Face book account is whitesandvenue@yahoo.co.uk wxxxxxxxx1

The yahoo mail account pass is whitesandvenue@yahoo.co.uk Wsxxxxx

We are also going to have to have a meeting about making a full website

So, that the White sands Function Hall will have its own website

As I already said I myself have a number of accounts that I hold a number of people in them that have birthdays etc that I would like to market towards the White sands Function Hall

Please see below picture of just one of my accounts for just Dec 2013

Birthdays

You can also look at my own Website which is still having work done to it before I fully release it to the public at <http://toosmooth.co.uk>

I will forward you the details of the pricing for the flooring and virgin media tomorrow. Simon

Chapter 666

Sent: 25 November 2013 16:28

From: Tiller, Kelly

<mailto:Kelly.Tiller@canopus.com>

To: VRES Mailbox - Charlton Subject: RE: MR SIMON CORDELL - CX52 JRZ

I have been told by the police that you do a report on all items that was in the vehicle at the time it was ceased

Can I have a copy of this report please?

Kind regards Kelly Tiller

Fleet Underwriting | KGM Motor Insurance – Member of the Canopus Group
KGM House | 14 Eastwood Close | London | E18 1RZ D +44 (0) 20 8530 1818 | F +44 (0) 20 8530 1841

www.kgminsurance.co.uk | www.canopus.com

From: Sarah.Williams6@met.pnn.police.uk

mailto: Sarah.Williams6@met.pnn.police.uk

On Behalf Of VresCharlton@met.pnn.police.uk

Sent: 25 November 2013 16:26

To: Tiller, Kelly Subject: RE: MR SIMON CORDELL - CX52 JRZ

We have no record what was in the vehicle; we do not touch the vehicles contents

Regards, S. Williams

From: Tiller, Kelly

<mailto:Kelly.Tiller@canopus.com>

Sent: 25 November 2013 10:55

To: VRES Mailbox - Charlton Subject: MR SIMON CORDELL - CX52 JRZ

Morning, I need some assistance with regards to the above

We insure Mr Simon Cordell and I need a copy of the report of the items that was in his vehicle at the time it was ceased

We are due to cancel his policy @ noon today

Your urgent advises are awaited

Kind regards Kelly Tiller

Chapter 666

Sent: 26 November 2013 14:10

From: GARETH.Mullett@met.pnn.police.uk

mailto: GARETH.Mullett@met.pnn.police.uk

On Behalf Of VresCharlton@met.pnn.police.uk

To: Tiller, Kelly

Subject: RE: MR SIMON CORDELL - CX52 JRZ Kelly, I have looked at the seizure notice nothing was taken at the road side and nothing was registered as left in the vehicle

Regards, Gareth

Chapter 666

Date: Thursday, 28 November 2013, 17:30

Dear Simon / Lorraine Please see the CPS response to our defence case statement.

This was received in the DX today.

It does not advance our case.

I am also confirming that your barrister can only do a conference on 12th December 2013 at 10am at Nexus Chambers.

He has personal appointments tomorrow and can not as previously advise to a conference at Croydon Crown Court.

I have therefore booked a fixed conference for 12th December 2013 at 10am at Nexus Chambers so that he will not be caught up in a trial and there is no risk of you breaching your curfew. Before that date I would also like to finalise your proof of evidence and I would hope to do that Tuesday afternoon or the following Monday.

Please do not hesitate to contact me should you have any further questions regarding this case.

Regards, Josephine.

New month

Chapter 777

Date: Thursday, 5 December 2013, 16:57

Subject: Re: Fwd: Site map - Durant's park [SEC=PROTECT]

From: Rewired

(re_wired@ymail.com)

To: omar.niburumedia@gmail.com;

Hello Omar the three names that will need to be there will be;

1. Simon Cordell
2. Matt Gyori
3. Dean Reed

Would it also be possible to get the power requirements for the heaters and where they will be placed and how long I will need to make Leads?

And, yes I will be there for 9:00 in the morning to set to set up.

Many Thanks, Simon.

Chapter 777

Date: Friday, 6 December 2013, 13:33

Subject: re: Christmas Glow Performance Times

From: Omar Lawrence (omar@niburumedia@gmail.com)

To: re_wired@ymail.com;

Chapter 777

Chapter 8777

07/12/13

Building the catalogue with josh and realising some more of his true talents, I realising that I could not run my entertainment company due to the bail conditions that I had got imposed to so I started to build an extra stage of the company that I would need at a latter date that the probation conditions could not as easily effect, apart from making flyers; "The printers"

Chapter 777

08/12/13

Chapter 777

09/12/13

Chapter 777

101/12/13

Chapter 777

11/12/13

Chapter 777

Date: Thursday, 12 December 2013, 23:15

Dear Simon / Lorraine Please accept this email as confirmation that the conference will go ahead tomorrow with your barrister at Isleworth Crown Court at 12.30pm.

If you have any problems contacting the barrister at Isleworth Crown Court please phone the office on 0208 365 9900 in order that one of the boys can telephone the barrister's clerk to ensure that he meets you.

Regards Josephine PS I will have my mobile with me but I am in and out of reception so a text is probably better.

Chapter 777

13/12/13

Chapter 777

14/12/13

Chapter 777

15/12/13

Chapter 777

16/12/13

17/12/13
Chapter 32

Thought, the rest of the months in 2013, the summer faded away into the winter and the question to ask was, “Who stole the Christmas tree?”

While still living at my flat, I remember when stain took his time to place a Christmas tree in the corridor for the entire tenant’s pleasure.

But little was he to know that this good deed of his was soon after to get disheartened.

In the years prior to stain placing the Christmas tree in the corridor the council had never changed the entrance codes, to the front door of the flats, so in lay man terms, the entrance code to the front door had never got updated and because of this, the past users finger prints, to the door locks, could get seen.

The faded numbers could get seen by any person’s naked eyes, this is due to the wear and tear, making the door entrances vulnerable to prowling eyes. Because of this reason people had started to loaf within side the corridors for shelter or other reasons and so forth.

On one of the cold winter nights after stain had done his good deed, the tenants of the block must have got occupied with their own responsibilities.

I can not clearly remember what I personally was doing but I could bet a pound coin that I was working hard on a good project.

On awaking one morning, I went outside into my communal corridor, on doing so I noticed stain and said to him the usual, “hello and how are you doing?”

His voice was full of upset, as I heard his reply he asked me the question of; do I know where his Christmas tree has disappeared too?

At first, I took a full glance to see the spot to where he had placed it and continued to notice that it was in fact missing.

I had known stain for so long by this time, in my life, so I took it that he personally would all ready understand the truth and that would be that I never would have been that person to have moved the Christmas tree, in sense to any stake, I and my first civil partner all ready had our own Christmas tree.

After talking for some time and doing or own investigation we never did

find out who actually did steal, “the tree”
So the question still is who stole; The Christmas Tree?

Chapter 777

Date: Wednesday, 18 December 2013, 16:56

Dear Lorraine & Simon Simon's case will be listed for mention tomorrow morning court 7 not before 11am
I will update you tomorrow after the hearing

Regards, Josephine

Chapter 777

Date: Thursday, 19 December 2013, 18:47

Simon / Lorraine The case was listed in court this morning but unfortunately the application to vary bail was not dealt with so I have asked for the case to be listed again on 23rd December 2013

With regards to the applications and also in relation to non-disclosure that the court have directed that the defence make a section 8, application and also an application for Third Party Disclosure

This has to be made by 16th January 2014

The prosecution must respond by 16th February 2014

If the Defence have not been provided with disclosure we need to list the case again after 16th February 2014

The case has now been placed in the warned list for the week commencing 30th June 2014

I will update you with regards to the application to vary bail

Regards, Josephine

Chapter 52

A little while after I had to attend at Woolwich Crown Court, yet again, for the gazebo case, that took place at Bianca road for my friends Birthday party, for a court case mentioning, what got set, re the disclosed and also for an application to seen by the judge regarding varying the bail conditions that I got opposed too, but the application to vary the bail conditions got refused to get dealt with

After consultation with my solicitor and barrister that got achieved in reference to what had occurred in the court room, my acting barrister then asked for the case to get listed again on **23rd December 2013**

This case just did not want to end.

Christmas was drawing near and the winter had settled in and I knew that I had to get out of my flat from the tortures acts that members of my neighbours were indulging in towards myself, so I re applied with my mother to go away to visit some family over the Christmas season.

On the **24/12/2014**, I went back to Woolwich Crown Court with a fresh application to vary my bail conditions for Christmas and New Year periods, so that I could spend time with my family's members.

I applied to go to Scotland with my family over the New Year and the application to vary bail had gotten granted by the Judge, so that I could go. To be quite honest I got shocked when the bail variation got granted to me but at the same time I smiled to be out, for the first time in a year.

The judge on the day agreed to amend these three conditions;

Number two; Home Residence, to be @ 109 Burncroft Road, Enfield, EN3 7JQ.

Number five; Report daily to Edmonton Police between the hours of 1400 – 1600.

Number, six; Curfew 8pm — 6am this is to be a doorstep condition — I the Defendant should show myself to any officer upon their requests and in the judge doing so this meant that I still had the curfew of 8pm — 6am but to a change of address from my own home.

Chapter 2014

Christmas and new year

Chapter 11

Let's just say that next, I had to explain to the judge that on the date of; **31/12/2014 – 01/01/2014**, I was in Scotland and had to leave early with my family to come back home and on the way as I entered London's streets, the police pulled me over in the early hours of the **01/01/2014**, the time then was; 05:55Am, the reason that I got pulled over got said to be for the normal accusations of the police force and that being of; No insurance again due to the error on the MID database.

Again I told the police officer's that I had got insured and there were also notes on the police system to prove this, but they still arrested me and seized my van.

I got arrested due to the police officers saying that I had breached my bail conditions and then as a consequence to their actions I got held at the police

station and taken to court on the **01/01/2014**.

My mother also attended the court house on this incident and once the judge had heard my explanation of what had happened to me, in turn me stating to the judge that I had not breached my bail conditions on this occasion, I was soon then after released to be able to go back to my own home.

After being realised from being detained I had to travel back to the police car compound, so that I could pick up my van, I recollect the day being the **03/01/2014**, to my upset I once again had to pay again to get my property released without any guilty offence taking place.

Chapter 53

26/01/2014

The start of **2014**, a new year for everyone; it was January and this special day was my birthday.

I can reminisce on the day being quite depressing as I could not get the Woolwich case to get dropped fairly, in accordance to the law and my legal rights re obtained, which meant that I had bail condition subjected towards my person still, so I found myself stuck at my home, all alone getting attacked by my neighbours.

I had placed my own sound system in my lock up at another address to where I live, earlier in the last year of **June 2013** and decided to take a look on line at face book.

In doings so I noticed that I received a lot of nice birthday messages, which in fact cheered me up, but my smile was not to last for to long as I realised how far Stain and Debbie as well as the Mathiyalagan Markandu family members and guests, completely managed to damaged my life.

Typing on the key board of my computer doing my work would mean that the y would hear me and s to bang above where it would have the worst effect on me, by hitting the floor boards and dropping objects above my head for hours at a time.

I kept video diaries and audio recordings so to prove what kept going on, to me.

Chapter 54

Because I noticed that there is errors on my criminal record for failing to surrender and other offences that I had not committed I and my mother went to the court houses that issued them in the beginning, as I disputed the so called guilty offences that were claimed to have taken place.

The reason that noticed the errors in the first place other than I never committed them enrolled around the gazebo case files from Woolwich Crown court because I got remanded to prison in the start of the proceedings, for failing to surrender, being present on my criminal record.

Chapter 1

On the 12/02/2014

Emails again got sent to westminster.go@hmcts.gsi.gov.uk in regards to failing to surrender on my PNC, criminal Record.

Westminster sent the memorandum of conviction to me via an email, after my request to the court house; I received this email on the 17/02/2014, not too long after us paying for it.

When I received the email I acknowledged that it showing clearly what I claimed all about and that it was in error.

The failing to surrender had been dismissed by the court along time before hand, so it should have never of been placed on my PNC record.

And this error on my criminal record is why I got sent to prison, due to no fault of my own.

I clearly, know that it should not be on a copy of my Police Record, stating that I was found guilty of this offence.

In understanding this error and knowing that many more were on my record to which I disputed knowledge about I continued in my search for answers; Then on the 19/02/2014, more Email's got sent to other court house's such as; Highbury Corner Magistrates Court, to have all my PNC records checked, for cases that were heard by Enfield Court which Edmonton Police had dealt with.

This took some time to address as there where a list of Records I wanted checked.

While waiting for my replies from the court houses in regards to my criminal recorded being largely in error I had started to feel really depressed because of all of the ongoing in my life so I attend to the local doctors to explain how the police court case and bail conditions had started to deter ate my way of life.

Chapter 31

Date: Sunday, 2 March 2014, 10:41

Subject: Please confirm your account From: DAZ 3D
sales@daz3d.com

To: re_wired@ymail.com

Chapter 31

4/3/2014

Chapter 31

5/3/2014

Chapter 31

6/3/2014

Chapter 31

7/3/2014

Chapter 31

8/3/2014

Chapter 31

9/3/2014

Chapter 31

10/3/2014

Chapter 333

So on the **11/03/2014**; I was assessed by Dr Jarvis, who is based at Silver Street opposite the Enfield police station and Civic Centre.

In doing so I explained to him all and showed some evidence of how this had stopped me from working, he told me in reply that he would also be upset with the police if they had done the same to him I soon after left his office.

Chapter 31

12/3/2014

Chapter 54

The day was the **13/03/2014** and my mother had decided to help me at my request and did do so and in return she went to Enfield Magistrates Court for me to pick up some information about my criminal record being in error, as had got requested of me by the court house from my previous request.

When my mother arrived she got told that there were six different records that were not in the court registry and contained on my criminal record, it also got explained by the court employee that if the six dates on my record were not in the court registry, as they were not then they had not been heard before in court.

The lady working in the court continued to tell my mother that she had not ever seen anything like this before and said it was very worrying.

I am still trying to address this but no one seems to be able to help.

I question to others; how can there be six different records on my PNC, yet they have never been to court?

Chapter 55

It had not been to long after when I had been at my own home, when on this day I had stayed up late as normal working, what materialized is that on the **10/04/2014**, I received a phone call of my mother that my younger brother had a bad motor bike accident and might not pull through alive and that he got air lifted to The Royal London Hospital.

With this I rushed to the hospital to where he had been taken worried for his life.

He managed to pull through and this got done with the grace of god, being on his side, so for him to finally after many operation recover to be in a fair bill of health but still this came with life changing circumstances.

So in the end I will always be grateful to the professional health cares, team members for saving my brothers life.

2nd phone call made to the police

11 April 2014

Chapter 56

Shortly after I went back out and met a new partner who all ready had a younger sibling, this young child was with another man and for that time that we were together, we were very much happy I believe.

We had known each other for some time but never really managed to get to know each other.

The day got panned by me so that I would be working, the day was the **20/04/2014** and I was to be supplying power and a sound system to an event which got known as Cannabis 420 day.

Police said to me that I was not due to attend the event with equipment, when I drove up to the entrance, which I understood not to be true, as I had got asked to power the event and sound by a company who messaged me a few weeks in advance of the date. I still have the emails to prove this, from one of the people who managed the event, I left the site after what had transpired to me and this was because of what the police had said.

After leaving, I got a phone call explain to me that I had let the person down who hired me for the event.

As a consequence I drove back home and put the equipment away, I latter got a phone call of a friend who said that he had a party going on and asked if I would like to attend.

I did do this and without any equipment, while there I was having a good time when I came across a beautiful lady.

She had come up to me after her friend had ended up banging her head after dropping from taking a balloon and together we started to look after her.

While looking after this lady with a saw head, I and the beautiful lady had been trying to find some cold drink but there seemed to be none left.

I can remember the room being hot and this being the first time that I had gone out to have some fun, as for the bail conditions that I had been on since breaking up with my first partner.

Thought the night I continued to chat to this beautiful lady, and we got along very well.

She made me smile when she popped up with a few cold bottles of fizzy lucozade for us all and I asked her where she had managed to get them from.

When she replied to me, I heard her say from the shop, I tried to think of were the closest shops were to where we were and knew them to be quite far away.

Me, being me, I never really would except when a woman puts her hand's in her own pockets, to pull out her money, so to pay for something, but on this occasion she in fact made me feel very welcome, to take the drink of her.

It got explained that to me by her that she had seen the police on her way back in, and she thought that it would be best to take her back home so that

we were both safe and that is what I did, to me I had found my new partner.
After many months of being together, we both agreed that we were going to stay together as a couple and plan for our own family.

Start of May 14

Chapter 777

01/05/14

Chapter 777

02/05/14

Chapter 777

03/05/14

Chapter 777

04/05/14

Chapter 777 website

05/05/14

Subject: Live Chat offline message received from (Lorraine)
From: Lorraine via my live chat
(sendmail@mylivechat.com)
To: re_wired@ymail.com

Chapter 777 website

Date: Tuesday, 6 May 2014, 14:15
Subject: Missed Conversation from (creature)
From: my live chat
(sendmail@mylivechat.com)
To: re_wired@ymail.com;

Chapter 777 website

Date: Monday, 12 May 2014, 12:38
Subject: My Live Chat Account Login
From: my live chat (sendmail@mylivechat.com)
To: re_wired@ymail.com;

Chapter 59

On the **25/05/2014**, some friends had called me and said that they were living at Unit 5 Georges Industrial estate White Heart Lane Tottenham, London, N17.

I understood that this was their home as they were homeless if it were not for this place of residents.

I got asked to attend to say hello and so to drop of some money for food and other living essentials to them.

In the end I drove in my van and when I arrived to the area's location, I choose to pull over and stop on the way to my friends.

The place that I had stopped at was a local pizza shop and I ordered some food for us all, I asked for the food to get delivered to the same address to where I had to be.

I arrived at my destination I noticed that there were no police present.

The occupiers allowed me entry into their legal home and I drove my van inside.

We took a seat together after they had showed me around.

Once we sat down, we started the normal general chat about what each other lives had got up to, since we last saw each other.

The pizzas soon therefore after arrived as I had ordered them to and we all indulged in eating the food.

After some time, while I and my friends lengthened our conversations.

I got startled; I could hear an alarm bell going of inside of the building.

I started to notice a lot of activity from within the premises and over heard a person shouting at another person.

On listening even more closely to what they were shouting about, I can remember their discussion being that of: somebody had gone into a section of the premises and opened a fire door that had not got opened before.

Soon after, the door got resealed and the alarm went back off.

In the cool down period of what had just posited to proceed; what I would claim to be about minute the police arrived and as a regular event they choose to talk to me once they realised my presence.

The police done their cheeks and asked to look inside of my van on doing so I granted them permeation to do so.

After the police officers checks they were happy that I never had any true

sound equipment on me, that is to mean other than two old speaker box's without speaker drivers in them, that I had left in the van due to not being able to move them into my storage room due to space.

The police said it would be OK for me to leave and go so this is what I did. A few months latter the police decided to add this day into the ASBO Case proceedings.

On the day I never got arrested for any criminal offences.

When I arrived to the premises in my van, the building had already got occupied under a section 144 LAPSO notice and I merely attended just to bring some food to some friends and spend some time with them all.

I did have empty speaker boxes in my van, but they did not contain the drivers that would have got required to make sound neither did I have any other equipment that would constituent towards a full sound system.

I also did not have any intentions of setting up a rave as is being stated by PC Steve Hoodless.

What did in fact happen is that after the incident the attending police officers add this inelegance into the police National computer system and months latter a Steven Elsmore got told to create an ASBO, so he and other official people edited them police cads, this can get seen on the official Anti Social Behaviour paperwork and fraudulently adduced the information into the application for their own self gain in victimising me.

Chapter 60

Progress Way;

A month had passed and the date turned into the **06/06/2014**; my mother had been looking after my Nan as she had not been to well at all, so my mother had taken my Nan from her own home to hers. My Nan started to stay at my mums and lay in her bed and this seemed to me like it was to be her last days with us all.

So in respect of the **6th June 2014**, I did not attend at an occupied Warehouse at Progress Way, Enfield, as the police claim I did; I simply do not accept that I was present at this warehouse on that date. I had stayed with friends in between my house and my mothers.

In the following day off the; **07/06/2014** well after my Nan had gone to my mothers house, for her to live for a little while.

I remember that the day had got arranged to be my cousin's leaving party, as he had planned a worldwide holiday to go on.

The leavening party got planned to take place at a Club and the day started with me in doors as normal, because of the threat of more police reapers ails, of the brutality that I get faced with.

I had not been in contact with many of my friends for months prior to this date, due to the police and court bail conditions that I had got placed under. Latter in the day I had gone to my cousins leaving party when I received a phone call of a friend who said there was to be a party on and it had got cancelled by police from taking place in Essex outside.

In continuing to speak to my friend; he explained that the private party had got moved to a prior squatted building in Progress Way next to where I live. He asked me if I would attend and I said yes to his invitation.

So In respect of the **7th June 2014** at a Warehouse on Progress Way in Enfield; I had been having a family drink in the pub/hall with my cousin Dwaine Edwards his leaving party went on from the **07/06/2014**, till the early hours on the **08/06/2014**.

I had also arranged to drop another friend's, keys off to him as he would be at the same location.

I left the pub/hall to go and visit my friend who was residing at Progress Way.

Straight after I parked my van that I had travelled in, along the Great Cambridge Road, in the petrol station. I crossed the Road and directly in front of me, was a fair amount of people, entering into an alleyway.

I accept that I also entered into the alleyway with them leading me and found that this lead up to the gates of Progress Way, as soon as I had done this I got approached by members of the police and local council.

A police man asked me my name and my personal details and I did not reply to him, the reason I did not answer his question is that I felt a bit like I was getting entrapped by his line of questioning.

He asked me to follow him back to where I had just come from, which was where my car got parked along the Great Cambridge Road, so I did what he asked of me to do.

I felt straight away like the police officer, had made his mind up and therefore had accused me of organising a so called rave to him, or to other people "a private party," to which I had not done.

As soon as I had finished being addressed by the governing officials I then left them and waited in the petrol station a cross the road for my friend, this was so that I could give him his keys back.

When speaking to my mate in the petrol station at that time, while waiting in my van I describe what had just developed to me.

We continued chatting, and he asked me to hire out a power generator to the occupation so I asked for my terms of hire to get signed and this is what happened.

I then left and went back home and awaited for him to collect the equipment

as agreed.

The private party had started on the **6th June 2013** and had got prior arranged months in advance, while I was being detained under police house arrest, I never did get to the first location and I now understand other information that I did not then, for instance;

A police dispersal notice had gotten issued to other persons in Essex, when an inspector landed in his police helicopter; he also had news reporters with him.

In checking for the newspaper articles, you can see other person identifications and those people are not me.

I never did attend until the early hours of the **8th June 2013**.

So I did not get involved in organising any event at a Warehouse on Progress Way and for truth at no point did I cause any anti social behaviour, as seems to get stated by the police officers and not by any members of the public.

Soon after I left and went home for this day to get added into the Anti Social Behaviour Order, there is more about this case latter.

Chapter 61

On the **20th June 2014** it did get alleged by members of the police that I had got involved in the organisation of and/or supplied equipment for and/or attended an illegal rave at 1 Falcon Park, Neasden Lane, NW10.

This is not accurate information as the truth is that I had got contacted by way of mobile phone by a client, and he asked me if I would hire a sound system out for a gentleman's, birthday party.

After our conversation I did agree to do so and in turn a sound system and a van got hired out to that person and then latter collected from outside of my home address.

My terms and conditions got signed and a deposit got given to me, by the client.

Once the client had left me I continued with my day and then went back to my own home.

When at my home, I ended up receiving a phone call at 1:00 hours in the morning by the same client, who said that the police were in attendance, and they were seizing the sound system.

I remember getting up from what I had prior gotten occupied with and leaving my home address at around 1am hours, so to attend to the private party location, which had taken place indoors.

Then pretty soon after I arrived at the client's destination, at around the time

of; 2:00 hours, I would claim that it took me one hour and ten minutes to attend.

As I drove outside of the address that I had to be at so to park my car I can remember there being lots of different members of the police, who were already present.

When I finally approached to the address front door on my two feet, to which address I had got given by client, the police were there blocking any persons entrance, so I spoke to the police officers and explained to them by circumstances, this meant that I showed them a copy of the higher invoice and a copy of my terms and conditions of hire.

I got allowed entry by the police officers who were present to pack the sound system away and once I had finished doing this I asked to get released with the equipment, it then got explained to me that the equipment was to be confiscated.

After a lengthily, debate, I had no option but to allow the police officers to seize the equipment.

I personally got allowed to collect the sound system from the police at a later date, without being arrested or any charges being brought into motion.

This in turn meant; that I never returned the sound system to the same client ever again, as he had breached my terms and conditions and at no time did I knowingly supply equipment for an illegal party.

A few months latter this date got added to the Anti Social Behaviour Order against me, even though I never caused any problems.

End of 20th 06 14 start of 07:--

Chapter 62

02/07/2014, the Woolwich Crown Court case for the accusations of theft of a garden gazebo, that got said to have got stolen from; Bianca Road from the day of my friends Birthday party, on this day the trial took place that had got set and I got Found Not Guilty, before the trial even managed to start.

The Judge dismissed the case and found me Not Guilty, because I clearly had not done anything wrong.

I finally did get freed from police bail conditions but I had lost my partner by this time.

Chapter 63

On **19th July 2014** it got alleged by police to have got involved in the organisation of and/or supplied equipment for and/or attended an illegal rave

at the 198 Great Cambridge Road, Enfield Town, EN1 1UJ.
This road is between my own home and my mother's house.
It is the route that I usually drive down when I am going to stop at a twenty-four hours Mac Donald's in my local area.
The GMT time zone was around 3:00 hours on a Sunday morning.
When on this morning I was passing in my car, what got known as the old Carpet right, 198 Great Cambridge Road, what escalated to proceed next is that I saw a man who I know to be homeless had got detained by some police officers, along the roadside.
At the time when I noticed them all together, I was taking a right turn out of Lincoln Road and in respect of this I continued to travel on the opposite side of the Great Cambridge Road, to where the police had been.
I decided to turn around at the closest traffic lights, which at the time I understood to be next to the Odeon Cinema.
Once I had turned my car around to head back towards my friend, I noticed a car park a few premises before 198 Great Cambridge Road, what is a general car park open to the public and belongings to a company named Magnet.
I parked there as I could see that the police officers had blocked access to the car park belonging to 198 Great Cambridge Road.
In stopping my car I locked my vehicle and walked up to where the police were detaining the person that I knew.
On doing this, a police officer approached me and told me I was under arrest, for a possible breach of the peace, to my own surprise.
I later got released from police custody and this got achieved without any further action being taken, to be quite honest I do not believe I got booked into custody; In that time at the police station I did not get to speak on the phone or in person with a solicitor and I did not have an interview take place.
In the early hours of the morning at around 8:00 hours the police de arrested me and realised me from Edmonton police station with being
The truth is that I never got involved in the organisation of any event on this day at 198 Great Cambridge Road, nor did I supply any equipment, neither did I cause any acts of Anti Social Behaviour on this date.
I got super shocked when months latter this day got used in the Anti Social Behaviour Order against me, so I took a look into the folder after copying the persons face book profile whose birthday party had supposed to of taken place.
Then I contacted the Hirer of the sound system who was present at the incident who then supplied me with a headed letter from their company

stating that I had not been working for them on this date, I soon after passed the letter to the police and prosecution teams.

When taking a finer look into the case paperwork I noticed a few of the following problems;

- 1.
- 2.
- 3.

Chapter 64

This day was a Thursday and at 16:30 hours and on the **24th July 2014**, I personally got alleged to have admitted to policing officers that I organized illegal raves and this is too far a distance away from any prospect of a reality for there to be any sort of truth in.

What really did take place is that on this evening at about 16:30 hours, I was driving down Alma Road.

I use this road to travel between my mother's house and my flat as it is the shortest and fastest route on most days.

My Nan used to live off Alma Road just before **2014**, so this method of a chosen route means that I would drive or pass by her house just before she started to stay at my mother's house.

When I travelling from my mum's house on the **24th July 2014** after visiting my Nan and my mother due to my Nan's illness and to say hello to them all. The police pulled me over on my travels back to my home.

I had used Alma Road as a route and not managed to travel less than half of the way to my destination when I noticed an unmarked police car as it was indicating to take a right turn, the opposite way from which I was travelling.

It had been taking a right turn out of Durant's Road when I realized it was an unmarked police car, I noticed this as I had seen the driver on active duty in the local area beforehand.

As I drove past the unmarked police car it changed its indication to the way I was heading, it indicated left.

The car followed me and then put on its blue lights, so I pulled over to the left-hand side of the road, opposite the BMW repair centre along Alma Road ajar to the football field or rugby field that is on the other side of the road to the plan of field next to the high semi high rise of maisonette flats.

When I stopped, I pulled over my car that I had driven on the left-hand side of the pavement that does lead to the back entrance of Durant's Park.

I took note to the male officer who got out of the passenger side of their undercover car and approached my driver's door.

In understanding what they had recently been like to me, so I decided that the best thing for me to do to aid in their request without my solicitor or no witness being present was to open my car window to the man just the slightest little, bit and asked politely why I had got pulled over.

The police officer said he was not sure why but his colleague had instructed him to do so.

It got easy to think to myself a thought like; all these coppers have gone mad, the police officer told me that he did not know why, he had pulled me over.

I had some questions for him, as I started to ask him more questions; He then hurried and went back to his unmarked police car.

He soon after re-approached me while I had stayed safe locked in my car but this time he came with the driver his colleague.

I awaited for them to approach. And then as they arrived and bent down to the gap in my window, I asked again why I had gotten pulled over, this time the driver of the police car pulled out his truncheon and said I had to get out of my car, and that if I declined my window would get smashed.

Stunned is how I felt, amazingly stunned, I noticed that he really meant what he said and did not want to pay for a window, so I got out of my vehicle as I did not have anything to hide, I could not have been any, more sure of anything other than that I had not committed any offence, in fact I had not committed any offence whatsoever, and I defiantly had not been showing as wanted to the police.

It got finally explained to me by the police that I got pulled over because I had driven too close to the car in-front of me.

This car referred to did not get stop by them officers and had not gotten stopped by the driver of that vehicle.

I then got accused of having drugs, and I continued to get searched, and my vehicle also went through the same procedure of a full custom search and nothing got found as I did not have anything illegal on me.

It then got asked by the police officers what I had recently got up to, so I said to them both; that I was setting up my company catalogue and that catalogue I had been building with a friend, this did include talk about my company website; I explained to the police officers that I had nearly finished completing it.

I also said to them that I was trying to achieve positive effects within today's society with my business that I am building a brand for.

Once the police had checked everything they needed to get parted after I had shaken hands with them both.

Then I made my way home and surly did not cause any Anti Social Behaviour on the **24th July 2014**

Shortly after the police added this day also into the Anti Social Behaviour Order and now I have the following problems with the case file paperwork and governing laws representing the case

- 1.
- 2.
- 3.

Chapter 65

The night had got dark and stormy, making it so that I could not fall to sleep, I could hear a metal gate getting blown open and closed as it made a creaking sound from not being greased and oiled correctly the sun coming through the curtains meant that it had turned into the following date of the; 27th July 2014 and I had it planned to stay indoors, right up and till when I received a phone call, this phone call was of a friend asking me to attend at Mill marsh Lane as there was some private land with a warehouse being occupied by friends at the rear, so I agreed to met them all

I had never been there in the first place beforehand, so I decided to bring my coat

Along in my route to my destination I decided to stop and pick up some Mac Donald's for me to eat and when doing this I ordered a few extra cheese burgers for everyone else to eat who I had gone to met

When soon after, I finally arrived and therefore had attended at Milmarsh Lane I started too relaxed with my friends for a bit of that time given to us

In all honesty I never knew of any event taking place on this day at first, right up and till my friend received a phone call asking him if another one of his friends birthday parties can take place at where he lived

I understood that an agreement took place between them both, at no part of my own

For a long time I continued not to understand too much until a convoy of a group of different people arrived and I started to speak to some of them who were then present

In talking to the others they explained that the police had kicked them out of another occupied place of residents, while having a private birthday party for a member of the occupation

Then I watched a sound system being set up and other people moving their belongings into the occupied building; the reason being is that I like sound systems

Members of the local police force soon after arrived and were talking to people at the gate, so I decided to take a nosy wonder over to see everything going on at that time.

It meant to me, that in me doings so, I noticed that the police officers accepted that the occupants had placed LASPO notices on the premises and were treating as their home even low this got accepted the police officers still got given entry to the premises as an equal to other occupiers.

In this being granted they took the opportunity and forcibly kicked every person out of their home.

The sound system then got ordered to get removed or would get seized by the attending police officers.

I had got invited as a visitor but still understand that the sound system had to then be moved at the request of police, so I aided in their help, the true owners of the PA equipment were the occupier's friends and I did not have any hand in this and as a continuation of events I went home.

On this day I did not own any of the sound equipment, and I did not rent or lend any sound equipment to anyone in respect of this occasion or take part in the organisation of anything other than going to see some friends.

I did not cause any acts of Anti Social Behaviour on the 27th July 2014 as the police latter stated that I did.

Chapter 555

At Shannon's house shit happened to me:-----

Chapter 54

Date: Wednesday, 6 August 2014, 18:00

Subject: Studio Shots

From: Luvinia De-terville

ldeterville@icloud.com

To: re_wired@ymail.com

Date: Wednesday, 6 August 2014, 18:00

Subject: Draft logistics for event

From: Luvinia De-terville

ldeterville@icloud.com

To: re_wired@ymail.com

*****Community Youth *****

Raising funds for Youth Services Time line: Budget: Venue: Edmonton N18

Date: Time:

Reason: Raising funds for youth services in Enfield ***** Claverings estate:
youth engagement panel Princes Trust in Hackney;

Mare St Youth offender's services in Enfield/Edmonton Head of youth
service: Contact ***** - Sir Gwenton Soley MBE:

- *****Property name NELSON TRADING ESTATE (ID: 7472) Property
address THE PATH, LONDON, SW19 3BL Property Notes Warehouse and
offices Details Location;

Title Details Space available from Now Space available to 12/12/2014

Number of floors 0 Area 516,83

Usage Warehouse Number of buildings 0

Car parking spaces

Disabled access No Refurbishment required Minimal EPC Asset Rating -
EPC Asset Rating Value - Disclaimer This site shows collated information
on Government space;

Further information on any property is available from the Departmental
contact shown on the relevant property record;

The property records on this site are provided "as is", and neither Cabinet
Office nor the relevant Department warrants or represents that these records,
or any associated documents, are accurate or complete;

This site does not give full particulars for the properties listed on it; Contact
Details GILLIAN HOLLIS 0238 035 6704

*****Property name SOUTHERN HOUSE (ID: 6400) Play Previous Next
Property address WELLESLEY GROVE, CROYDON, CR9 1DY Property
Notes Southern House is a good modern office building in the centre of
Croydon with excellent transport links, being 3 minutes walk from East
Croydon station;

The building provides 192,690 sq ft (17,900 sq m) of which a number of
floors are available;

There is 24 hour access and security with each full floor having the benefit
of nine on-site car parking spaces;

Please see the attached particulars for further information;

Details Location Title Details Space available from Now Space available to -
Number of floors 17 Area 500,00 Usage Office Number of buildings 1 Car
parking spaces 9 Disabled access Yes Refurbishment required None EPC
Asset Rating - EPC Asset Rating Value - Disclaimer This site shows
collated information on Government space

Further information on any property is available from the Departmental
contact shown on the relevant property record

The property records on this site are provided "as is", and neither Cabinet
Office nor the relevant Department warrants or represents that these records,
or any associated documents, are accurate or complete

This site does not give full particulars for the properties listed on it
Contact Details; Ian Gilbert 020 79045031:--

***Property name MANORGATE HOUSE (ID: 3450) Play Previous Next
Property address 2 MANORGATE ROAD, KINGSTON UPON THAMES,
KT2 7AL Property Notes Manor gate House offers office space on the
second floor of a three storey building

The space has a clear open plan layout with good natural light, suspended
ceilings with inset lighting, three compartment turning system, gas fired
central heating, and air handling system

There is double glazing throughout, a passenger lift and 13 car parking
spaces

Details Location Title Details Space available from Now Space available to
22/03/2015 Number of floors 1 Area 255,50

Usage Office Number of buildings

1 Car parking spaces 13 disabled access

Yes Refurbishment required Minimal EPC Asset Rating - EPC Asset Rating
Value - Disclaimer

This site shows collated information on Government space

Further information on any property is available from the Departmental
contact shown on the relevant property record

The property records on this site are provided "as is", and neither Cabinet
Office nor the relevant Department warrants or represents that these records,
or any associated documents, are accurate or complete

This site does not give full particulars for the properties listed on it

Contact Details Sarah Town end 0207 227 5353 I really don't want you to
think that I am running with things honey I just need to get things going as
you know there are barriers to go through

Chapter 54

Date: Friday, 8 August 2014, 17:14

Subject: ***Proposal for Life, Music & Wellbeing Mi**

From: Luvinia De-terville

ldeterville@icloud.com

To: re_wired@ymail.com

****Proposal for Life, Music & Wellbeing Mini Fest** DRAFT COPY
ONLY****

Event: Life, Music & Wellbeing Mini Fest Weekend Fundraiser Target

Audience: All ages, Families:

Expected Attendees: 1000:--

Ticketed Event:

Date:

Time:

Venue:

Facilities:

Campsite:

Our event is a conference of young talented artists throughout London, a chance to showcase their talent in arts, crafts, dancing or singing

To show that positivity & productivity are key elements in life, something that we can all achieve!

This event is a community event that is a fundraiser for Enfield Children & Youth Services; our aim is to raise awareness & education within the community

We organise various social & fundraising events both in the UK & Overseas, with a 100% success rate

We have so many young and talented people in our community, people who deserve an opportunity to have the support of their community

If we can help one child or young person to have a better outlook or understanding of life, then we have achieved our goal

We have the following protocols in place for any event that we organise - Licences & Permits where necessary

- Risk management: implementation of risk prevention:--
- Entertainment License:--
- Crowd Management: Security, Staff/Stewards:--
- Road & Traffic Management: Traffic stewards:--

- Transport Management: public Transport & taxi services:--
- Accident & Emergency Management: First Aiders available for entire duration of event:--
- Public Amenities: portable toilets and washrooms

Public Liability Insurance -Equipment Insurance All of our Contractors, Suppliers, Vendors & Staff are certified (British Standard) & public liability insured professionals

We will supply all our own equipment, outsourcing where necessary

We will be working closely with the Metropolitan Police, London Fire Brigade & Enfield Council Events Team, and Enfield Children & Youth Services

*****Mission Statement*****

To help rebuild, the closeness & trust within our communities, no matter what your age, religion or ethnicity:--

Together as One ***Set Up***Activities***Fitness & Wellbeing***

-Mind:

-Healthy Eating: Natural Juices, dietary both adults & kids

-Wellbeing: Activity in life, Lifestyle adjustments, prevention of health problems

-Fitness: Personal Training, Exercises, TRX Training Body Confidence, The physiology of the human anatomy

Arts & Crafts Handmade products & crafts ***Dance & Music*** -

Singers: groups, duets & solo -Dancers: Various/ groups & solo -DJs

*****Vendors***** - Food: -Beverages: *

Merchandise:

Regards

Chapter 54

Date: Saturday, 9 August 2014, 10:54:--

Subject: Fwd: Charity Fundraiser:--

From: Luvinia De-terville:--

ldeterville@icloud.com

To: re_wired@ymail.com

Good morning Hun:--

Regards, Luvinia De-Terville:--

Co-ordinator & Manager D.E.M.S.

Thank you so much for your email about organising an international music festival in aid of Mind next year.

It sounds like a wonderful idea.

We're absolutely thrilled to have your support and would love to help in any way we can with your fundraising.

If you could let me know your postal address I'll pop a fundraising pack in the post to you which should arrive in 10-14 days.

There'll be lots of information in the pack by way of a starting point, but we can certainly provide materials for on the day, as well as advice and support regarding fundraising and help from our media team with publicising the event if appropriate.

It would be great to hear more about the festival and how it will run when you have a minute.

Thank you once again for your support and I look forward to hearing from you.

Chapter 54

10/08/2014 Mill marsh Lane said party, Used in ASBO Case.

I am further alleged to have been involved in the organisation of and/or supplied equipment for and or attended an illegal rave on the **9th to 10th August 2014 at Milmarsh Lane. I dispute this.**

I was not involved in organising any rave, and I did not supply equipment. The police have alleged that this event was run by Every Decibel Matters.

I can confirm that I am not an employee of this organisation, or a shareholder, or a director and have no controlling interest in this company.

I exhibit a letter sent from Every Decibel Matters Ltd "to whom it may concern" verifying this, I exhibit this as exhibit SC/19.

I had gone to have a birthday dinner, but I was not present at an illegal rave. Police came and requested that people leave and so I left.

I did have a conversation with the police concerning three empty CO2 gas canisters that I had in my vehicle, VRM MA57LDY.

I did display knowledge of nitrous oxide, but this was just in a general conversation with the police as it is information I had to learn when carrying CO2 cylinders for welding.

I do remember talking to a police officer about an occupier I had met called Jena having passed her first aid test.

This was general conversation
I dispute encouraging any crowd behind a gate to come in
I did not try to incite others to breach the peace, and I did not try to put anyone in danger
I deny behaving in an anti-social manner on this date
I did not cause any Anti Social Behaviour

Chapter 555

Date: Wednesday, 13 August 2014, 16:21

Subject: *****Set up logistics for Montague Rd Building**

From: Luvinia De-terville (ldeterville@icloud.com)

To: re_wired@ymail.com;

**Set up logistics for Montague
Rd**Building**LOGISTICS**DRAFT***

Timeline: allocated or needed for project?

i.e.: space, rental, lease, funding, approval, insurance, risk assessment, projects, staff, security, equipment & furniture, management, Telecommunications **i.e.:** outgoing lines, internet; Wifi

-Funding? Bounces rd has a funding scheme, availability of funds? Need average of £25,000 each from funding scheme –

A section 23-26 enabling us to use the public information regarding the premises, financial and otherwise *Local second-hand/refurbished shop in Tottenham, need to see what they got in stock!!!!!!

Also any offices that are getting refurbished, as the maybe disposing of office furniture * Contact local electrical retailers **i.e.** Comet, Curries, Cartridge world, Argos In regard to donating : printers, phones, ink, stationary, monitors, PC s, laptops, Cabling, etc

ACTIVITIES **

Pensioners: coffee club, bingo, chess, exercises, film time, leisure(keep fit & healthy) lifestyle & Wellbeing, cabaret nights,

**Children & Youth: Sports: football team , basketball Music - lessons, studio, production, qualified graders for music pieces Arts & Crafts: design, production, Mentor programmes: anti-bullying campaign, youth crime &

violence, teen parenthood, homelessness, job training: CV, interview skills, presentation, educational facilities: computer Skills, people skills, responsibility Workshops - studio,

**Community: community functions & events, leisure,

****BRIEF****

The site can regenerate a sub sustainable amount back into itself and the community, by renting out the office spaces to community businesses, function hall's rented for various activities by the community.

Also anything that can be rented by professionals, i.e. slimming world, Sumba, yoga.

Our staff members are all DBS checked, certified and more importantly experienced in their field and profession.

We will be working closely with (Enfield Children & Youth Services, Metropolitan Police & London Fire Brigade) We believe from our calculations and forecast flow, that this is an investment that can only benefit the community in a more positive and productive way, we have all the necessary documentations, management plans, licenses and permits that are needed for this project.

We wish for this to be up and running in use by: This is a much more feasible option than a empty building, thus saving the council the £80,000 spending on security, which can be resourced in a more productive way.

*****MISSION STATEMENT*****

Our aim is to bring the community together as one, regardless of age, ethnicity or religion a place within the community for the community.

Regards Luvinia De-Terville Co-ordinator & Manager D.E.M.S.

Chapter 555

It was the **13/08/2014**; when a meeting got held with a Steve Hodgson who is a representative for Enfield Local Authority Council and Jane Johnson who had been the chief superintendent for North London, on behalf of the commissioner of the Metropolitan police and this got done alongside other government officials for the Anti Social Behaviour Order application, to be placed against me without my knowledge.

On the 13th of August 2014 the local authority and the police held a consultation meeting in regards to the Appellant and reached a decision to be taken in the matter of a stand alone Antisocial Behaviour Order (ASBO) order to be placed upon the Appellant Statue of Liberties.

An anti social behaviour order (ASBO) (2003) is / was a civil order made in the United Kingdom against a person who has been shown, on the balance of evidence, to have engaged in anti social behaviour.

The order was introduced by Tony Blair in 1998 with the legal frame work and protocols to create a successful Antisocial Behaviour Order (ASBO) application. Within the Antisocial Behaviour Order (ASBO) guidance it states Voluntary solutions and other remedies should be considered by the pursuant, prior to the multi agency working together in Co-Hurst at a statutory conference, regarding any application.

Any of the following voluntary solutions and alternative remedies should have been considered and then implemented, prior to an application for an Antisocial Behaviour Order (ASBO) being considered but was not;

- Mediation:-
- Verbal and written warnings from the relevant authorities including Police:-
- Support Packages:-
- Diversionary schemes and activities:-
- Rehabilitation programs:-
- Criminal investigation:-

The above list is not exhausted to its limits.

At no point of time has the applicant been given any of the above listed opportunities, neither has he been asked to attended any official meetings prior to this Antisocial Behaviour Order (ASBO) application and this should have been the opportunity to talk to him about a pre warning or other actions that could have been taken.

Please also take note to page number 15 (taking a strategic approach) which clearly states: “The more serious the behaviour, the greater the likelihood that the court will grant a geographically wide order, order’s that seek to operate in the whole of England and Wales will not be granted without

evidence to the actual or potential geographical extent of the problem.
Further detail about further effective prohibitions is given in Chapter 7.”
For the applicant legally to have any conditions imposed, of such a wide scale of areas with out correct proof to that extent, is another breach of applicant’s human rights.
The Antisocial Behaviour Order (ASBO) that was granted in the lower court upon the applicant is wrongly executed for the whole of the UK.

Chapter 555

Date: Thursday, 14 August 2014, 1:53
Subject: Re: *****Meeting with Simon *****
From: Rewired
(re_wired@ymail.com)
To: ldeterville@icloud.com;

*****Set up logistics for bliss charity event re launch *****

14th August 2014 01:05am

*****LOGISTICS**DRAFT***

Timeline: Allocated or needed time for project? 13 to 14 weeks date
Commitment: Simon/ Luvinia
DAYS and TIMES:
Date of event: 8/11/2014?
Time of event: same as before?
Space:
How much bigger is the hall in Tottenham?
Can you get pictures or a link to there site?
How does this benefit you and the event?
Rental: How much cheaper is the hall to hire or how much of a better deal is it?
Funding: How much do you need and have already and what is your expected out goings for the event including your expenses and others outgoings that you may occur even over the next 13/14 weeks of the re launch.
Approval: I am sure you got this sorted:]
Security: Now this depends on how many tickets get sold.

I say we set a time scale and time will tell
Equipment: What do you need and what have you all ready resourced?
Management: I believe a management tree is the way forward controlling all avenues of income and delegation
Marketing: A fresh flyer and re marketing all involved a bit more in detail may help the event
I also have a friend in mind he might be able to help as a voice to over lay you and help promote the event
The same person also makes flyers who I hope to be in contact with, over the next following days and I can keep you updated in regards to this
Regards, Simon Cordell-Benjamin
Director and Manager of; Too Smooth Entertainment:--

On Tuesday, 12 August 2014, 17:27

Luvinia De-terville wrote:

*****Meeting with Simon *****

Agenda 13/08/14 @ 12pm

***** - finish proposal for mini Fest Weekender lea valley / pickets lock:
mini Fest date:

- Budget

Logistics & Timeframe

*****Set up logistics for Montague Rd Building***** **Timeline:
allocated or needed for project?

- space, rental, lease, funding, approval, insurance, risk assessment,
projects, staff, security, equipment & furniture, management,

-Telecommunications ie: outgoing lines, internet, wifi, -Funding? Bounces
rd has a funding scheme, availability of funds?

Need average of £25,000 each from funding scheme

***** Work on partnership agreement details*****

D.E.M.S: Louie: events to work with,

- Finances:--
- Contracts:--
- Insurances:--
- Percentages:--
- Anticipated Profits & losses -6-12month projection flow?:-
- proposals etc;

**EMPRESSIVE STUDIO: Sharon -Hire prices: per hour or block session,
Can the facilities be used 7days a week or is it limited?

If limited, then what is the limitation involved?

- Packages: studio hire fully equipped?
- Part equipped?

Vocal coaching, music assessor/ grader, Instrument hire etc.

- Equipment: costs in updating or repairing where necessary.

It is the Responsibility of both Sharon & Manager? ; And or Sharon as equipment owner?

- Management: Studio Manager aside from Sharon: -- Availability: what is the tenancy arrangement or criteria on time?
- I.e. 24hr or 12 hr access.
- Access: need 2 key holders who can work independently?

Agree communication criteria?

-Rent: proposal of 50% each on monthly rent, signed agreement by both parties -Security: big bro cameras -Feasibility: generating resources back into studio -Website: access & links.

*

Logistics for International Music Festival Fundraiser

- Date: Venue:--
- Time:--

- Charities:--
- Mind:--
- Cancer Research?
- Need to contact 3rd charity ASAP, Find Venue location?

Arrange Draft proposal to be used!!

Start contacting performers: lock in with contracts where possible*
 Arrange draft site set up & activities plan!!!

Stages, amenities, equipment, camping area, risk, emergency, crowd, traffic, health & safety management plans etc. Arrange marketing, design and advertising personnel Crunch budget figures Source suppliers from ASAP!
 Regards Luvinia De-Terville Co-ordinator & Manager D.E.M.S!

Chapter 555

No problems up to here with neighbours ++++++

Date: Tuesday, 19 August 2014, 15:32
 Subject: Partnership Agreement Draft
 From: Luvinia De-Terville
lou@demseventmanagement@gmail.com

To: re_wired@ymail.com

Chapter 555

Date: Wednesday, 20 August 2014, 18:36
 Subject: proposal LMWFF & Montague Rd
 From: Luvinia De-Terville
lou@demseventmanagement@gmail.com
 To: re_wired@ymail.com

Chapter 555

I had continued to sleep over at my new partners a lot in the summer and the date had come up to the **23 August 2014**, this date is easy to remember because Noting Hill carnival took place!
 Me and my partner had got told by the clinic of the news and decided to stay in over the weekend together!
 In the background of all these things taking place, I had arranged for two

other events to occur.

The first being that my father had asked if he could use my flat to stay in over the weekend as he always took my Neisse to the carnival, and he had been in the middle of transferring from where he had prior been living at the time and in me letting them stay at my flat for the weekend this would help him, I agreed by saying yes to his request of me.

The second reason being is that, I had arranged for a friend to collect an amount of nitrous oxide of me that I had been selling.

I gave the keys to my flat and half of the agreed stock on bail to the relevant people a couple of days in advance to the carnival taking place.

Then at the same time I also agreed that I could deliver some more stock to the person who had taken the nitrous oxide of me on his payment that would take place at the day of the publicly advised adult's part of the carnival, taking place, as he told me that he would be there.

Due to the issues in my relationship I decide not to go and avoided answering the phone to people from the day prior to the carnival starting, as we had both decided together to relax in doors, at her home.

After a multitude of missed calls I decided to answer my mobile phone messages, on the Adults day of the carnival starting, when I reed a text saying I am going to your house to get the stock from the day before, in knowing that I had not been at home but my dad had I gave him a phone call.

He picked the phone up to me and after the normal hello to each other I asked him did anyone come to my home while he had been there.

The answer was, Yes; and then I asked the next question to him; did they take anything; he replied yes; Next to come was the last of the questions, that I had to ask my father; did they leave any money; I heard the reply of; no, so I went mad absolutely, mad; My dad got upset with me and told me that it had been my friend who he sees me with all the time and that he thought that this would help me by being what I had requested to happen.

The second the mobile phone got put down, I spoke with my partner and explained what had just happened, while I tried to call my friend/ client, who never picked up the phone calls that I continued to make and consecutively, I and my partner both together put our coats on and I grabbed the car keys, we were off to the carnival.

It took us a little while to get there even with me travelling within the legal speed limit, but we still soon arrived as close as possible to the carnival.

I and my partner both started our search for our friends/ clients at that moment in time on our feet together; this had got done once we could not drive any closer, towards the event due to the crowds.

The truth what can I say apart from, well me and my partner were good at tracking our friends down together, and we both done this as a team in a superb time frame.

Upset as most people would be I requested the stock back and payment for the first package and what had gotten used out of the extra taken from my home.

I admit that by this time I got a lot more upset than needed and found myself in the middle of the carnival with my partner and a load of stock.

In looking around for a form of carriage I noticed a wheelie dust bin that had been laying on its side and decided to check the condition that it had got left in.

It had got left clean and it was available for our use.

We filled up and covered the lid the best that we could.

Travelling back towards the car, we started to enjoy the carnival a bit but still with the concern of carry a black wheelie bin around the streets, I can not remember who noticed them first I bet her; but anyway we bumped into some friends of ours,

I can't remember what happened for a little while because when I looked at my watch the time had disappeared.

The streets were slowly starting to empty and I still had a big black wheelie bin with me, so I see some officers that I had met before and approached them and asked what the best way back to the car was.

After working everything out with the police I turned around at the group of friends waiting and it had grown.

I knew that it would be best to get out of there and head back home with my partner and that is what we did.

Now this day is also being wrongfully used in the Anti Social Behaviour Order Application case against me and I question why for the following reasons?

- 1.
- 2.
- 3.

Date: Tuesday, 26 August 2014, 15:15

Subject: Worried About You

From: Luvinia De-terville

ldeterville@icloud.com

To: re_wired@ymail.com

Hi! Hope you are ok!

I have messaged & called you but you not responding
Just a bit worried Hun x

Regards Luvinia De-Terville Co-ordinator & Manager D.E.M.S

Chapter 555

Over the next few days my Nan would pass away;
It all started to get remorseful for her loved ones, when on the **27/08/2014**,
my Nan got rushed into Hospital as she had turned very ill and so her Chemo
therapy got stopped.
The following morning evening and night of the **28/08/2014** all the family
members able to where visiting her, but my Nan had started to show signs of
her not being at all well.
Family members were always with Nan thought.

Chapter 555

Date: Thursday, 28 August 2014, 14:52
Subject: Mojito on you
From: Luvinia De-terville
ldeterville@icloud.com
To: re_wired@ymail.com
For having me worried about you, you owe me a Fat Mojito!!
Regards Luvinia De-Terville Co-ordinator & Manager D.E.M.S

Date: Thursday, 28 August 2014, 14:49

Subject: Re:
From: Luvinia De-terville
ldeterville@icloud.com
To: re_wired@ymail.com

Hey I just been really worried about you honey.
I have great progress on LMWMF, as well as 248 Montague Rd in regards to
funding, contacts etc.
Call me on 07951 330 467 Glad you are ok x Regards Luvinia De-Terville
Co-ordinator & Manager D.E.M.S

Chapter 555

On the 29/08/2014 a Family meeting had to take place with the doctor looking after my Nan in regard to her health.

Soon after my mother had to leave the hospital and this took place at around 19:15 hours, she left with my sister.

My mum went back to hospital with my sister at 21:20 my Nan health had got worse, and she notably was having problems breathing.

My mum called the family, so I attended with other close members of the family.

In the early hours of the 30/08/2014, I had got left alone while the rest of the family had gone to get some well needed rest; I had taken a seat beside the bed that she had got taken care in.

At the time I can remember myself; feeling her fall to sleep and deciding that it would be best for us all, who knew her; for me to keep on tingling her arm, as it seemed to make her smile while she had been drifting away, so that she never went into a deep coma.

I felt this working as I looked at the clock up on the wall in the hospital room that she had got placed in being at the time of 1:00 hours.

The time ticked on till I last remember seeing the clock handles strike 5:47 and then I recollect a woman voice who was a nurse or doctor ; saying to me Simon, Simon, Simon.

While still seating in the chair with my hand on my Nan's hand, I jumped up without taking a stand and went to analyse what had changed in the room I look at the nurse or doctor woman then the clock in a quick swift glaze and straight at my Nan.

The woman's had let her voice pronounces the out aloud from her mouth to me at the same time as my brain told me that it was 06:02 hour and I realised that I had dropped of to sleep for 14 minutes.

She said that Simon your Nan has passed away.

Full of upset I held back the tears as I did not want to believe her at first but I understood that what she had said, must be correct.

Chapter 555

Date: Monday, 1 September 2014, 17:30

Subject: rest of draft From: Luvinia De-Terville

lou.demseventmanagement@gmail.com

To: re_wired@ymail.com

Simon, amend as you see necessary.

Regards Lou CEO and Manager

Chapter 555

02/09/2014

Chapter 555

03/09/2014

Chapter 555

04/09/2014

Chapter 555

Date: Friday, 5 September 2014, 0:12
Subject: Kempe Hall
From: Luvinia De-Terville
ludemseventmanagement@gmail.com
To: re_wired@ymail.com

Chapter 555

06/09/2014

Chapter 555

07/09/2014

Chapter 555

08/09/2014

Chapter 555

09/09/2014

Chapter 555

10/09/2014

Chapter 555

11/09/2014

Chapter 59

It got said that I got served;

12/09/2014; The start of the Anti Social Behaviour Order case proceeding for me;

It turned from summer to winter without me even going outside to realise; and in this change of seasons a bundle got said to have got served onto me; "Mr Simon Cordell," at Burncroft Avenue, to which I dispute to being true at all.

This Bundle was for the Anti Social Behaviour Order Case.

Being locked up by the police and local council made life harder for me, in just looking after myself, so how am I supposed to be able to look after another man's child like this or have my own.

Next, I find myself referring to: **Friday 12th September 2014**, what is the date of the start of the Anti Social behaviour case, which never got served in accordance of the law; this was for a multitude of reasons, the first being that the application was too big to fit into my letter box, so I did not accept it.

And also because of this, I disputed the fact that I ever got served the Anti Social Behaviour Order folder correctly, as it never got handed to me.

What really happened next is, I was in at my own home and I was alone, I had got upset because of everything that had been going wrong in my life, but the truth is that on this day, I woke up as normal, so for me to continue with making my plans for a positive future be able to come true.

I was doing this by working hard on the right things and by this time I was well in the daily routine of the constructive work towards the development of my company and my future life.

I had been drafting a proposal, as well as all the other nibblley, little bits of remnants towards the documents I was working on.

When I noticed a sound, this sound was coming from outside of my front door; this was a surprise to me because I had not been expecting any visitors.

This sound was a sound that I had heard many times before, I knew it to be a police radio and so before they could knock on my front door, I tried to get to the front door spy hole without getting detected, by the police officers.

I heard them knock on my front door;

So, with this all explained, I was couscous to open the front door, so because

of this reason, I approached the door with caution, so to meet the unexpected visitors.

I looked into the keyhole and could see what looked like the police through the keyhole.

I asked the people outside a question without opening the door what was: what do you want of me, they said they needed to talk.

At this point of time I knew that I should not have anything to hide, I opened the door just a little, just so that I could see them in the hall way through the small gap in between the door and the door frame and then I used my foot to keep it ready to get locked as fast as possible in the shortest time scale practical of any problems arising.

I wanted to see what the police wanted to talk about, once the door got opened a little the police officer then said to me that they wanted to serve some documents on me, at which point I then replied that I was not willing to accept anything and closed the door.

Upon closing the front door closed, I told the police that I was not being rude but was not willing to accept receipt of any documents, with this being said I noticed through the spy hole, that the police officers had both started to speak to each other, so I could hear what was being said between them both clearly, I then moved my ears closer to the gape on the edge of the front door.

I listened closer and once I had done this I could hear clearly what was being said, I then heard the lady police officer say through the closed door: — what the Lady police office said was: — what should we do, to the man police officer and the man police officer said in reply: just put it on the floor in front of the door, and he took some letters from the lady police officer and then posted them into my letter box.

Straight away I continued to look through the keyhole again and started watching what the police officers was doing, I then noticed the Man police officer posting four pages of papers into my letter box and the lady police officer put a large blue file in plan vision outside of my front door on the doorstep.

I then made a phone call to my mother, as fast as I could do, I had done this so that she could also be aware of what had happened and in doing so asking her to attend my flat.

But due to a death in the family, she was unable to attend, to my home address until the next day, dated the: - **on the 13/09/2014.**

When my mother did finally get to my home address, she found out that the folder had got placed outside of the front door, in the communal hall way and got left alone, with nobody present, it got left in plan view of everyone.

Chapter 60

13/09/2014; The folder got left in the hall way;

It had somehow got placed in the hallway and then left opened, so that anyone could have looked into it, she got shocked to see this had been able to happen and also found that inside the document there was full details of Mr S Cordell inside of it and also that of other people personal names, that should have gotten protected from this occurring; under the data protection act 1998, the police should have never left this folder outside any address, which would give anyone accesses to it.

My mother, in that moment, on noticing the folder in the hall way, unattended that is to strengthen and further left in the condition, to what it had got found, also understood that this was because of the police officers, misplaced conduct.

She did not know what to do at first, she got simply shocked, at what she had found and decided to take it back to where it got addressed from, on taking a closer look the folder claimed the address of New Scotland Yard Headquarters, so she took it to Edmonton Police Stations, lost property, so that she could hand the folder back to themselves, as it never got served in accordance of the law and now had become lost and found property.

I did not accept the folder, from the police.

My mother or I was not sure, if any papers were missing, which should have got placed within side of the folder and as explained by the next day when my mother had arrived to mine, she had found the folder opened in the hallway.

I believe that the police understood, that this was wrong in law and that when I did not accept the documents in being served, that they should have then taken them right back with themselves to where they had just come from, for me to guess that place I would say, the police station or civic centre, so to have rearranged for a true served document to be re issued.

Chapter 555

14/09/2014

Chapter 555

15/09/2014

Chapter 555

16/09/2014

Chapter 555

17/09/2014

Chapter 555

18/09/2014

Chapter 555

19/09/2014

Chapter 555

20/09/2014

Chapter 555

21/09/2014

Chapter 555

22/09/2014

Chapter 555

23/09/2014

Chapter 555

24/09/2014

Chapter 555

25/09/2014

Chapter 555

26/09/2014

Chapter 555

27/09/2014

Chapter 555

28/09/2014

Chapter 555

29/09/2014

Chapter 555

30/09/2014

**New Month 00/ 10th /14
The website got given to me by my mother
Chapter 555**

01/10/2014

Chapter 555

02/10/2014

Chapter 555

03/10/2014

Chapter 555

04/10/2014

Chapter 555

05/10/2014

Chapter 4646

The ASBO the True Start;

The date had turned into the; **06/10/2014** and I had to attend to court for the first instance of the Anti Social Behaviour Orders, interim order proceeding to take place;

It had got meant for me by the police officer's to have a hearing for the interim Order to be put into place against me, but when I arrived at court legal aid had not been granted for me, so Michael Carroll the director of my acting solicitor firm came to court to explain this fact, the judge overturned and granted legal aid, in my favour.

In the start of the application for the Interim hearing the judge would not hear due to my solicitors not having time to go over the case files, as legal aid did not get granted in time.

I can remember the CPS and police did not seem to be very happy about this decision made by the judge.

The court case proceedings were then put off to be re heard at a Hearing on the **22/10/2014**.

Chapter 555

Date: Tue, 7 Oct 2014 23:34:24

Hi I dropped all the paper work back to kemp hall the other day, after sorting it all out.

I also went to the hall earlier and fixed the internet.

I am going back to see Diana tomorrow; and maybe I will see you if your not busy Si.

On Tuesday, 7 October 2014, 15:45

Patsy Yull wrote: Hi Simon, at the moment you have all the paper work relating to the Hall.

We have a meeting with Monica on Monday about training; and not sure what else.

You would no from going through the paper work, what we are missing?

It's a matter I think of lets see what happens then.

In the paper work is there minutes or notes from the last AGM as she would like a copy.

We as the committee have got to put together an Asset Register for the hall.

Did you call Mark at F.E.C.A about our paper work down there?

Thanks Patsy

Chapter 555

Date: Wednesday, 8 October 2014, 12:34

Subject: RE: Hello From: patsy Yull

patsyyull1@hotmail.com

To: re_wired@ymail.com

Morning Simon, Thanks so much for sorting out the internet, I got a message from Di today to say it was done

Regards, Patsy

Chapter 555

09/10/2014

Chapter 555

10/010/2014

I have heard people say there hair is falling out and now I understand sometime's why:-

Chapter 555

11/10/2014

Chapter 555

12/10/2014

Chapter 555

13/10/2014

Date: Tuesday, 14 October 2014, 18:11

Subject: 10 of 10

From: Rewired re_wired@ymail.com

To: Graceswork@aol.com

This is the information I have that was agreed to be passed to your self and Monica at the meeting at Kempe hall at 6pm on Monday 13th October 2014

Kind Regards Simon

Attachments 10 Of 10 The Company Acts 1985 and 1989 Company Limited
GUARANTEE AND NOT HAVING A Share Capital Memorandum of
Association of Kempe Hall Community Association Ltd rar (9.91 MB)

Chapter 555

Date: Tuesday, 14 October 2014, 22:23

Subject: Re: Meeting with the Committee - Monday 13th October meeting

From: Luvinia De-Terville

lou.demseventmanagement@gmail.com

To: re_wired@ymail.com

From: Rewired re_wired@ymail.com

To: Graceswork@aol.com

Date: Tuesday, 14 October 2014, 18:11

This is the information I have that was agreed to be passed to your self and
Monica at the meeting at Kempe hall at 6pm on Monday 13th October 2014.

Kind Regards Simon

Attachments 10 Of 10 The Company Acts 1985 and 1989 Company Limited
GUARANTEE AND NOT HAVING A Share Capital Memorandum of
Association of Kempe Hall Community Association Ltd rar (9.91 MB)

Chapter 46

I can say with a smile on my face That even with the problems that I got
faced with, that summer seemed to last forever and in the middle of that
summer, I can clearly remember being at my new living partner home
address, when I was painting the young Child's bedroom, this was due to the
child sleeping down stairs in the front room between us and this was as no
other man had accomplished this for the pair of them already.

While decorating and painting the bedroom; my new living partner at the
time had gone for a routine check up at a sexual clinic in her own area, at the
time this was of no concern to me and I was happy for this to go ahead.

In the middle of me fixing the bedroom up to a nice standard, my new living
partner arrived back home, she asked me to sit down with her, as she had

something important to explain to me!

We walked into her hallway, this was at the top of her stair case and was outside of the bedroom, that I had plastering and decorating, then my new living partner started to explained to me what had happened, she said that while she was at the clinic, she had got in their medical chair to get her check up, when the woman looking after her welfare, had said to her that she had noticed a spot on the top of her ass cheek and that as the clinician she wanted to test it!

My new living partner explained to me that she had allowed this to happen and was now waiting for the test to confirm the results!

As a result of this, we were both then awaiting to find out if this was of any concern to us both!

After explaining this to me, she took a seat at the top of her stair case and pulled her trouser bottoms down pulling her leg right up into the air showing me the top of her ass, this revealed to me what seemed to be a normal spot in my eyes, that any other person may see on any other person body, generally speaking, that is to explain!

With myself being me and what had just got told to myself, I never really did manage to contemplate on the full understanding to what had just happened to me and how much that moment would change the rest of my life, what got said had yet to sink into my mind!

I do remember smiling at her and telling her that nothing will matter, as I will be there for our family and things will be OK!

Chapter 31

Date: Thursday, 23 October 2014, 13:44

Subject: Re: Hire Agreement From: Rewired
re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Thank you!

On Thursday, 23 October 2014, 13:29;

Chapter 555

Date: Saturday, 25 October 2014, 12:13

Subject: Community Kids Halloween Party!

D.E.M.S - De-Terville Event Management Services

Regards Lou CEO & Manager 07951 330 467;

Chapter 7777

Police attended my local community hall: ----

Chapter 43546

Community hall;--

In the mean time I had become a member at general meetings held at my local community hall In turn taking part in the daily challenges that a community hall can be presented with

This introduced me to various people who helped me with superb advice towards my company running objectives

I had found and committed myself to voluntary work in local community while I was working for events such as Lock to Lock festival, winch more hill festival for kids with celerpulse, Durant's park festival, Enfield town festival, Ponders End festival, while at the same time I was supporting a new client with building a charity event for premature babies, I also had an agreement to be a manager to a new night club that was being launched in the heart of Brixton

At the time I was building strong relationships with nice honest, people, this was achieved with a view of developing there's and my own running business, so that I could help make a positive effect of today's people and society

I had arranged a community charity children's fashion show fundraiser
However, this event sadly did not go ahead as planned as the stress of these proceedings meant I could not take part in it

As to my own dissatisfaction I am now currently signed off from work due to problems that I am having as the court proceedings have made a large deterioration of my health inclusive of members of my neighbour's attitudes towards my human rights, by way of the stress that they have caused

On one of the occasions I was hired out to a very well known legal event in London, I was to provide sound equipment and power

Chapter 52

Waiting for some test results, this is where life got even more, intense for me:-

Week's, months, slowly went by, with us both managing the news that we had ended up being told, in contrast I clearly remember the first few weeks, as I was still very cautious of the news that I had got explained to me by my second living partner.

In this first few weeks time period that passed by, we both awaited for the test results to arrive.

Thought this time period, we stayed together as a couple and I continued to try to have a constructive attitude towards her feelings, but in the back of my mind, I got worried with concern that I may have hurt another person.

I tried to continue with work, thought this moment of time.

Once my second living partner had received her test results, we got told that she was a carrier and that this meant, that there was a high chance that we were both carriers of hsv1, otherwise known as herpes.

I felt sick, straight after with worry and ended up back at my own home address a few days later.

And equally important, I also attended by the local clinic myself and requested to have a test completed; my request was at first refused, the reason given to me, was that evergreen clinic, does not do mandatory hsv1 tests, this is due to how common it was among'st every person, I got admittedly determined to get tested and showed that I would not leave the surgery until a test got completed, after some persuasion, it got agreed for my blood to get taken, as a test sample.

After I left the surgery, I had to wait for my own test results.

Chapter 53

Talking to stain at his house;

A few more weeks had passed by, me and my new living partner continued to resolve the issues that we got now faced with, thought that time we never did argue, with each other.

Likewise, I got worried afterwards from what had got explained to me, by my new partner about her test results, so I chose to trust in a close friend, Stan, this was about my problems, the conversation was polite as always and got held in his own front room, this was while over a drop of whiskey, that he had offered to me.

At no point of time, did I leave him any concern in regard to any intent of a negative attitude of myself and I surely did not raise any concerns of a verbal disrespect, towards my second living new civil partner.

In this time I only spoke to Stain, about the problems that I was having, this was as I looked at him like a father figure, which is to say and express to

other people, by this stage of our friendship
I believed in him Stan, partly as I knew that he was already a father figure, so with this full understanding in mind, I believed he would support me, this being while I was looking after another man's child, or partly, as I had always been there for him, in turn causing him no problems of concern

Chapter 555

29/10/2014 I was rushed to hospital had been sick for 5 days my kidneys was not working right and they had to give me high injects and IV dips to stop the sickness due to nitrous oxide I also had concerns as I had been manipulated with other concerns of health
I was in hospital until the night of the **03/11/2014** and I was told if I did not attend court on the 05/11/2014 they would go ahead without me
So I discharge myself

Chapter 43546

Funny joke intro

A different part of a continuation of my life's true events leaves me with Questions, like: Can you guess to yourself the next bad thing in the sentence below that got left to materialize?

The Answer: I did not even have a cup of tea or coffee with any of them in all of them years:-

I kept being sick in my home toilet and I found myself being victimised by the Mathiyalagan Markandu family, banging and flushing the toilet above me, I could hear them banging above me were ever I moved in my own home, I could not even take my cloths of and get in my own bath and be safe, my friends stayed over at mine and if they tried to bath they would do the same to them, I took victim and witness statements of them all:-

Chapter 888

Stan and Debbie making me go to my mothers home to talk

Feeling and believing that what Stain Curtis / Fisher and Debra Andrews and the Mathiyalagan Markandu family, were doing to me, had got done to make me kill myself or simply aid in me running away from the problem, I decided that I did not want to hurt myself and I was surly not going to be left in the state of a Mental Heath client

I felt insulted by the way I was being treated by them as I had worked hard in previously managing a close net relationship with them all especially the named: Stan and Debbie, so rather than sit in my home and be assaulted one night I left and went to my mothers home, with the intention of picking up my fire extinguishers from my catering trailer and taking them home for mine and others safety.

I had to go to my mothers as I had really started to feel very concerned about them as for there behaviour it was clear torture and on top I was upset because the Anti Social Behaviour Order case conditions had started to overwhelmingly start to damage my attempts to build a legitimate business.

04/11/2014 – 05/11/2014 I went to the clinic after leaving the hospital and asked to have a test results.

Started to be sick again and I was up all night but needed to go to court the next day.

Chapter 62

Interim hearing;

05/11/2014; Going to court for the Anti Social Behaviour Order case for the second time meant that when I eventually arrived at the court house, so for the prosecution to apply to place an interim order on me I got upset.

As this would allow the police to also apply for conditions of bail, against my liberties and legal rights.

I understood that this would be up until the application got proven or not, the district judge allowed for the interim order to get granted but without the conditions of bail.

If I try to recollect what actually happened next I would remember; that the prosecution on this day were organising their case and trying to continue to apply for the conditions to be instated on me.

I found that no judge would grant them.

It was peculiar, as it seems that the judge, walked out of the court room until another judge took there place and also would not hear this case, this proceeded to happen in the first few of the court room hearing instances.

Chapter 555

To be added; Meeting Matiligans older son

Chapter 57575

Asbo interim order got granted against me without conditions.

On the 05/11/2014 I had to attend to court yet again for the Interim order hearing and the order got granted.

My Acting Barrister could not attend due to the flood in his home; a next Barrister came to court but had no paper work for the case I believe this is why the interim was granted as nothing was said in my defence.

I went to court and the interim order was granted by a funny judge and her name is Xxxx, after the hearing finished, the trial date was set.

The atmosphere in the court room continued to be wired as some body had kept on controlling the additional light switch for the courtroom from outside and in turn kept turning the lights on and of, this got done so no person could see each other because of the darkness, this happened thought most of the case, right up until the judge herself shouted out aloud; for who ever had foreseen this to proceed, to stop, she encouraged this out aloud, so that all could hear her voice saying her words.

Afterwards she said she would be the judge on the day of my trial, to me.

I felt violated by the justice system and understood that if my own prior arranged barrister could have attended who had studied the case files, this should not have happened.

My barrister could not attend due to a water flood that took place in his own home; another Barrister, who I had not ever met before hand, came to court to defend me, but he had no paper work for the case files and seemed to have no understanding to what had gone on so far, in the case proceeding.

I believe this is why the interim order got granted incorrectly to me, as nothing correct got said in my defence.

So, in despair, I went home and got upset for the reason being that the judge had allowed this application to happen and started to further look for the right answers to the laws, that should be in place, governing my case.

I then decided to take a look at Google for correct answers; I came across the judge's details, who said she would be handling the case and granted the order.

In reading her online statistics, I noticed a few wired worry things, wired to me at least which are the following:-

- 1.
- 2.
- 3.

In the months to pass I was ordered to comply with the interim order with conditions and I did do so.

Chapter 58

Added 06/11/2014

Because I had noticed the time stamps were wrong in my paper work relating to the Anti Social Behaviour Order case files I started to not feel safe going around my own home town, as I knew the police would need to stop me from getting top court to explain this, as they would lose their jobs and pensions and in turn this meant that I could not freely walk around that I stayed indoors doors thought The summer and winter time, even when my curfew is not active.

Debra had gone made chasing me around my flat, doing her best to attack me and I could prove that this got done with stain at this stage but not with the Mathiyalagan Markandu family and co, So I started to contact the police by way of calling the police 999 call centre and recording the conversations with my own personal dictator about my findings, these are a couple of the things that I complained about.

- 1.
- 2.
- 3.
- 4.
- 5.
- 6.

And now this is a true copy of the first recording between us;

Tape recording one z0000010

Welcome to the Metropolitan police introduction

Police Officer; Police operator your reason for calling.

Simon; I was just wondering if you could give me some general, help.

Police Officer; Go on.

Simon; All right basically, in 2014 an application got put against myself for an Anti Social Behaviour Order, that was for the organisation of illegal raves the respondents case was, I went to court and I proved my innocents against the respondent case under section 63 of the crime and disorder act 1998.

Police Officer; OK before you start, you do not need to give me all the Acts

and sections just basically tell me what has happened.

Simon; All right basically, since then I have been to court and proved my innocents ad I got found not guilty (Further Amendment **15/05/2017** “under the respondent case.”)

Simon; What I have managed to work out since then is that the developer of the application is a Steve Elsmore, and he done that under a Jane Johnson’s Command who is the borough commanding officer for North London, I believe this.

Simon; Now what I understand is that the Urn numbers which are information reports means that every police officer has a special logging when logging into the police national computer and I understand in that development of what the police done 15 police officers sat down at a table and logged in one after the other creating unique urn numbers that run consecutively one straight after the other, and they changed the created dates on them information logs and what they done was then spread them out other a whole year at the same time they made loads of 999 calls in the actual system and in creating the 999 calls they actually managed to, the time stamps were wrong in all the 999 calls they are back dating each other now I have been continually trying to get a police officer a manager of Steve Elsmore to oversee the information I am proving that is beyond reasonable doubt, I have been sent them copies of it, the actually 999 calls when they were being created year.

Police Officer; are you saying police have been making 999 calls.

Simon; Year, Well I proof I have got evidence I have got a folder here right now I have got a bundle and what actually happened is.

Police Officer; Hang on, hang on, hang on, let me finish.

Simon; yes, sir, go on.

Police Officer; Hang on let me finish so you are also saying that police are changing reports on the police National computer is that correct.

Simon; Yes, yes that is correct and I have got evidence of that.

Police Officer; Oh hang, o hang on, hang on, let me stop you there police cant do that.

Simon; Sir may I say something to you.

Police Officer; Hang on let me finish let me finish let me finish OK, police can access the police Pnc as you know well, must know, year all right they can access the Pnc, but they only the only people that can change the reports and change the information on the Pnc are the people, who; actuary work for the Pnc buro who are people employed by the government who are not part of the police and don’t even work in a police building.

Simon; Yes um so OK for this information I have listened to you I sort of

believed I had that I had that same belief myself, so what I actually done I write to there is met cc there is storm and there is; arms, I actually write to the developers of the software.

Police Officer; you wrote, you wrote, (Clearly voiced Mutter “there fucked.”)

Simon; Pardon;

Police Officer; you wrote to the development.

Simon; Yer I wrote to them and what I actually have of them is what they gave me a thing saying, members of the police Gold command and the same for fire and ambulance can actually change the created dates now what the problem was.

Police Officer; (Clear back ground mutter “You been robbed”)

Simon; What the problem was, what the issue is when I, my actual folder here now, I have like ten information reports of the police where the police have gone in and logged into the police computer and done that.

Police Officer; where did you get that from?

Simon; I was served an application an Asbo.

Police Officer; Yer where did you get them ten information reports

Simon; Steve Elsmore made them under his own development, now

Police Officer; Yes but how did you get them.

Simon; Because my solicitor handed them to me because the application of my case, but now normally in most instances, this is my issue year, in most instances if this was one criminal case against somebody no one would be able to prove their innocents in this, but what the mistake here that got made here is the police put ten cases, incident on different dates all in one folder, now in doing that the dates all referred to different dates thought an annual, yearly, period, now when I was actually looking at the information report, which I have in front of me ten different ones with ten different police officers names, they start with Urn numbers and the Urn number is Yert00376227 for instances on this one here, with Steve Elermore’s login name, what actually happens is you go to the next information report which is another date and it has the same Urn number but with just one number above a police officer logged straight in and changed the created dates and I got another one here that does actually the same it goes up one number and then another one here that goes up another number 798 and there all unique Urn numbers but the created dates were changed thought.

Police Officer; what is your name.

Simon; My name is Mr Simon Cordell, these police.

Police Officer; where are you calling from tonight then Simon?

Simon; I am calling from my home address, where I am being held.

Police Officer; But why

Police Officer; but what is your home Address

Simon; my home address is Burncroft Avenue

Police Officer; and why are you calling tonight, other than to recite all of this information to me

Simon; Because right now, I understand;

Police Officer; what is your reason

Simon; Because I understand my Human rights and what you as an original police officer

Police Officer; Simon I am going to give you some advice now as a police officer I am a police officer, if you got a problem or a complaint to make against a police you need to log that you are not getting fairly treated

Simon; sir, sir;

Police Officer; hang on let me finish let me finish it's my turn to talk

Simon; yes, OK

Police Officer; you believe that there is corruption in the police, you need to go to your solicitor and log a complaint with you solicitor or professionally log a complaint with the police

Simon; I have

Police Officer; or you need to go to the Ippcc

Simon; Sir, Sir;

Simon; OK going on sir

Police Officer; if you have already done that if you all ready done that then you must let them do there job, all right

Simon; Sir can I just say some think, OK I respect what you have said to me but I am asking for the better judgement of your self, which I understand that you are already trying to give that to me, but what my other issue is I have got lots of issues here that this case clearly said that it was illegal the organisation of illegal raves yes therefore if it was illegal then I should have got arrested under that pretence yes because there is; criminal and civil law because I have never been arrested for some think that is illegal, now what I actually done was I logged three complaints in, official complaints in through the police procedures and I done that under the Ippcc advice to do that, now they told me, I got a letter here where the complaint was suspended until further, until the case is over because it can cause produce towards the case, the on going's of the case

Police Officer; "A mutter that is not auditable"

Simon; know what has been going on is these police understand, no matter what that the second that I get to court that I will prove that a section 63 should have never been imposed on to me as for it is only for outdoor

events, and implying.

Police Officer; and when you got to go back to court.

Simon; they keep postponing the case, until September.

Police Officer; “A matter that is not auditable.”

Simon; But the issue is; I have been waiting since 2013 to prove that I am innocent, now what I actually done to go even further

Police Officer; what you just when you first called was that you was organically not first found guilty.

Simon; Yes that is what it was and I have the transcripts right here to prove that.

Police Officer; what is wrong with you not being found guilty then.

Simon; year but when I was found not guilty what the judge did wrong under the applicants case is I was found not guilty but what they actually done, I got the transcripts’ saying that he wasn’t found guilty for the organisation of illegal raves, what she actually done was she in the court she goes well in 2014 you swore at a police officer, I got it in the transcripts, she goes, so I am going to give you the Anti Social Behaviour Order for that, but that is a section four or five under the riot act and I should have been arrested then for that or I should have had a member of the public bring a civil case and no one done that.

Police Officer; and who gave you that a judge.

Simon; yes, and she done that incorrect and I am waiting.

Police Officer; she, she, have you complained against the judge.

Simon; Yes, yes I wrote two articles six’s and handed them in and I proved that all the 999 call’s go backwards in time, yes, yes, from the previous one’s yes, it happens in about, because I got, they accused me of ninety-three incident numbers yes, but they only gave me the paper work to thirty of them yes, for one day, now in them thirty days they have blocked out grid hum location numbers yes and forgot to block out all the grid numbers, now when I check the grid numbers, now I am being accused of one place being in Progress Way but the grid numbers show that they are all across the country, Yes I could not be in one hundred places at the same time.

Police Officer; Simon, Simon, Simon, Simon, Simon, Simon, “Bull” why are you actually calling tonight.

Simon; because I am stuck in my house being held hostage and I am scared to walk down my own home town street.

Police Officer; no you are not, you can walk down.

Simon; no I can’t.

Police Officer; hold on, hold on, hold on, let me finish, your court case is not until September.

Simon; yes;

Police Officer; you are innocent until you get proven guilty you can walk where ever you want

Simon; I have got fifteen of the highest ranking officers yes, that have sat there at a table and manufactured the evidence and fabricated it together yes, they, under article

Police Officer; who would go and do that

Simon; under article three of my Human Rights it states that it is inhuman

Police Officer; why would they do that

Police Officer; why would they do that, why would they do that?

Police Officer; would fifteen high level police officers be interested in you

Simon; I got the paper work here to prove that has happened yes and to prove

Police Officer; what you need to do is bring it to court in September and prove it there talking to me on the phone is not going to change anything

Simon; but, but, I would like to know who oversees, I would like to see who oversees PC Steve Elmore's work, because he clearly

Police Officer; where does PC Elmore work

Simon; PC Elmore is attached to Edmonton police station

Police Officer; OK then that would be the commanding borough commander of Edmonton then won't it

Simon; yes;

Simon: Only the commanding borough of Edmonton?

Simon; now I have written an article six in, which is about the rights to a fair trial yes

Police Officer; Absolutely;

Simon; I proved in that article six: — the time stamps, I time stamped every thing I time stamped every time stamp that went backwards every geological location; I proved all the things

Police Officer; so why are you telling me this

Simon; Because you signed up to protect us, the people

Police Officer; why did I?

Simon; your wages are there to protect me and my friends and

Police Officer; no, no listen, I don't understand why you are ringing me, it's going to court you have got your evidence, you have got your solicitor and you have been to the Ippc, you just want to argue

Simon; because I want a police officer to, I want a police officer, because this police officer has now gotten told to go away and UN retract every thing in the book's that he forged alongside with the other officer's and to hand it in

Police Officer; how do you know that?

Simon; the judge has told them that, that is their orders right this second.

Police Officer; well you are not going to court right up and till September.

Simon; yes again, I have been to court all ready nine times sir.

Police Officer; but you got found not guilty

Simon; yes but I have now been to court nine time still trying to get my freedom, right now section 63 is wrongfully being imposed.

Police Officer; Simon, Simon I am going to have to go right now, you have to take it up with your solicitor.

Police Officer; hang on, hang on, I got to go.

Simon; what is your name sir.

Police Officer; my name is PC Lean, thank you very much.

Simon; PC Lean I have been recording this conversation I hope you would like to know that and if you would like me to play.

End of the tape recordings;

I must admit that at the time I had just briefed over the applicants case files that the police had served on me, as I had just managed to catch a grasp of what other people were doing to me illegally.

Aloe I understood that I had not committed any crimes or Anti Social Behaviour.

Chapter 555

7/11/2014

Chapter 63

08/11/2014 Bliss charity event should have taken place but I was in hospital.

Raising Funds for this much needed and worthwhile charity, Target aim 1000GBP Please give any amount , all donations greatly appreciated also doing a SPONSORED WALK 11km/7miles ENFIELD LOCK TO TOTTENHAM HALE (3hrs minimum) raising more towards our target aim www.justgiving.com

/DEMS-Bliss Community Charity Children's Fashion Show Fundraiser for Bliss 08/11/14 @6 PM-late Kempe Hall Community Centre, 46 Kempe Rd EN1 4QW.

Chapter 88788

I decided to knock on Debbie's door first;--

The banging got worse and worse as the families and Stan Curtis started banging on the taps and pipes and floor boards so that I could not sleep or study while developing my company, their actions towards me made it so that I could not even work on my own website without being assaulted.

One day a few months after the occupiers of the flats I complain about in this book had continued to take place in victimizing me, that is to explain in there assault against me on a continual daily basis, with no remorse for their actions, I decided to knock on Debbie's door and ask why she was doing this to me, she chooses to blame the Mathiyalagan Markandu family, I then went upstairs and asked the Mathiyalagan family the same question with the reply of them blaming Debbie Andrews 113, I new it to be both addresses including Stan Curtis.

I believe that no person can question me about what I state as being false or misleading in any deceiving way, the reason for this is because I have recorded the ongoing on camera and by way of an audio dictator recorder and I have also had numerous friends stay over at my home who where also violated by the people residing in both addresses who are also willing to be witnesses as well as victims with their statements of truth.

Chapter 666

Asking Stain if he would go up stairs to help me or Debra:--

Around this moment I asked Stan if he would go up stairs to debris and try to resolve the problems he said: no.

When I asked why he would not he explained to me that one day not so long ago to this time of relevance, he had been in his own back garden when Debra had been drunk in her flat.

Chapter 55

Contacting the council and mp's; --

obviously, the banging never stopped it continued and started to get much, much, much, worse than ever before.

Between the different contacts that I had with the Mp's, Enfield council and the police nothing changed for me the banging continued as I explain and started to get much, much, much, worse.

I asked my mother if she could help me in emailing and or calling Enfield Council, so to get the problems addressed, as towards what was being done to me, by members of my neighbours, which my mother and I both did do on a numerous amount of different occasions, many emails got sent to them departments, I even called them by phone on top of sending emails as did my mother.

I and my mother then after continually sent the correct correspondence addressed to the relevant complaint departments who would have any relevance in these situations and this got done by us without any correct follow up's taking place in return of them sent correspondents thus so far, this is a serious concern to me:- "the victim" and any others it may be effecting indirectly.

Nothing was being done by the council I told them I had CCTV of what was going on but they never asked to see it, in the one and only meeting I had with them, they did not even ask to see all the evidence I have, I did offer more than once in the meeting to show them, the lady did not even write anything down throughout. I said to her that Debbie even attacked me outside the flat all of this was told to the council.

Subject access request made to the council

So chasing answers, I decided to submit a subject access request in to the local council, so that I could find out more information as to what was truly being addressed by them and why and also what was being done about it.

In the request that I sent I did ask for some off the following:-

Any information, as to any complaints made by my neighbours or any other person about me or my personal visiting guest's, in any of the times, that they had been and visited me, this was to get answered for the time period of Enfield Council being my Landlords; this was to include any anti social complaints.

The reply that I did receive back, that was in acceptance to my Subject access request, was an answer of no there has never been any complaints that have got made to them, in regard to myself or any off my other visiting guest, this got agreed for the time period of the first eleven years, which I had lived at my home.

Chapter 56

Helping my new living partner family;

By this stage I could feel the damage that Stain, Debra and the Mathiyalagan Markandu's had been doing to me by banging on the floor and walls inclusive of slamming the water tap's on and off at a compulsive fast rate, they were banging so hard and compulsively that it caused all the other fixtures in the building to come loose and so that any other person within a half mile radius could hear them assaulting me.

I believe it was not hard for others to see that this was having a negative effect on me, I had done nothing wrong to them all and because the two flats above my flats, main water feed runs through my flat, I can not get away from hearing them while they endanger my life, while I try to stay strong. Stain, Debra and the Mathiyalagan Markandu's kept doing the things that I mention about so that other people children might come into the block and try to also victimise me, while causing me mental torture.

One day when this got left to happen to me by the police and local council, I received a phone call of my new living partner and got asked to attend her mothers and fathers home as her mother and father had fallen ill, I attended and done my best for them all and because of this event her father and mother ended up ill in the hospital.

I went and picked my new living partner up from the other side of London from her own house, and we soon both arrived at the hospital.

At the time I felt it was best to give them all some additional space from myself, as of what had happened in the accident.

I always missed my new living partner and ended up going to meet her in my car when ever I could.

If I could I would drive outside off her home and visit her, on a regular basis, with her consent.

At times, we would go out together and afterwards maybe end up driving around for hours; we basically enjoyed each other's company.

The reason that we never went back to my own flat, like we had been doing prior, was partly because of what members of my neighbours had already started to do to me: their attack on me that is to explain, this had been since I had entrusted in stain.

One of the times that I enjoyed with my new living partner was when we ended up going for a late night driving lessons together for her, so she could learn how to drive.

We did this around Alexandra Palace, so I brought her a bottle of drink and the rest did seam to happen a bit instant, however evidently, she did manage to drive on her own, by the end of the night.

Sadly we both slowly faded away from each other after this, as of the problems occurring in our lives.

Chapter 44342

09/11/2014

Sitting down by a tree dark when it was dark at night, all alone, because I could not go back to my own home:

Chapter 555

10/11/2014 Lady My English bull terrier was born and suffered as well and because of this and being an animal lover I wonder what My English bull terrier done to them;-

Chapter 555

11/11/2014

Chapter 555

12/11/2014

Chapter 555

13/11/2014

Chapter 555

14/11/2014

Mathiligans son.

Chapter 555

15/11/2014 Mathiligans wife playing with the pressure pot release valve on her cooker while her window was opened so that I could hear the pressure she was placing on me and my partner who sadly had a miscarriage because of what them members of neighbours were doing to us.

Chapter 555

16/11/2014

Chapter 555

17/11/2014 Went back to the hospital north Middlesex to get my blood test results with mother negative result but mislead towards getting more blood results from evergreen clinic.

Blood Test Chapter 43546

Clinic received a phone call: - date? 18th 11 14

At the same time I had already been to the clinic and requested to have my blood test taken, when I received a phone call of the clinic of a woman a few weeks latter about my results, she explained to me that I had tested positive in my results for Hsv1, when on the phone to the woman I asked her the line of questioning such as: can I still have a healthy sex life, she told me no and that I from now on should not kiss another person or have sexual intercourse.

When asked why she continued to say: - as fluid could come out of any contraception that may be used and it could be past on to any other partner, being told this information I was left feeling heart broken, I remember putting the phone down and wishing that I was not alive any more with the thought of it being possible that I had hurt a woman and being a man.

I left my mothers after this and then went home; I had been at my mothers with out talking to her about the phone call or problem yet.

After I had received the phone call I ended up looking to Google for answers and being left even more confused, I found myself reading articles of other people who had been diagnosed with the same problem and wanted out of there life's as well.

A few months latter I was to realise that when I was on the phone to the clinatition I was never asked to attend the clinic for any advice or contraception, leaving me searching for my own answers and understanding to what was taking place.

I remember arriving at my mothers house because of members of my neighbours cruel treatment and I further contemplate on the fact that I had to walk rather than drive, the reason for this was because I had been placed on nine times the amount of driving bans, this was at no fault of my own,

totalling to 46 driving points, there is more about what happened on them occasion latter on in this book.

On arriving at my mother home I went up stairs one day and I remember this day to be on a Sunday evening. I was still feeling as if I was down in dumps, so I went up stair to speak to my mother and found myself sitting down at the bottom of her bed.

In talking to her I shared my problems with her and explained the problems I was facing, during our conversation I remember feeling like a little child the reason being for this was due to not sitting at the bottom of my mothers bed talking about troubled problems of mine since I was younger child for many years prior to this date.

During the talk with my mother, she asked me what had happened when I was called back in to evergreen clinic after the phone call I had received of them, that was in reference towards my test results.

I explained to her that I had not been called back and this is why I never fully understood the situation that I was in.

She was surprised to understand from me that I had not been called back into there offices and spoken to and was for surely flabbergasted to understand that I was not given any further guidance or contraception.

With a whole understanding my mother subjected that I re arrange a meting at the clinic and attended with my issues of concern's being raised, so I made the appointment the following morning.

When I attended the clinic for the second time I once again had to wait for what was a long period of time to be seen, when a clinatision asked me to follow her into a room, by me doing what she had requested we took a seat in the room and started to speak. While discussing the issues that I was trying to solve, so to be sure of the full understanding of a true and whole picture of what was going on in my life, I took a look into the folder the clination had in her prescription on her desk top table, I no this folder did relate to my medical notes, on doing this and taking the best glance possible of the paperwork, I noticed the test result said it subjected that I may be a carrier of the blood, so showed my upset and requested a official company headed letter to be made to my person so for it to state this new information of relevance and also request that of a formal apologise, the clinicians agreed for this to be completed and I left there premises to go back home.

Chapter 555

18/11/2014

Chapter 555

19/11/2014 Home treatment team

Not being able to bear the sound problems with my flat anymore; I thought what gets done to me, is; “wrong.”

This was when I was to realise how inadequate the sound proofing in my flat really was.

Because Ozzie had waited his friend to live with him he had kept a pretence that he could not hear me and my first partner over first five years.

I was to find out how much this was a lie.

I was angry with Ozzie because he had caused a lot of unneeded stress on my relationship, for so many years prior and he kept breaking promises to fix the problem.

So when the police had arrested me for the burglary case and I had been put on the bail conditions I had gone to Ozzie house and spoke to him, I took a seat in his flat with him, so to sort out the problems in mine and my partners life's, I done this so to address Ozzie with the issue.

I explained myself in full and how this was having an effect on us.

After coming home I had been a bit upset due to what had gotten explained to me by my new partner at that point in time.

What I was to find out latter was that Ozzie had been listening throw the walls to my upset.

I still to date can not believe what he actually done to me and my loved ones, he had made an emergency 999 phone call to the police about over hearing me in my own home and then the police called the doctors to arrive to me for the first time in my life and this was not be the only time the doctors would visit me.

Allegations state that I had become paranoid about my mother to which I and my mother dispute. Home treatment team attended my home address on this date and made a call to my mother.

When the home treatment team turned up to my flat the police was already there, the Home treatment team phoned and spoke to my mother asking her, if she knew why the police was there, which she replied to them no, she also explained to the Home treatment team that the police kept coming to my flat for no reason.

The Home treatment team then started to talk to the police and left my mother on hold. My mother heard what was said by the police to the Home treatment team as to why they were at my address again. The police said they had got a phone call, stating that I was shouting, they gave the Home

treatment team 3 different door numbers to my entrance door, which where all wrong.

Not one person new who was had made the 999 call to the police

The Home treatment team told the police to leave.

On this day I was fine until the police turned up at my flat once again. I was not shouting or upset, so do not really believe someone called the police, worried about me or if they did they were setting me up for what I do not know.

Due to how the police are with me I do get upset and will not open the door so some times shout to the police through the door as I feel safer, I know the police do not leave me alone, so why would I open my door when I am on my own, I always feel safer waiting until someone I have contacted gets to my flat so they can see what is going on.

Home treatment team told my mother I seemed to upset for them to talk to and she told them it is no wonder the police are going to his flat all the time when he has done nothing wrong.

Chapter 555

20/11/2014

Chapter 555

21/11/2014

Chapter 555

22/11/2014

Chapter 68

At my mothers: - 23/11/2014

When sitting down at home alone I wonder; who told the coppers and them involved pacific members of neighbours, that it was OK to try to kill me, I had found my person getting locked in my own home like a prisoner oh how the average normal days slowed down that went past and then started to go bad, this is the day that I ended up at my mothers :-

I had been at my own home at first with a good friend all day when at around the time of eleven o'clock I received a phone call on my personal mobile phone, this was to my surprise as I had just brought a new phone sim

card and for this reason I had yet had the chance to supply the telephone number to any other person, when asking the person who they were while on the phone they replied “police,” they explained to me that they had been a couple of police officer’s earlier in the day whom had been outside of my home address and together they had been trying to gain entry and to do this they needed the entry code.

When asked why they continue to explain: — so that they could speak to me.

I asked the reason for their visit and this never got explained to me, so that got clearly explained for me to be able to understand, so instead I gave the right entry code minus the last correct digit, I persificley recollect asking repeatedly for the person on the phone to give me their badge number and I got refused, so in finalizing our conversation we said bye to each other and it came to an end.

On consultation with my friend to what had just happened on the phone, we both decided to walk towards my mother’s home and got done as for our own belief in our safety.

Before walking towards my mother’s home we phoned the emergency services, so to ask if there was any record on the police computers, what would have been of a police officer that had made the phone call, which I had received. The reply given by the police civilian’s while on the phone was a simple blunt answer of, “No.”

The next decision me and my friend made was to make another phone call, this was to call my mother, so for all to be able to explain the version of events to each other in regard to what had happened and also in doing so to make sure that we had highlighted our concern’s of our own safety to her, while still on the phone we all together made an agreement for me and my friend to make our way to her home.

After the phone call had finished me and my friend chose to statically plan our chosen route and then started to make our way on foot. By this time both of our resources of available capital had become low, for me this was due to the police restrictions I had gotten placed on the bail conditions that get compiled together with the additional, driving bans had started to take the role on me.

We started or mission to get to our location when while on route we were both compromised in our plan for a peace full walk; this got managed by members of the met police force, as we had foreseen may have happened prior, I remember knowing that this was to our own dissatisfaction.

This incident got added latter into the on goings of the Anti Social Behaviour Order.

In the full search for the true incident of occurrences that really happened on this night: a person will find out that this is what really occurred;

On this night we were latter to understand what had happened the reason being is:- my mother made a phone call to the police, this was once me and my friend had got of the phone to her, she done this so that she could understand what had truly happened and why it had, It got explained to her after calling the emergency 999 number from her mobile phone, that police officers had attended my home address earlier, the reason that them officer had done this got said to have been because they claimed to have received a phone call from myself earlier in the day, to which I dispute as this was not true.

The police officers who had said that they had come to my house were the officers who had latter pulled me over with my friend and were the same officer to then latter update an Anti Social Behaviour Order application with this incident.

When we got pulled over on this incident we got stopped, we got searched and after the event, we got let to go free pretty soon after, this problem occurred with the police alongside a roadside and this road was the same as any other road, it had adjoining roads that lead to other destinations, on this occasion some roads leading of the road to where we all got pulled over, was towards industrial estates, to which my Anti Social Behaviour Order conditions will condemn me to prison for, if ever found guilty and would mean up to the time period of five years in prison and if this was to happen, then it would also mean, that I would gain a mark on my criminal record, as an Anti Social Behaviour Order is not a criminal offence on its own, but once found guilty for what it probates, the Anti Social Behaviour Order conditions of any proven breach do become a criminal offence. At present, I do not have a criminal record that I have to declare to any person, as they were minor offences when I was a young man known as “Time Spent.” When I and my friend finally reached to my mother’s house we both decided to stay and sleep there over the night and have something to eat and done so, in the morning my friend left to his own house.

24-11-2014?

Chapter 43546

24 hour assault of Cruel un-human treatment:-

A few weeks passed by and I was still being victimised by the all ready mentioned.

Stan and Debra had now started breaching my human rights on a day to day and night to night basis this was while they were always both drunk together, this was done to an extent of an attempted man slaughter charge that would be in accordance to section 18 of that Act and would also include proof of clear intent for reasons such as sport “Cruel un-human treatment at that. I do not do this as I had rapidly told them all personally that I had not been in a sense tricked by their evil banging on the floor boards and walls, even with or without foreign objects being used at different times by them, on numerous instances this contained the use of their feet and hands inclusive of the objects and fixtures. Together they would work in collaboration to maintain a 24 hour assault on myself to be overseen and managed.

Chapter 555

I got again harassed by the doctors on the 25/11/2014 yet again and this had not got done at wrong doing of my own, they came to my home address without any prior warnings, I found out that their intentions were to do a MHA assessment on my person, even though they clearly had not found anything wrong with me in the past, but I still allowed this assessment to take place, so for it to happen to me and once the doctors had finished doing their further checks on me, they all together stated that after they had finished testing me out that I seemed to be acting much calmer than the last time that they attempted to visit my home, after we all spoke to each other I knew that something did not seem official about why they kept attending unannounced and then intimidating me with their mental health acts, I remember closing the door on them as they left and feeling like I knew that they would be back again.

Chapter 555

The 26/11/2014 on this I had a court case at Wimbledon magistrates court that I had got ordered to attend towards, this incident was relating to the Brixton case, where I got accused of using my vehicle insurance policy for other business reasons than it got claimed and taken out for. I got found guilty and went home angry at the least I would say.

27-11-2014?

Chapter 666

The more I looked into the Anti Social Behaviour Order Case files I noticed, that these people that made the application were not good police officer's, they were criminals

I needed a way to safe guard myself from there actions and after contemplating on what would be the best way forward for me and anyone involved I decided to call the Metropolitan police 999 call centre again to ask for more advice and security and this is a copy of that conversation that got recoded then transcribed

28-11-2014?

Tape recording two Z0000011

Welcome to the Metropolitan police introduction

Police Officer; hello police what is your reason for calling

Simon; hello I would like to put a complaint in and I was just wondering if you could help me do this please

Police Officer; yes is it a complaint against police

Simon; yes that is correct

Police Officer; yes I can take the complaint

Simon; I would like to, can you forward an email to Jane Johnson please

Police Officer; Jane Johnson

Simon; yes superintendent for Edmonton police station the commissioner

Police Officer; let me just have a look, just one second

Police Officer; Jane Johnson yep chief superintendent

Simon; yes that is correct

Police Officer; yes that is ok, is this complaint that has all ready been made or is it that you need to make a first one

Simon; this is just a fresh email to herself it is more of a request than a complaint at the present time but it may turn into a official complaint depending on how she decides to discipline her officers that she represents

Police Officer; ok

Police Officer; and that is too Jane Johnson ok go ahead with the continance and I will get the email sent for you

Simon; my name is a Mr Simon Paul Cordell

Police Officer; Paul Cordell

Police Officer; Cordell

Simon; yes that is correct madam

Simon; and

Police Officer; and your contact number 0208-245

Simon; yes that is correct

Police Officer; right go ahead

Simon; and the issue is of concern that I have her signature at the bottom of an Asbo Order a stand alone Asbo Order and there has been a lot of corruption represented in side of it, that she has instructed, a Steve Elsmore too complete an application for an Anti Social Behaviour Order for the organisation of illegal raves and in that application there is lots of police corruption and foul play where the evidence has been manufactured, now I am asking her to oversee her officers that she has instructed to make such an application and then to check the time stamps relating to the Cad's and to check the Urn numbers that run consecutively over an annual year period when they should not, I am asking her to oversee this and to inform me of my case being manufactured and for this it is going to be dropped or I am calling her, herself to the court as a witness and I will be investigating myself against her also for her actions and decisions.

Police Officer; ok

Simon; to what is aloud to happen, she is basically the boss of all the police and she is charge of Steve Elsmore, she has told Steve Elsmore to make an application and either she told Steve Elsmore to manufacture the application in such a way and or to falsify information contained within it or she does not know that Steve Elsmore has done that and I would like her to know that Stave has done that and I would like her to make her decision to whether she is going to suspended him right now and give the case to somebody else to handle or what she is going to do and I would like her to contact me back at Re_wired@ymail.com as soon as practically possible

Simon; I know I was going a bit fast but did you manage to get the full jest of what I am explaining to you madam

Police Officer; yes I got the jest I made the points for you

Simon; so she is going to contact me back at Re_wired@ymail.com as soon as practically possible in regards to how she is going to represent this case, because at the present time I am being held captive within my own home because she is not doing her job correctly

Simon; I have handed in an Article six twice now sine this case started at the courts with a complete copy, if she would like to get a copy of the court case she can and contained within this is a copy of the Article six with all the drafted corruption inside it and also I have handed in three complaints, three official complaints that are now issued on the police Pnc computer this will also show this information as well

Police Officer; ok

Simon; and if she would like to hold a meeting with me I would be happy to come to the police station and show her the evidence I have

Simon; either she is apart of the corruption or she is separate from the corruption and for her to be separate she must do her job correctly and this must mean that I am not being held captive in my own home

Police Officer; ok

Simon; to laws that do not even exist

Police Officer; right ok

Police Officer; what I will do for you right now Simon is get this email sent over to her right now, please can you just confirm your email address again
Re _wired@ymail.com

Simon; thank you

Police Officer; ok good buy

Simon; you have a good day

29-11-2014?

Chapter 7777

Stain doing his best to scare me:-

Stain started to play with his front door locks so to intimate me on a regular daily basis I knew this not to be his normal actions due to me leaving besides him for so long. I could hear the locks being turned and locked so to warn me of the needed securing towards my own premises due to their misplaced behaviour towards me, so I had a security gate in my back garden from my last prior council flat laying down on the floor, it got placed there for about ten years prior since I had moved into this home of mine and got left as dormant. The council was not protecting me neither was the MPs when informed in detail of what I was being subjected towards by others, against my free will.

What happened is that I decided to invest in a welder, of my own and did do so, I done this so to put the gate up and in place, to secure my premises, as I had always left my front door pretty insecure because; I trusted in stain and other residents on my living estate, but this trust got broken into peace by them mentioned neighbours, as I used to feel secure in my home before they had started their tortures acts.

30-11-2014?

Chapter 57

Going to the shop and seeing Debra;

Shortly after this day, I had gone to my local shops, when walking into the shop I had looked at the display chillier, which holds the alcoholic drinks in it.

On looking at this feature, I had noticed Debra picking up a large bottle of cider I knew this to be so that she could get ready to pay for it.

I also knew that she would then come home and get drunk and start understood that she would be doing this while she was attacking me, I know this was going to happen to me because it was a normal, daily, routine, of my life by this stage.

While still in the shop, I decided not to let her know that I was there and watched her for a minute or so this got completed for me not to get noticed, I had to slip up the other side of the ale that was in the shop.

On doing this, I had to pick up what I had come for in the start.

I hurried and in one quick swift movement, I had managed to successfully complete my goal so far, I then sneaked back down the ale to where I had first seen her standing, once she had moved.

Then from myself being in the right position, to where she had original been standing, I could now see here paying at the till.

I felt my heart beating out of my chest.

More than ever right there and then I wanted to understand why she had been treating me the way in which she had been doing.

I also wanted to find out what I had done wrong to her, for it all to have started in the first place.

Chapter 58

Catching Debra after seeing her in the Local shop;

I do not believe in people bleaching the colour of their skin, just to get let in to society by other's as they seem to want to make a lot of people feel:-

If I knew this, I might have been able to stop it from happening to me; I just simply wanted to know these things, so that I could consider the circumstances of what she was doing to me all after the different valuable things that I had done for her, in the past.

It was simple, I wanted for her to reply to me about what I had done wrong to her and now this was my first opportunity to talk to her.

I chose to wait and not approach her as I knew this would be the best action to take, I done this, and she still did not know that I was in the shop.

As soon as she left, I quickly paid for what I wanted and then hurried to the front door, I looked to the right as I knew this to be the way that she would

walk back home to our block of flats, but I had not anticipated to see her with friend's, like she was then, so I had to re contemplate on my method of approach and started to hurry towards her and her associates.

Seconds passed by and I was behind them both, I had to keep my foot steps quite, within the last two feet I found myself: — saying in a reasonably loud voice, why are you doing this to me.

I noticed them jump towards me it was a surprise, this was a woman that I had known for years and even picked up from the road side in the rain in my vehicle to take back home safe, who I was now talking to about assaulting me.

She never did explain and at the time, she seemed to make a screaming sound for around two seconds, so I felt some remorse for her and walked away.

When I got home I kept absolutely quiet as I could hear her deliberate loud footsteps and her banging get louder and louder while she got drunk, nothing had changed the banging continued and I was right about her intentions on this day, as she had started again.

In being Free, for the eight week's that I was free after the burglary case had finished, I had met my new second living partner, as explained and had our own so called problems and I was continuing with the exceptional work, that I had been creating, right up until the moment off noticing members of the government officials were creating a true concern towards my well-being and now this is the beginning of the Anti Social Behaviour proceedings:-

Chapter 555

On the **30/11/2014**, Emails also got sent to my Insurance Broker, who are Broadsure Direct and KGM who were my insurance underwriters the reason to why I contact them both is because KGM had not dealt with my subject access requests under the data protection Act 1998.

I wanted to sort out about being found guilty and I understood that KGM held the tapes from the roadside with the police officer talking to them and in turn I had to wait for the reply.

Result given wrong on phone.

New Month

Chapter 65

Noticing how the government really are towards me and the way that they treat the people that they represent;
I started to notice slander towards my person regarding the issues I was having with Shannon and the Anti Social Behaviour Order case in my personal life;
The Stress also had become too much for me and my new partner, so we started to see each other a lot less.

Chapter 555

01/12/2014 Planning to kill myself for them;

Chapter 555

02/12/2014 Driving licence to go to Highbury Court;
Fix boiler at home council;
The Council came to look at electric at home council;

Chapter 555

03/12/2014 Council analyzed work they need to do so to be able to fix the front door window and damp issues;

Chapter 555

04/12/2014

Chapter 555

05/12/2014

Chapter 555

06/12/2014

Chapter 555

07/12/2014

Chapter 555

08/12/2014 Dentist 10:50Am

Chapter 555

Date: Tuesday, 9 December 2014, 22:01

09/12/2014 Council officer john attended my home about Debbie banging when drunk and to fix her floor boards and fix pipes to walls

Subject: Draft Letter

From: patsy Yull patsyyull1@hotmail.com

To: re_wired@ymail.com

Hi Simon, Hope all is well, yesterday at our meeting you said you had a draft letter for Kempe Hall for when the company was closed down and all the assets went over to the hall

Could you please send me a copy or bring 1 tomorrow if you're coming to the hall. Also what was it that you wanted me to do for you?

Kind regards

Chapter 555

10/12/2014 Police Officers attended my local community hall I was helping manage and strip searched my self in front of all persons for no reason. "I am not known for drugs or other serious offences to ever be searched like I was when working in the community hall in front of the children. For the Asbo case proceedings.

Chapter 555

11/12/2014

Chapter 555

12/12/2014

Chapter 555

13/12/2014

Chapter 555

14/12/2014

Chapter 555

15/12/2014

Chapter 555

16/12/2014

Chapter 555

17/12/2014

Chapter 555

18/12/2014

Chapter 555

19/12/2014

Chapter 555

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21/12/2014

Chapter 555

22/12/2014

Chapter 555

23/12/2014

Chapter 555

24/12/2014

Chapter 555

25/12/2014

Chapter 555

26/12/2014

Chapter 555

27/12/2014

Chapter 555

28/12/2014

Chapter 555

29/12/2014

**Chapter 777
Website**

Date: Tuesday, 30 December 2014, 4:14

Subject: Listing Approved

From: Admin (toosmoothentertainment@ymail.com)

To: re_wired@ymail.com;

30/12/2014 - 01/01/2015 New Years Scotland bail conditions for Asbo case taken to court and released

Date: Tuesday, 30 December 2014, 4:14
From: Admin toosmoothentertainment@ymail.com
To: re_wired@ymail.com
The following listing has been approved: T.S.P.A. ENT
Contact: hhh
Phone: ***
Fax: *** Mobile: ***
E-mail: re_wired@ymail.com
Sound system hire It is available in our directory.

Chapter 2015

Christmas and new year

Chapter 555

01/01/2015

Chapter 555

02/01/2015

Chapter 555

03/01/2015

Chapter 777 website

Date: Sunday, 4 January 2015, 22:45
Subject: Password change for your Yahoo account
From: Yahoo (no-reply@cc.yahoo-inc.com)
To: re_wired@ymail.com;

Chapter 555

05/01/2015

Chapter 555

06/01/2015

Chapter 555

07/01/2015

Chapter 555

08/01/2015

Chapter 555

09/01/2015

Chapter 555

10/01/2015

Chapter 555

11/01/2015

Chapter 555

12/01/2015

13/01/2015

Chapter 555

14/01/2015

Chapter 555

15/01/2015

Chapter 555

16/01/2015

Chapter 777 website

Date: Saturday, 17 January 2015, 9:32

Subject: Listing Approved

From: Admin (toosmoothentertainment@ymail.com)

To: re_wired@ymail.com;

Chapter 555

18/01/2015

Chapter 555

19/01/2015

Chapter 555

20/01/2015

Chapter 555

21/01/2015

Chapter 555

22/01/2015

Chapter 555

23/01/2015

Chapter 555

24/01/2015

Chapter 555

25/01/2015

Chapter 555

26/01/2015 My Birthday

A case for No Insurance at Willesden I did not know about. Found out I had been found guilty and 6 points were issued on my Licence and a £600 fine. Many emails were sent to get this case reopened and dealt with but no reply from the courts.

Took this case to appeal as it seemed the only way to address this and won the decision.

Chapter 555

27/01/2015

Chapter 555

28/01/2015

On Wednesday, 28 January 2015, 20:57,

Lorraine Cordell wrote:

Hi Josey Could you explain something to me please I forgot to ask today when at the office.

The police are replying on Criminal Justice and Public Order Act 1994 section 63

<http://www.legislation.gov.uk/ukpga/1994/33/section/63>

Now I have read this a number of times and so has Simon and at the last 2 court cases about this case the judge has, even asked if section 63 has been defined.

I do not think it has at all because under section 63 it only covers gathering on land in the open air of 20 or more people.

How does this include indoors parties which most of the police case relays on?

Please read this also;

<http://www.bailii.org/ew/cases/EWHC/Admin/2010/1814.html>

As saw by the judge in the above case It will be noted that section 68(5) excludes the Highways and Roads excluded from section 61 under section 61(9)(b) but does not include in that exclusion, the exclusion in section

61(9)(a), which is where buildings are excluded from the application of section 61.

It will be further noted the exclusion in the section 61 is introduced by the words "in this section" and so without more it does not apply to other sections. Although the words "in the open air" were removed from section 68 of the 1994 Act, those same words were not removed from section 63 which concerns power to remove people attending or preparing for a rave, nor from section 77, which concerns powers to direct unauthorised campers to leave land.

The District Judge's reasoning is contained in these paragraphs of the Case Stated where she said: "I find section 61 holds the relevant definition of land for sections 68 and 69, and that excludes buildings.

So, by section 68(5)(b), referring to the application of section 61(b) of the definition of 'land'.

Amendments made by the Anti-Social Behaviour Act 2003 remove 'in the open air'.

Nothing is added, save for the explanatory note I give that limited weight.

My view is the appellants could be convicted of a very serious offence by way of an explanatory note which, in the interests of justice, is manifestly wrong and therefore I find no case to answer.

"Section 63 is what they are using in this case and as seen above has never had the words open air removed from section 63.

Simon has called the guy he saw today and addressed this but he say the police are using Simon character only in his case.

But how can this be the case as he does not been arrested before for anything to do with this?

I new from the onset of this case due to who they have got dealing with it they are trying to push this law to include building under section 63, but a judge has already ruled this cannot be the case due to some sections not being amended.

If you look at what they want to give Simon this asbo for and what he will not be able to do is under section 63?

You also have this;

http://www.newforest.gov.uk/media/adobe/1/9/Section_12_Evidence_in_support_of_an_ASBO_application.pdf

Please read section 12(2) The Police and Criminal Evidence Act (PACE) does not apply to civil Proceedings but, in view of their powers of arrest etc, the police could as a matter of good practice conduct interviews of defendants applying the basic principles of PACE - eg advising them of the

purpose of the interview and that they are not under arrest, allowing a legal adviser to be present.
(When in fact have the police done this to Simon Never?)

Date: Wednesday, 28 January 2015, 20:02
Subject: Re: re-read
From: Rewired
re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
http://www.cps.gov.uk/legal/s_to_u/trespass_and_nuisance_on_land/ On

Wednesday, 28 January 2015, 19:48,

Lorraine Cordell wrote:
http://www.newforest.gov.uk/media/adobe/1/9/Section_12_Evidence_in_support_of_an_ASBO_application.pdf

Chapter 555

29/01/2015

On Thursday, 29 January 2015, 15:23,

Rewired wrote:
<http://www.25bedfordrow.com/seminar-pdfs/hearsay-lecture-handout.pdf>

Chapter 555

30/01/2015

Date: Friday, 30 January 2015, 18:21

Subject: Re: Simon Asbo

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

<http://www.solicitorsjournal.com/node/2333>

http://www.echr.coe.int/Documents/Convention_ENG.pdf

On Friday, 30 January 2015, 18:14,

Rewired wrote: please take a look at this;
<http://www.asbos.co.uk/AboutASBOs.aspx>

Chapter 555

31/01/2015

Date: Saturday, 31 January 2015, 22:56

Subject: [No Subject]

From: Rewired

re_wired@ymail.com

To: lorraine_1000@hotmail.co.uk

<http://www.pnld.co.uk/DocPortal/content/@597.htm>

Date: Saturday, 31 January 2015, 19:08

Subject: Forward: MT3574694

Simon Cordell

From: Rewired re_wired@ymail.com

To: djmoley69@me.com;

Can you listen to this for me and tell me your opinion's thanks Simon Kelly

Tiller Member of the UK Specialty Division of Canopus Group KGM

House | 14 Eastwood Close | London | E18 1RZ D +44 (0) 20 8530 9116 | F

+44 (0) 20 8530 1841 www.kgminsurance.co.uk | www.canopus.com

Chapter 555

New Month Feb 15

01/02/2015

Chapter 555

02/02/2015 I was at appeal for my driving licence and I won the case.

Chapter 555

03/02/2015

Chapter 555

04/02/2015

Chapter 555

05/02/2015

Chapter 555

06/02/2015

Chapter 555

07/02/2015

Chapter 555

08/02/2015

Chapter 555

09/02/2015

Date: Monday, 9 February 2015, 20:03

Subject: Re: Witness Statement def 5

From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

On Monday, 9 February 2015, 19:59

Rewired wrote:

Witness statement 6.doc (27.50 KB)

Date: Monday, 9 February 2015, 20:02

Subject: hi

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Witness statements def 5 Attachments Witness statement 5 Steve Elsmore

Date: Monday, 9 February 2015, 19:56

From: Rewired

re_wired@ymail.com

To: lorraine_1000@hotmail.co.uk

Chapter 555

10/02/2015

Chapter 555

11/02/2015

Chapter 555

12/02/2015

Chapter 555

13/02/2015

Chapter 555

14/02/2015

Chapter 555

15/02/2015

Chapter 555

16/02/2015

Subject: RE: Kempe Hall - Meeting on Monday 16th February 2015 at 7pm
[SEC=UNCLASSIFIED]

Chapter 555

17/02/2015

Chapter 555

18/02/2015

Chapter 555

19/02/2015

Chapter 555

20/02/2015

Chapter 555

21/02/2015

Chapter 555

22/02/2015

Chapter 777 website

Date: Monday, 23 February 2015, 14:12

Subject: Order Confirmation

From: sales@thecompanywarehouse.co.uk
(sales@thecompanywarehouse.co.uk)

To: Re_wired@ymail.com;

Chapter 555

Date: Tuesday, 24 February 2015, 17:42

24/02/2015

Subject: [No Subject]

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Hi Attachments SIMON CORDELL WS.rtf (63.84 KB)

This is an updated statement further to the statement of Mr Simon Cordell

Dated 24th day of February

Chapter 555

25/02/2015

Chapter 555

26/02/2015

Date: Thursday, 26 February 2015, 9:10

Website

Subject: Too Smooth Ltd From: Rachel Barnes
(rachel.barnes@thecompanywarehouse.co.uk)

To: Re_wired@ymail.com;

Date: Thursday, 26 February 2015, 11:30

Subject: RE: Kempe Hall - Meeting on Monday 16th February 2015 at 7pm
[SEC=UNCLASSIFIED]

From: Simon James

Simon.James@enfieldhomes.org

To:

Monica.Kaur@enfieldhomes.org

patsyull1@hotmail.com

laneslandscapes@hotmail.co.uk

wllarn@aol.com

hayleyjpage@hotmail.co.uk

gary.nikki@talktalk.net

anamillwood@yahoo.co.uk

lou.demseventmanagement@gmail.com

re_wired@ymail.com

Chapter 555

27/02/2015

Chapter 555

28/02/2015

Chapter 555

29/02/2015

Chapter 555

30/02/2015

Chapter 555

31/02/2015

Chapter 555

New Month March 15

01/03/2015

Chapter 555

02/03/2015

Date: 02 March 2015 14:14:36

Complaint put into housing

From: Eh Housing Repairs

To: Lorraine Cordell

Subject: Read: Re: Complaint Simon Cordell

Your message

To: Eh Housing Repairs

Sent: 02 March 2015 14:04:47

Subject: Re: Complaint Simon Cordell

(UTC) Dublin, Edinburgh, Lisbon, London was read on 02 March 2015

14:09:50

(UTC) Dublin, Edinburgh, Lisbon, London

HYPERLINK

<http://www.enfield.gov.uk/images/campaign.jpg>"Campaign HYPERLINK

<https://www.facebook.com/pages/Enfield-Council/252946378095154>

Chapter 777 website

Date: Tuesday, 3 March 2015, 9:41

Subject: Re: Account Management for Too Smooth Ltd

From: Rachel Barnes

rachel.barnes@thecompanywarehouse.co.uk

To: Re_wired@ymail.com;

Chapter 555

04/03/2015

Date: Wednesday, 4 March 2015, 10:34

Dentist 195 High Street, Enfield

Subject: Re: Account Management for Too Smooth Ltd - Follow up From:

Rachel Barnes

rachel.barnes@thecompanywarehouse.co.uk

To: Re_wired@ymail.com

Website

Date: Wednesday, 4 March 2015, 10:34

Subject: Re: Account Management for Too Smooth Ltd - Follow up

From: Rachel Barnes

rachel.barnes@thecompanywarehouse.co.uk

To: Re_wired@ymail.com

Chapter 555

05/03/2015 6-8 Perth rd Kingston appeal Willesden magistrate's case

Chapter 555

06/03/2015

Chapter 555

07/03/2015

Chapter 555

08/03/2015

09 – 10 - 11/03/2015

This day was meant to have been set for trial, but the court only booked a one day hearing, this was then **put off until the 03rd and 04th Aug 2015.**

Date: Monday, 9 March 2015, 18:28

Subject: Forwarding: Ponders End Floor Plan

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

On Saturday, 10 August 2013, 13:06,

Rewired wrote: ----- Forwarded Message ----- From: Omar Lawrence

To: too smooth

Sent: Thursday, 1 August 2013, 15:00

Subject: re: Ponders End Floor Plan FYI... -- OMAR LAWRENCE Niburu

Media, Enfield Enterprise Centre 26-28 Queensway Ponders end Enfield
EN3 4SA

Chapter 777 website

Date: Monday, 9 March 2015, 18:28

Subject: Fw: Ponders End Floor Plan

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Monday, 9 March 2015, 20:36

Subject: Password Reset

From: sales@thecompanywarehouse.co.uk

(sales@thecompanywarehouse.co.uk)

To: Re_wired@ymail.com;

Chapter 555

10/03/2015

On Saturday, 10 August 2013, 13:06

Rewired wrote:
----- Forwarded Message -----
From: Omar Lawrence
To: too smooth

Chapter 777 website

Date: Wednesday, 11 March 2015, 15:00
Subject: Review your Formation of Too Smooth Ltd
From: sales@thecompanywarehouse.co.uk
(sales@thecompanywarehouse.co.uk)
To: Re_wired@ymail.com;

Dear Simon Cordell, Thank you for ordering your company formation from The Company Warehouse.
Your company has now been formed and your documents are available to download from our website.
We would like to know what you think of our service and we would appreciate it if you would write a review about your recent formation of Too Smooth Ltd Using the following link will take you to the review website eKomi.co.uk where you will be able to submit your review.

Chapter 555

11/03/2015 no court trial

Chapter 555

12/03/2015
Date: Thursday, 12 March 2015, 12:51
Subject: Wimbledon court case appeal won
From: Rewired
re_wired@ymail.com
To: lorraine32@blueyonder.co.uk

Hi mum this is the letter that I received. Attachments SI CASE 001.jpg
(196.16 KB)

Date: Thursday, 12 March 2015, 13:32

Subject: Re:
From: Rewired
re_wired@ymail.com
To: katietingey@yahoo.co.uk
x x x

On Wednesday, 11 March 2015, 19:46,
Katie Tingey wrote: Sent from Yahoo Mail on Android

Chapter 555

13/01/2015

Chapter 555

14/03/2015

Chapter 555

15/03/2015

Chapter 555

16/03/2015

Chapter 777
Website

Date: Tuesday, 17 March 2015, 22:55
Subject: Getting Started with Check front
From: Check front (support@checkfront.com)
To: re_wired@ymail.com;

Welcome to check front! You're only a few easy steps away from dramatically increasing your online sales and streamlining your booking process.

Chapter 777

Website

Date: Wednesday, 18 March 2015, 11:20
Subject: Account request for Too Smooth
From: Check front (support@checkfront.com)
To: re_wired@ymail.com;

Hello, you have requested your account information on Check front for Too Smooth.

If you wish to reset your password please use the link provided. If you didn't make this request, please discard.

- Your Login ID: re_wired.com

Police officers added a date in the Asbo about a gun.

Chapter 555

19/03/2015

19 March 2015 16:37
From: Lorraine Cordell
[lorraine32@blueyonder.co.uk]
To: Dawn Allen
Subject: RE: Can you please help
Mr Simon Cordell
109 Burncroft Ave
Enfield
Middlesex
EN3 7JQ

Dear Dawn
Allen

My son have been having an issue with his neighbours who live above him, this has been going on awhile and it is making my son's health go down hill he is not sleeping due to what is going on.

We would like to put a report into the issue and therefore would it please be possible for you to make a date when you would be able to come to my son home to be able to do this, if you can let me know via this email with dates this can be done so we can get this issue addressed as soon as possible I would be grateful.

Regards

Lorraine Cordell
Simon Cordell

Chapter 777
Website

Date: Friday, 20 March 2015, 11:45
Subject: Account request for Too Smooth
From: Check front (support@checkfront.com)
To: re_wired@ymail.com;

Hello, you have requested your account information on Check front for Too Smooth.
If you wish to reset your password please use the link provided.
If you didn't make this request, please discard.
Your Login ID: re_wired.com

Chapter 777
Website

Date: Saturday, 21 March 2015, 23:57
Subject: Check front account: *PASSWORD CHANGED*
From: Check front (support@checkfront.com)
To: re_wired@ymail.com;

Chapter 777
Website

Date: Sunday, 22 March 2015, 16:54
Subject: Account request for Too Smooth
From: Check front
support@checkfront.com
To: re_wired@ymail.com;

Chapter 555

23/03/2015

Chapter 555

24/03/2015

Date: Tuesday, 24 March 2015, 17:46

Subject: [No Subject]

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

<http://www.hardwicke.co.uk/assets/managed/docs/public/ASCPA%20REPO RT%202014.pdf>

Sections 63, 64 & 65 of the Act targeted electronic dance music played at raves.

The Criminal Justice and Public Order Act empowered police to stop a rave in the open air when a hundred or more people are attending, or where two or more are making preparations for a rave.

Section 65 allows any uniformed constable who believes a person is on their way to a rave within a five-mile radius to stop them and direct them away from the area; non-compliant citizens may be subject to a maximum fine not exceeding level 3 on the standard scale (£1 000).

The Act was ostensibly introduced because of the noise and disruption caused by all night parties to nearby residents, and to protect the countryside.

It has also been claimed that it was introduced to kill a popular youth movement that was taking many drinkers out of town centres drinking taxable alcohol and into fields to take untaxed drugs.

The number of people attending and organising such an event for it to be deemed illegal were altered in the Anti-social Behaviour Act 2003 section 58 to cover indoor parties and outdoor parties of more than 20 people.

It is also a crime if, within 24 hours of being told by a police officer to leave a rave, a person makes preparations to attend a rave.

More recently in the United Kingdom, Anti-Social Behaviour Orders (ASBOs) have been used against unlicensed rave organisers if the police receive repeated complaints about noise and littering from locals.

<http://www.publications.parliament.uk/pa/cm200708/cmbills/069/2008069.pdf>

Chapter 555

25/03/2015

Chapter 333

Website

Date: Thursday, 26 March 2015, 16:38
Subject: Cancellation (RJKT-190315)
From: Too Smooth (re_wired@ymail.com)
To: re_wired@ymail.com;

The following booking has been cancelled:
I started to get the website to work for the first time

Chapter 555

27/03/2015

Chapter 555

28/03/2015

Chapter 555

29/03/2015

Chapter 555

30/03/2015

Chapter 555

31/03/2015

31 March 2015 15:34
From: Lorraine Cordell
[\[mailto:lorraine32@blueyonder.co.uk\]](mailto:lorraine32@blueyonder.co.uk)
Sent:
To: Dawn Allen
Subject: RE: Issue I am having
Mr Simon Cordell
109 Burncroft
Ave
Enfield
Middlesex
EN3 7JQ

Dear Dawn Allen,

I am writing this email due to not having a reply to my email dated 19/03/2015 I am having a great deal of problems with my neighbours who live above me, they are not letting me sleep and this is having an effect on my health I have asked before if someone could come and speak to me to address these problems and no one has.

I and my mother have made many phone calls about the neighbours above my flat yet nothing is being done.

Please can you get back to me as soon as possible in order to setup a meeting at my home so we can address the issues with the neighbours as soon as possible as I can not live the way I am any longer.

There are also still issues with repairs that have not been addressed.

Regards

Simon Cordell

Lorraine Cordell

New Month

Chapter 555

01/04/2015

Chapter 555

02/04/2015

Chapter 555

03/04/2015

Chapter 555

04/04/2015

Chapter 555

05/04/2015

Chapter 555

06/04/2015

Chapter 555

07/04/2015

Chapter 555

09/04/2015

Chapter 555

10/04/2015

Chapter 43546

Added 11th April 2015

11th April a 24 hour assault of cruel un-human treatment took place against me because I was still being victimised by the all ready mentioned. Stan and Debra had now started breaching my human rights on a day to day and night to night basis this was while they were always both drunk together, this was done to an extent of an attempted man slaughter charge that would be in accordance to section 18 of that Act and would also include proof of clear intent for reasons such as sport “Cruel un-human treatment at that.

I no this as I had rapidly told them all personally that I had not been in a sense tricked by there evil banging on the floor boards and walls, even with or without foreign objects being used at different times by them, on numerous instances this contained the use of there feet and hands inclusive of the objects and fixtures.

Together they would work in collaboration to maintain a 24 hour assault on myself to be overseen and managed.

I continued to try and defend myself even more and with any extra time of peace that I got given I read into the Anti Social Behaviour Order Case files I noticed, that these people that made the application were not good police officer's, they were criminals.

I needed a way to safe guard myself from there actions and after contemplating on what would be the best way forward for me and anyone involved I decided to call the Metropolitan police 999 call centre again to ask for more advice and security and this is a copy of that conversation that got recoded then transcribed.

Tape recording two Z0000011

Welcome to the Metropolitan police introduction

Police Officer; hello police what is your reason for calling.

Simon; hello I would like to put a complaint in and I was just wondering if you could help me do this please.

Police Officer; yes is it a complaint against police.

Simon; yes that is correct.

Police Officer; yes I can take the complaint.

Simon; I would like to, can you forward an email to Jane Johnson please.

Police Officer; Jane Johnson.

Simon; yes superintendent for Edmonton police station the commissioner.

Police Officer; let me just have a look, just one second.

Police Officer; Jane Johnson yep supper chief superintendent.

Simon; yes that is correct.

Police Officer; yes that is ok, is this complaint that has all ready been made or is it that you need to make a first one

Simon; this is just a fresh email to herself it is more of a request than a complaint at the present time but it may turn into a official complaint depending on how she decides to discipline her officers that she represents.

Police Officer; ok.

Police Officer; and that is too Jane Johnson ok go ahead with the continence and I will get the email sent for you.

Simon; my name is a Mr Simon Paul Cordell.

Police Officer; Paul Cordell.

Police Officer; Cordell.

Simon; yes that is correct madam.

Simon; and.

Police Officer; and your contact number 0208-245.

Simon; yes that is correct.

Police Officer; right go ahead.

Simon; and the issue is of concern that I have her signature at the bottom of an Asbo Order a stand alone Asbo Order and there has been a lot of

corruption represented in side of it, that she has instructed, a Steve Elsmore too complete an application for an Anti Social Behaviour Order for the organisation of illegal raves and in that application there is lots of police corruption and foul play where the evidence has been manufactured, now I am asking her to oversee her officers that she has instructed to make such an application and then to check the time stamps relating to the Cad's and to check the Urn numbers that run consecutively over an annul year period when they should not, I am asking her to oversee this and to inform me of my case being manufactured and for this it is going to be dropped or I am calling her, herself to the court as a witness and I will be investigating myself against her also for her actions and decisions.

Police Officer; ok

Simon; to what is aloud to happen, she is basically the boss of all the police and she is charge of Steve Elsmore, she has told Steve Elsmore to make an application and either she told Steve Elsmore to manufacture the application in such a way and or to falsify information contained within it or she does not know that Steve Elsmore has done that and I would like her to know that Stave has done that and I would like her to make her decision to whether she is going to suspended him right now and give the case to somebody else to handle or what she is going to do and I would like her to contact me back at Re_wired@ymail.com as soon as practically possible.

Simon; I know I was going a bit fast but did you manage to get the full jist of what I am explaining to you madam

Police Officer; yes I got the jist I made the points for you

Simon; so she is going to contact me back at Re_wired@ymail.com as soon as practically possible in regards to how she is going to represent this case, because at the present time I am being held captive within my own home because she is not doing her job correctly.

Simon; I have handed in an Article six twice now sine this case started at the courts with a complete copy, if she would like to get a copy of the court case she can and contained within this is a copy of the Article six with all the drafted corruption inside it and also I have handed in three complaints, three official complaints that are now issued on the police Pnc computer this will also show this information as well.

Police Officer; ok

Simon; and if she would like to hold a meeting with me I would be happy to come to the police station and show her the evidence I have

Simon; either she is apart of the corruption or she is separate from the corruption and for her to be separate she must do her job correctly and this must mean that I am not being held captive in my own home.

Police Officer; ok
Simon; to laws that do not even exist
Police Officer; right ok
Police Officer; what I will do for you right now Simon is get this email sent over to her right now, please can you just confirm your email address again
Re _wired@ymail.com
Simon; thank you
Police Officer; ok good buy
Simon; you have a good day

Chapter 555

12/04/2015

Chapter 555

13/04/2015

Chapter 555

14/04/2015

Chapter 555

15/04/2015

Chapter 555

16/04/2015

Chapter 555

17/04/2015

17 April 2015 17:57

From:

Lorraine Cordell

[lorraine32@blueyonder.co.uk]

Sent:

To: Dawn Allen

Subject:

FW: Issue I am having

Dear Dawn Allen

I still have not had a reply to the below email please can you get back to me via this email address my son is really suffering due to what the neighbours are doing

A report needs to be made as this is making my son's health go down hill he is not being able to sleep due to what is going on and other things

Please can you get back to me?

Regards

Lorraine Cordell

Chapter 555

18/04/2015

Chapter 555

19/04/2015

Chapter 555

20/04/2015

Chapter 555

21/04/2015

Chapter 555

22/04/2015 The Bromley Case for No Insurance and I won this case as for Insurance

Chapter 555

23/04/2015

Chapter 555

24/04/2015

Chapter 555

25/04/2015

Chapter 555

26/04/2015

Chapter 555

27/04/2015

Chapter 555

28/04/2015

Start of a new month

Chapter 555

01/05/2015

Chapter 555

02/05/2015

Chapter 555

03/05/2015

Chapter 555

04/05/2015

04 May 2015 13:22

From:

Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

To: Dawn Allen

Subject: RE: Issue I am having with neighbours
Mr Simon Cordell
109 Burncroft Ave
Enfield
Middlesex
EN3 7JQ

Dear Dawn
Allen,

I have been sending you so many emails yet I am getting no reply nothing is being done, my son is having so many issues with the neighbours he has asked for help yet nothing is being done.

My son went up to the neighbours and asked if they would please stop banging all the time, and about the water issues with the pipes banging very badly in his flat, but they are still doing it and will not stop, people who also have been at my son's flat have also heard what is going on, even they are saying they don't know how he is coping with this.

On the top floor they have wooden flooring this does not help and can something please be done.

The lady that lives at 113 is also causing a great deal of problems and she keeps coming to my front door asking for money to buy drink, she is also banging very badly and my son's health is suffering due to this.

I don't know why you have not replied to my emails and are just leaving things when we are asking for help you are the council officer for my son's area please can this be addressed.

Regards
Lorraine Cordell

Chapter 555

05/05/2015

Chapter 555

06/05/2015

Chapter 555

07/05/2015

Chapter 555

08/05/2015
Went to the clinic made a letter get wrote
14/05/2015

Chapter 555

09/05/2015

Chapter 555

10/05/2015

Chapter 555

11/05/2015

Chapter 555

12/05/2015

Chapter 555

13/05/2015

Chapter 555

14/05/2015

8th May 2015

This letter got wrote on the 14th

Went Back to Clinic as I was misinformed as for what I had been told on the phone to find out the truth about my blood test results and requested a letter stating a twisted truth dated: **14 May 2015:-**

Dept of Reproductive & Sexual Health,
Flat 2,
Rowan Court
Michael's Site,

Garter Drive,
Enfield, Middlesex EN2 OJB
Tel No: 0208 375 2874
Fax No: 0208 375 7129
WCL/AMS/12xxxxxx

14th May 2015

Dear Mr Simon Cordell

I am writing at your request and this is a letter for your records.
When you attended the sexual health clinic on the **8th May 2015** with your partner you explained that you were very upset.
You explained that you have never had any symptoms of herpes in the mouth area or in the genital area.
You had attended in **November 2014** and had requested to have serology done for herpes simplex type 1 and type 2 although you have shown no symptoms; the serology results show that you have antibodies to herpes simplex virus type 1.
I explained that this result means that you have been exposed to both viruses but it is not possible for us to tell whether you have oral or genital herpes as you have had no symptoms and the blood test does not tell us where the virus is.
I have explained that the blood test results suggest that you are a carrier of herpes simplex virus.
I want to again apologise that you have felt that the way you were informed about the results of the test was not-ideal and that you felt that you could not access any support following the diagnosis.
If you need further support with this issue, you can ring for an appointment or attend our walk in service.

Thank you.

Yours Sincerely,
Dr; Wai Ching Loke
Consultant in Genitourinary Medicine

14/05/2015 may

Appeal hearing at Harrow Crown court for the No Insurance Case Willesden did not need to attend, due to all the emails sent to the CPS who accepted them as I did have insurance and I won the appeal.

Chapter 555

15/05/2015

Chapter 555

16/05/2015

Chapter 555

17/05/2015

Chapter 555

18/05/2015

Chapter 555

19/05/2015

Chapter 555

20/05/2015

Chapter 555

21/05/2015

Chapter 555

22/05/2015

Chapter 555

23/05/2015

Chapter 555

24/05/2015

Chapter 555

25/05/2015

Chapter 555

26/05/2015

Chapter 555

27/05/2015

Chapter 555

28/05/2015

28 May 2015 15:16

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

To: Dawn Allen

Subject: FW: Issue I am having with Neighbours

Dear Dawn Allen,

Could you please reply to all my emails as to what can be done with the issues that is going on, you have not replied to one email and this is not fair, I don't know what is going on and why my son is being treated like this by Enfield Council is it due to what the police did to him?

Regards

Lorraine Cordell

Chapter 555

29/05/2015

Chapter 555

30/05/2015

Chapter 555

31/05/2017

Chapter 555

01/06/2015

Chapter 555

02/06/2015

Chapter 555

03/06/2015

Chapter 555

04/06/2015

Chapter 555

05/06/2015

Chapter 555

06/06/2015

**Chapter 777
Website**

Date: Sunday, 7 June 2015, 23:53

Subject: [Too Smooth] Your username and password

From: Word Presswordpress@toosmooth.co.uk

To: re_wired@ymail.com;

Chapter 555

08/06/2015

Chapter 555

09/06/2015

**Chapter 777
Website**

Date: Wednesday, 10 June 2015, 21:13

Subject: Request to change toosmooth1's Sound Cloud password

From: Sound Cloud

NO-REPLY@soundcloudmail.com

To: re_wired@ymail.com;

Chapter 555

11/06/2015

Chapter 555

12/06/2015

Chapter 555

13/06/2015

Chapter 555

14/06/2015

Chapter 555

15/06/2015

Chapter 555

16/06/2015

Chapter 555

17/06/2015

Chapter 555

18/06/2015

Chapter 555

19/06/2015

Chapter 555

20/06/2015

20 June 2015 19:12

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

To: Dawn Allen

Subject: FW: Issue I am having with neighbours

Dear Dawn Allen,

Seeing as you are not addressing the emails that are being sent I have not option but to take this higher.

Regards

Lorraine Cordell

28 May 2015 15:16

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

To:

Dawn Allen

Subject: FW: Issue I am having with neighbours

Dear Dawn Allen,

Could you please reply to all my emails as to what can be done with the issues that is going on, you have not replied to one email and this is not fair.

I don't know what is going on and why my son is being treated like this by Enfield Council is it due to what the police did to him?

Regards
Lorraine Cordell

Chapter 555

21/06/2015

Chapter 555

22/06/2015

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23/06/2015

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24/06/2015

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25/06/2015

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26/06/2015

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27/06/2015

Chapter 555

28/06/2015

Date: Sunday, 28 June 2015, 17:15

Subject: RE: Pain in the ass Simon website

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

See attached after you add that it is good to go.

Chapter 555

29/06/2015

Chapter 555

30/06/2015

July missing

Chapter 666

July 2014?

The fun fair being present; date;

I had got locked in my flat wrongly for one year for the gazebo case and an additional six months for the interim order by this stage of my life and thought that time I got assaulted by my neighbours, Stain Debra and the Mathiyalagan Markandu and friends, they together mentioned had been banging so loud at me, that it seemed as if in they were trying to get other involved who live on my estate, by way of making them believe that they were better than me and that I am the worst of society.

Luckily other people on my estate did not get involved neither did there loved ones.

So when the funfair arrived in the local park ajar from our housing estate it seemed as if in they would bang louder hoping for them to get involved by coming to my home address, I believe that it is luckily that this did not happen as well, I had decided to prevent any bad misfortunes from happening and brought the welder for my security gate and then reinstated the gates commission of use.

Chapter 555

02/07/2015

Chapter 555

03/07/2015

Chapter 555

04/07/2015

Chapter 555

05/07/2015

Racaelbeck100@gmail.com

To pat.chapman@met.pnn.police.uk

To whom, it may concern, I am writing this freedom of information report

Mother sent

Chapter 555

06/07/2015

Chapter 555

07/07/2015

Chapter 555

08/07/2015

Chapter 555

09/07/2015

Chapter 555

10/07/2015

10 July 2015 21:13

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

To: Dawn Allen

Subject: RE: Please can you help this can not carry on

Mr Simon Cordell

109 Burncroft Ave

Enfield

Middlesex
EN3 7JQ

Dear Dawn Allen

I do not understand why all my phone calls and emails are not getting addressed, I have really tried and so has my son, we have been making calls all the time to try and get something done and I have sent a lot of emails including a complaint email dated 01/07/2015 which I still have had no reply to.

My son and also I have tried to talk to the neighbours which have done nothing they still keep on.

My son health is suffering due to what has been ongoing for a long time. We have tried to get help from the council as if the council speaks to them maybe they will stop what they are doing.

I also went to 117 but I believe they were not at home so did not speak to them about the issues.

I went to Debbie at 113 to try and talk to her but she just started to shout at me through the door.

I did try and say to her through the door could she let me speak but she was just screaming at me so

I went back down to my son flat the banging is very bad and you can clearly hear they are doing this is not just someone living there life as normal people would.

You can even hear her following my son around in his flat banging; he does not even want to take a bath because he can hear her above him banging on the floor.

Yet she still keeps coming down to my son door asking him for money to buy drinks my son has told her could she please leave him alone and stop coming to his door and to please stop following him around and banging on the floor and pipes but this has not helped she just acts like nothing is going on.

Debbie has now started to go to my other neighbours at 111 and they are drinking and now 111 is also banging.

I don't know if it is due to Debbie liking my son and when him and his partner ended in Mid 2013 she was hoping something would come of this, as this is the time when she started to come to my son flat door a lot more.

when my son was with his partner she used to come to his door maybe once a week for money but after they ended she was coming down more and more she even was trying to give my son drink, he does not drink so would not

accept it. She was also writing my son letters and putting them through his door, the letters are not really readable.

The main problem with Debbie seemed to start when she came to my son's front door and saw a girl in his flat she saw the girl on more than once and I think this upset her.

Since this time things have got worse and worse and my son's health is really suffering.

Please can something be done as we really do not know what to do any longer, if you can not do anything about the neighbours in the block can you please see if you can move my son as he can not take any more, he needs to be able to rest and sleep which at this time it is impossible, this is unfair what is going on to my son's health.

Please can you reply to this email as you have not done to any of my other emails or calls or the calls my son has made regarding this issue which I do not understand why.

Regards
Lorraine Cordell

Chapter 555

11/07/2015

Chapter 555

12/07/2015

Date: Sunday, 12 July 2015, 22:51

Subject: website

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Hi mother This is what you and Dave have asked for I believe.

I would like to have some think like this at the top of the Business directory web page under the menu bar <http://codecanyon.net/item/jquery-goal-thermometer/6358236>, with room underneath it for a editable text with say 3 pictures.

The donation centre to be in the left hand side bar, were you would normally show the advertisements.

I would like it if no one can sign up, unless clicking on the donate button, which I would like to say support.

I would like it for a editable percentage, to go to the raised amount.

Chapter 555

13/07/2015

Chapter 555

14/07/2015

Chapter 555

15/07/2015

01 July 2015 14:38

From: Lorraine Cordell

[lorraine32@blueyonder.co.uk]

To: Dawn Allen

Subject: FW: Issue I am having with neighbours

Dear Dawn Allen

Complain

I have sent a number of emails regarding the issues my son is having with his neighbours, which you have failed to reply to and have not addressed the issues, which has been ongoing.

I have given you enough time to reply and address the issues yet you have failed to do anything.

1. I would like it looked into why you do not reply to my emails.
2. I would like it looked into why you have done nothing in regards to the issues that having been ongoing for some time and have done nothing.
3. I would like it looked into why you have allowed a person to suffer and have not done anything about it.

I would like a reply to this complaint and if you can not deal with this please pass it over to a person that can.

Regards Lorraine Cordell

Chapter 555

16/07/2015

Chapter 555

17/07/2015

Chapter 555

18/07/2015

Chapter 555

19/07/2015

Chapter 555

20/07/2015

Chapter 555

21/07/2015

Date: Tuesday, 21 July 2015, 15:58

Subject: Have a look at this please

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Hi was thinking some think like this would be good as a free product for the customers making life easier for them to use the business directory once it is finished while staying in the too smooth website I just do not want it to say open cart any were on it in turn no payment system what the 20 dollar regular licence says it does Custom Business Card Design for Open Cart Custom Business Card Design for Open Cart

If this plugging is useful, could you please help us to rate it?

It will be a big encouragement to improve for us

Custom Business Card, Design for Open Cart

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27/07/2015

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28/07/2015

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29/07/2015

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30/07/2015

Chapter 555

01/08/2015

Sent: Thursday, 1 August 2013, 15:00

Subject: re: Ponders End Floor Plan

Chapter 555

02/08/2015

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02/08/2015

Chapter 555

03/08/2015

03 – 04/08/2015 Highbury Corner trial case part proven on the
04th 08/2015.

Trial date

On the date of trial I was not found guilty in my opinion and others such as my mother and barrister under true and fair Acts of law under the grounds of the application that the prosecution had brought into motion, but some how seemed to have received a punishment, so I went home and started looking in to the case files even more than I had before hand as I new that I had not committed the crimes that I was being accused of.

I noticed the following to be wrong and in clear error:-

- 1.
- 2.
- 3.

They got all the millions and do not use it right:-

I had noticed the governing officials as explained thought growing up but this finally became a growing concern when reading the Anti Social Behaviour Order application that was said to have been served on me in accordance of the law, to which I have disputed from the start of the proceedings.

At first in the Anti Social Behaviour Order case I had not noticed a lot of fraudulent inconsistencies contained in it's folder right up until I had noticed the time stamps were in error and this was because I understood that I had never committed the crimes or public offence I was being questioned and accused of on the days that the police brought proceedings in motion towards.

Chapter 555

04/08/2015

Chapter 555

05/08/2015

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Chapter 555

12/08/2015

Chapter 555

13/08/2015

Chapter 666

14/08/2015

The news papers;

14/08/2015 Mutable Newspaper Articles were published with wrongful claims that I was given an Asbo under the applicants case stating Man given ASBO for organising illegal raves (From Enfield Independent)

Do you hate things in life? In any similar way, to what I do? When people do not say sorry? In return to this happening to me, I ended up felling like a leprechaun, which had got robbed and was therefore without his pot of gold. While looking into the court case paper work, when at my home address one day, trying to study, so that I could defend myself, I remember a different occasion when I was looking at the local newspaper, while trying to get my head around all of the banging that I got induced towards from members of my neighbours

When reading the paper I noticed a copy of an article that got contained in my local Newspaper.

What I read was about my person and was unjustified to get printed as a true and fair description of the truth events.

In fact, it got worse than unjustified as it was incorrect information that slandered my character.

The published articles in the newspapers that had gotten copied from the metropolitan police website and were in regard's to the Anti Social Behaviour Order application that the police had been pursuing in court against me, they stated that I got given an Anti Social Behaviour Order for organizing illegal raves.

The truth is that the case against me for the Anti Social Behaviour Order regarding "the organization of illegal raves" never got proven, this is because the judge could not find any illegal accept, that I the defendant was guilty of, as the application claimed to be for, but somehow, some way even low wrong in law the district judge sitting the court found me guilty of acting in an anti social way.

In the news papers it stated the following also: — "Cordell is well-known for organizing illegal raves in Enfield and across London." In truth, I have never been arrest for anything of that nature mentioned, so find this to be untrue and in other words this would be a lie inclusive as for I had never arrested.

I got so upset that my address got put into the metropolitan police website as I had requested and received a copy of the court transcripts of the day at trail, which prove that I am right, so had set the wheels' in motion for the appeal proceedings.

This led to the real problems I had to get worse and get out of control; I understood that members of my neighbours and members of the police made me suffer towards

My life got turned upside down as a figure of speech, by my name getting completely darkened and put into all the local news papers stating that I had got found guilty for illegal raves when the judge clearly stated that no illegality did get proved

A full assault started to take place against me by members of my neighbours and I was looking for a solution to the problems

The stress that has accumulated because of the problems in this document that I have highlighted into any readers vision are UN fair to have taken place against me and the problems being of such a high level of importance is of even further relevance to how this case should not have got dealt with

Chapter 555

15/08/2015

Chapter 999

16/08/2015

Newspaper articles Debbie that her attitude and Stains had really started I heard the tails of evil witches and evil sources before then I met some people who made them characters seem real to me'

Soon after the Anti Social Behaviour Order case; got said to have got proven against me at court;

I noticed after the newspaper articles that had been published about me and the letters that I had started to receive from Debbie that her attitude and Stains had really started to change in a negative factor towards me

Other neighbour's had now also at this moment in time started to bang on the floor board and walls with Stan and Debra to my further surprise at my person, this was now happening continually, they were using the floor as if it was an offence weapon or a belt being wrongfully used to hit a person, this is Clear tortures acts of crime that no one should ever have to go through, this happened to me in every room I went into in my own home, "I could not go any were and be safe" I found that any place I went in my flat she or others was above me, taking furious assaults upon me

I could always notice the other family above her flat joining in I could not even get in the bath or take my close off, I felt as if I was Debbie's children that have been taken away from her by social services, I was being abused in a sense of a clear insight, like she had gone mad hitting me, this could

happen over 70 times a day and continued on for over a 1000 days, this still happens up to date were the Mathiyalagan family, who still live above me, who are not secure tenants as I am would not see reason to the issues and still to date have not changed their characters, as they always continue with the same actions and mind frame of making me a victim to their actions, together them mentioned neighbour's have all achieved this by way of using the floor boards and other house fixtures as weapons, they continued to find ways to have a negative effect on my life and now to make what happens to me even worse since Debbie moved out a new younger boy called George has moved into flat 113 and he also is now following in Stains, debris and the Matilagan families shoes in attacking me!

Chapter 777 **17/08/2015**

What they done to me

And now an even bloodier tail of truths; because together then they really were trying to kill me;

Their behaviour always contains the following occurrences:-

A clear continually slamming of the water tap on and off as if a person was making repetitive beats to intimidate anybody, this includes above the kitchen and bathroom living quarters of my flat, to an extent that the developing manufactures of them products being used as weapons, never intended them to be used in such a manner, this effectually caused all the fixtures and pipes attached to the water supply in the building to come lose of their fixtures so for them to have a larger than ever before negative banging effect!

The people mentioned also use objects, that they have picked up on purpose and then they drop them on the floor, this is done from a height and is caused intentionally, in turn making some of the loud continual banging sounds I complain about and refer to, I have most incidents on video as I record them and it Shows that it is achieved with wrong intent, this had a bad effect on my health and still does to date, they simply wake me up taping on purpose and continue all day till I manage to sleep!

The top floor had and still does have overlay wooden flooring when this is a clear breach of the tenancy agreement, let alone somebody using that flooring to affect my way of life, my human rights also clearly state the same in many sections such as:-

Article 2; the right to life:-
Article 3; the right from torture:-
Article 5; the right to freedom and security:-
Article 13; the right to a private family life

Chapter 555

18/08/2015

18 August 2015 11:19

From:

Lorraine Cordell

[lorraine32@blueyonder.co.uk]

Sent:

To: Dawn Allen

Subject: FW: Please can you help this can not carry on

Dear Dawn Allen

Can you please give me a person name and email address that can address this issue, as you seem to not want to reply I can call and checked I am sending these emails to the correct email address which I am DAWN.ALLEN@Enfield.gov.uk

Regards

Lorraine Cordell

Chapter 555

19/08/2015

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24/08/2015

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25/08/2015

This evidence I exclaim in this book I s just the tip of the ice burg

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26/08/2015

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27/08/2015

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28/08/2015

I put a police complaint in and it was counselled.
I have the letter to prove this I then revived a letter dated the **30th August 2015** stating the complaint was being addressed again as it should have been with no further contact after.

Chapter 555

29/08/2015

I have a police video regards an Emergency 999 call I made when I feel victim to the police advertising wrongful claims in their website and in the news papers.
I was attacked with a gun out side of my flat because wrong Intel.
Police pulled the information shortly out of there website.

Chapter 555

30/08/2015 I Received a letter of the police regarding a complaint that I had made to them on the **28th 8 2015** said it will be investigated.

Chapter 555

31/08/2015

Chapter 555

01/September /2015

Chapter 555

02/09/2015

Chapter 555

02/09/2015

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03/09/2015

Chapter 555

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Chapter 555

13/09/2015

Chapter 555

14/09/2015

Chapter 555

15/09/2015

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16/09/2015

Chapter 555

17/09/2015

Chapter 555

Sent: 18 September 2015

17:23

To: Dolly Ogunseye Subject: 113 Burncroft Avenue, Enfield, Middlesex,
EN3 7JQ Miss Debra Andrew
[SEC=PROTECT]

Hi Dolly, I and Nick attended 113 a while ago and spoke to the lady a while ago when she originally called Police.

At the time she didn't want us to speak to her neighbour as things had got better.

The lady handed us a letter about what had happened but none of it made any sense. We believe she was suffering from mental health issues.

On another occasion we popped round to see her and she wouldn't come and speak to us so instead she spoke through her letterbox to us.

The male at 109 - Simon Cordell who is causing the problems is very well known to Police and is also very anti Police.

I know some Officers went round and spoke to him and things seemed to get better. After that we have had no further calls from the lady at 118. We will try and get round to see her when were back on duty on Monday. Kind

Regards

Classification: PROTECT

Good afternoon Mark

Chapter 555

19/09/2015

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20/0892015

Chapter 555

Date: 21 September 2015 16:29:13

To: Lorraine Cordell
Cc: Dolly Ogunseye
Subject: RE: Complaint [SEC=UNCLASSIFIED]
Attachments: image005.png image006.png

Dear Mr Cordell

Thank you for the update but unless you are specific with the repair I cannot refer you to the correct person.

In terms of the complaint with your neighbour the Anti - Social Team will be in touch with you at home.

Regards Dawn Allen Tenancy Management Officer Council Housing The Edmonton Centre 36-44 South Mall Edmonton N9 0TN

Sent: 21 September 2015 16:14

From: Lorraine Cordell
[mailto:lorraine32@blueyonder.co.uk]

To: Dawn Allen
Subject: RE: Complaint
[SEC=UNCLASSIFIED]

Dear Dawn Allen

My Mother has sent emails in of complaints about the repairs more than once and made lots of phone calls.

There does seem to be an issue of things not being logged on the system and reports going missing.

But I sure if you looked you could find them.

But I am tired of getting the run about and waiting for years for things to be done.

And a call was made to the Antisocial Behaviour Team today and they again gave me your details, so once again it seems nothing will get done about the neighbour.

My mother has now made a call to the Assistant Director Community Housing Services and they have taken a lot of notes, and your name and I should be getting a call back and she has now booked to see the MP and will bring all the information that has been gathered along to the MP to see what they can do.

Regards

Sent: 21 September 2015 15:43

From: Dawn Allen

[\[mailto:DAWN.ALLEN@Enfield.gov.uk\]](mailto:DAWN.ALLEN@Enfield.gov.uk)

To: Lorraine Cordell

Subject: RE: Complaint [SEC=UNCLASSIFIED]

Classification: UNCLASSIFIED

Dear Mr Cordell Can you be a bit more specific about your repairs so I can forward to the correct person.

The Nuisance complaint will be forwarded to the Antisocial Behaviour Team for them to contact you it is likely log sheets may be issued.

If you can answer the first question it would be greatly appreciated.

Kind regards Dawn Allen Tenancy Management Officer Council Housing
The Edmonton Centre

Sent: 21 September 2015 15:35

From: Lorraine Cordell

[\[mailto:lorraine32@blueyonder.co.uk\]](mailto:lorraine32@blueyonder.co.uk)

To: Dawn Allen

Subject: RE: Complaint [SEC=UNCLASSIFIED]

Dear Dawn Allen

I no longer go out of my home due to my heath that is why I can not come to the office.

Also why would it need to be a in a neutral environment you would have to come to my flat at some point to hear for yourself what is going on as you can clearly hear it and see what the neighbour is doing.

I have also put in reports also about the repairs this has been going on for years and things still have not been done.

You are my housing officer's can you please tell me what your job description is?

I am asking for help and have been for some time and you do not seem to be willing to give me any help.

Is there a problem with you coming to my flat?

My Mother will be there with me and you can being someone with you if you feel there is a need to.

I have on going issues which does need to be addressed by someone and you are my housing office and I have been told you would need to address these issues.

Regards Simon Cordell

Sent: 21 September 2015 14:17

From: Dawn Allen

[mailto:DAWN.ALLEN@Enfield.gov.uk]

To: Lorraine Cordell

Cc: Feedback Council Housing

Subject: RE: Complaint [SEC=UNCLASSIFIED]

Classification: UNCLASSIFIED

Dear Mr Cordell

In terms of your neighbour you will need to attend this office for us to discuss the neighbour concerns face to face.

For repairs please speak to customer services on 0208 3791327 for any outstanding issues you have.

Our office is open Monday to Friday 08:30 am – 05:00 PM where you can attend this office to speak to us directly.

Regards Dawn Allen Tenancy Management Officer Council Housing The Edmonton Centre 36-44 South Mall Edmonton N9 0TN

Sent: 21 September 2015 13:59

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

To: Dawn Allen Subject: Re: Complaint Mr Simon Cordell 109 Burncroft Ave Enfield Middlesex EN3 7JQ Dear Dawn Allen, I am writing this email after phone calls and emails have been sent to Enfield council about my neighbour who lives above me.

I have made calls myself and my mother Miss Lorraine Cordell has also sent emails and made phone calls.

No one has been to my address to see me and I am asking for you to come out to see me and take a full report of what has been going on as my health is being made worse by nothing being done.

There is also still repair issues I would like to talk about that has not been done.

Could you please email this email address a date and time when you can come out to see me to take a report?

Regards Mr Simon Cordell

Chapter 555

22/09/2015

Chapter 555

Sent: 23 September 2015 at 15:07

Subject access request

To: Carmel Naessens; Loretta Walsh

Cc: Charles Elkington; Dawn Allen

Subject: 113 Burncroft Avenue, Enfield, EN3 7JQ

[SEC=PROTECT] importance: High

Perpetrator Simone Cordell 109 Burncroft Avenue ENFIELD EN3 7JQ

Home visit to; Ms Deborah Andrews flat

Attendees Dawn Allen TMO and CPN Bola Quadri Home visit to Ms Andrews advised that her neighbour at number 109 has for the past few months harassed, intimidated, stalked her and made a life a complete misery. He continuously plays loud music, bangs on her ceiling and door alleging that she is monitoring his movements in his flat.

She feels petrified by his presence and as a result refused to leave her flat for fear bumping into him on her way out.

She has missed a few appointments with her social worker as a result, she has now been subjected to making home appointments pending the time this matter is resolved. She explained that they use to be acquaintance's before the relationship went sour.

She believes the whole problem started when he claimed the decoration in his flat was damaged as a result of a leak coming from her flat.

She confirmed that she had a leak from her overflow a few months ago which has since been repaired but, the damage alleged had occurred.

Ms Andrews also recalled an incident when the perpetrator spat in her face.

It's been one issue after the other she advised; the recent event which took place a week ago. She was on her way out to attend her appointment with her CPN when he apprehended her and threatened to kill her.

She was pretty shaken from the incident that instead of attending her appointment, returned home immediately.

She advised that she contacted the police but, wasn't taken seriously as they assumed she was drunk at the time of the call.

She advised that she wasn't in the list drunk but, just the way she spoke due to her condition. She still wasn't taken seriously and had to abandon the call. She found this very frustrating and advised that it was not the first time this would happen to her.

Her CPN also confirmed her statement and expressed her dissatisfaction at the way she was treated.

Ms Andrews felt completely let down by the police and became frightful for her safety especially, as she knows the perpetrators has shells in his flat. I observed in her flat that her floors were very creaky; I was made aware by Dawn that most of the flats in the block are like that.

Unfortunately, the creakiness exacerbates the noise level in the flats and cause more problems than usual.

I advised that I will contact the police to make further enquiries.

I will also contact MHT to enquire if Mr Cordell is known to them.

At some point the preparatory will need to be interviewed and a warning letter issued on him.

I will contact the repairs team and try to arrange a surveyor to visit her flat and see what assistance can be offered I further advised that her case will be investigated and an officer will get back to her to discuss further with her.

Her CPN and TMO will be kept informed of updates Bola Quadri has already put in place a safe guard alert.

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24/09/2015

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28/09/2015

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29/09/2015

Chapter 555

30/09/2015 debbie scremed

Date: 30 September 2015 14:23:00

From: Lorraine Cordell

To: jackie.gubby@enfield.gov.uk

Subject: Re: 109 Burncroft Av

Dear Jackie Gubby

Thank you for taking the time to talk to me on the phone today and explaining why you could not come to the meeting on the 28/09/2014 at 14:30.

As said on the phone the surveyors took all the details of repairs and said they will deal with them.

I am happy you will keep updated as to what is going on with the repairs and keep me updated.

As also said to you on the phone we have not heard from the ASB team as of yet, and today my son heard the main door keep banging he went out and did not see anyone there so walked out to see if he could see anyone around the flats.

When he walked back to the main door Debbie his neighbour was by the bin door and when she turned round and saw my son she started hitting him with her shopping bags, there was a lady that was with her but not standing with her and saw what was going on and run over and told Debbie to stop, my son asked for the ladies name and the lady would not give him it or who she worked for.

But my son did get a chance to talk to the lady and tell her what Debbie had been doing, Debbie was really upset and kept shouting and telling the lady not to talk to him the lady had to tell Debbie to stop that she wanted to hear what my son was saying and told Debbie to wait.

She spoke to my son for a little while but did say to my son that she was sorry but she was really busy and had to go and she left and my son goes back into his flat.
He called me and told me what had happened and asked me to call you to update you as to what had gone on.
Regards Lorraine

Chapter 555

31/09/2015

Chapter 7777 10th month

New month

History 01/10/2015:

Email - sent Classification: PROTECT Good afternoon Mark, Just received some disturbing news about an incident that took place today.
I was made aware that Simon Cordell attempted to strangle the tenant of 113 Burncroft Avenue.

She managed to escape his grip but, extremely shaken by the whole episode.
She is petrified at the moment and refuses to leave her flat.
Would it be possible to contact / visit her today ASAP please?
Thank you Dolly Ogunseye Anti-Social Behaviour Officer Housing Anti-Social Behaviour Team Tenancy Management Enfield Council.

Date: Thursday, 1 October 2015, 20:41

Subject: mum no email yet xxx love ya Xxxx

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Lo

Chapter 7777

02 October 2015

Chapter 7777

03 October 2015

Chapter 7777

Date: Sunday, 4 October 2015, 18:33

Subject: Re: kk

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

On Sunday, 4 October 2015, 18:13

Rewired, wrote

Chapter 7777

05 October 2015

Chapter 7777

06 October 2015

Date: Tuesday, 6 October 2015, 16:13

Subject: MORE TO DO LOL

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Tuesday, 6 October 2015, 19:33

Subject: thanks

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

just the bits you are going to add and the last cad needs doing

Chapter 7777

Date: Wednesday, 7 October 2015, 9:39

Subject: Documents

From: Sarah Jenkins

sarahjenkins@broadsuredirect.com

1111

lorraine32@blueyonder.co.uk
To: re_wired@ymail.com
oh that's interesting From: Rewired

Sent: 13 October 2015 16:40
mailto:re_wired@ymail.com

To: Lorraine Cordell Subject: Take a look at this
<http://www.soprasteria.co.uk/docs/librariesprovider41/brochures/soprasteria-storm-command-and-control-overview.pdf?sfvrsn=0>

History 13/10/2015:

Email - sent From: Dolly Ogunseye

Sent: 13 October 2015 14:19

To: Louise Brown (nee Wainwright)

Subject: RE: HUB case 16175

Deborah Andrews

[SEC=PROTECT] importance: High Classification: PROTECT

Also forgot to mention that we are still in the process of locating a suitable TA for Ms Andrew pending the time her case is resolved Dolly Ogunseye Anti-Social Behaviour Officer Housing Anti-Social Behaviour Team Tenancy Management Enfield Council.

Classification: PROTECT Good afternoon Louise, Sorry I missed your call, I was at a meeting at the time.

Called and left a message on your voice mail.

Ms Andrews suffers from a history of mental health.

She is currently being supported by Bola Quadri Care-coordinator / CPN / Nurse Prescriber Psychosis Service Line Barnet, Enfield & Haringey Mental Health NHS Trust / 58-60 Silver Street, Enfield EN1 3EP.

She made complains about her neighbour at number 109, harassing, verbally abusing her, intimidating, shouting threatening to kill her.

The main concern here is that the perpetrator in question also suffers from mental health and is known to be very aggressive, violent and anti-police.

He has on a few occasions threatened to kill her and petrified the life out of her.

It was on this basis that a decision was made to move her out immediately.
Hope the above information is useful Thank you Dolly Ogunseye Anti-Social Behaviour Officer Housing Anti-Social Behaviour Team Tenancy Management Enfield Council Classification: PROTECT

Chapter 7777

14 October 2015

Chapter 7777

15 October 2015

Chapter 7777

16 October 2015 Louise brown council complaint made

Chapter 7777

17 October 2015

Chapter 7777

18 October 2015

Chapter 7777

19 October 2015

Chapter 7777

20 October 2015

Chapter 7777

Date: Wednesday, 21 October 2015, 13:21

Subject: Re: Re: Simon Cordell

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk
Thanks on Wednesday, 21 October 2015, 12:55
Lorraine Cordell wrote: read attached
From: Lorraine Cordell
Mailto: lorraine32@blueyonder.co.uk

Sent: 16 October 2015 15:30

To: ' louise.brown2@enfield.gov.uk
jackie.gubby@enfield.gov.uk
Subject: Re: Simon Cordell Dear Louise Brown and Jackie Gubby Could you please read the attached letter and please reply so I know you have got this email

Regards Lorraine Cordell Simon Cordell

Chapter 7777

22 October 2015

Chapter 7777

23 October 2015

Chapter 7777

24 October 2015

Chapter 7777

Date: Sunday, 25 October 2015, 5:29
Subject: Mother From: Rewired
re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Attachments R v Cordell.doc (81.50 KB)

Date: Sunday, 25 October 2015, 5:29
Subject: Mother From:
Rewired (re_wired@ymail.com)
To: lorraine32@blueyonder.co.uk
Attachments R v Cordell.doc (81.50 KB)

Chapter 7777

26/10/2015 the 1st hearing at Wood Green Crown to see if the case was ready for appeal.

Chapter 7777

27 October 2015

Chapter 7777

28 October 2015

Chapter 7777

29 October 2015

Chapter 7777

30 October 2015

Chapter 7777

31 October 2015 10th

End of Month

Chapter 7777

21/09/2015

Chapter 7777

21/09/2015; More complaints, about 113 and 117

Dear Dawn Allen,

I am writing this email after phone calls and emails have been sent to Enfield council about my neighbour who lives above me.

I have made calls myself and my mother Miss Lorraine Cordell has also sent emails and made phone calls.

No one has been to my address to see me and I am asking for you to come out to see me and take a full report of what has been going on as my health is being made worse by nothing being done.

There is also still repair issues I would like to talk about that has not been done.

Could you please email this email address a date and time when you can come out to see me to take a report?

Regards

Chapter 7777

22/09/2015

Chapter 7777

23/09/2015

Chapter 7777

24/09/2015

Chapter 7777

25/09/2015

Chapter 7777

26/09/2015

Chapter 7777

27/09/2015

Chapter 7777

28/09/2015

Missing dates

Chapter 33

Chapter 7777

10/10/2015

Chapter 7777

11/10/2015

Chapter 7777

12/10/2015

Chapter 7777

13/10/2015

Chapter 7777

14/10/2015

Chapter 7777

15/10/2015

Chapter 33

Sent: 16 October 2015 15:30

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

To:

louise.brown2@enfield.gov.uk

jackie.gubby@enfield.gov.uk

Subject: Re: Simon Cordell

Dear Louise Brown and Jackie Gubby

Could you please read the attached letter and please reply so I know you have got this email.

Regards Lorraine Cordell Simon Cordell

Sent: 16 October 2015 15:30

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

To:

louise.brown2@enfield.gov.uk

jackie.gubby@enfield.gov.uk

Subject: Re: Simon Cordell

Dear Louise Brown and Jackie Gubby Could you please read the attached letter and please reply so I know you have got this email.

Regards Lorraine Cordell Simon Cordell

Chapter 7777

17/10/2015

Chapter 7777

18/10/2015

Chapter 7777

19/10/2015

Date: 19 October 2015 09:57:06

From: Louise Brown

Nee Wainwright

To: Lorraine Cordell

Subject: Read: Simon Cordell

Attachments: Simon Cordell (9.65 KB) message

Chapter 7777

20/10/2015

Chapter 7777

21/10/2015

Chapter 7777

22/10/2015

Chapter 7777

23/10/2015

Chapter 7777

24/10/2015

Chapter 7777

25/10/2015

Chapter 7777

26/10/2015

Chapter 7777

27/10/2015

Chapter 7777

28/10/2015

Chapter 7777

29/10/2015

Chapter 7777

30/10/2015

Chapter 7777

31/10/2015

**Dates missing
Chapter 7777**

Chapter 7777

02/11/2015

Sent: 02 November 2015 17:38

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

To: Louise Brown; Jackie Gubby

Subject: Re: Simon Cordell

Complaint Dear Louise Brown and Jackie Gubby It have been over 10 days since I sent the complaint in due to how my son has been treated. I have not had 1 reply not even a reply to say you got my email. I have also left voice messages on Louise Brown phone yet had no calls back. I did speak to Jackie Gubby and was told I should hear within 10 days about my complaint but have heard nothing. Also I would like to take the time to say to Jackie Gubby that jobs are still out standing on my son's flat.
Regards Lorraine Cordell Simon Cordell

Sent: 02 November 2015 17:38

From: Lorraine Cordell

[\[mailto:lorraine32@blueyonder.co.uk\]](mailto:lorraine32@blueyonder.co.uk)

To: Louise Brown; Jackie Gubby

Subject: Re: Simon Cordell

Complaint Dear Louise Brown and Jackie Gubby

It has been over 10 days since I sent the complaint in due to how my son has been treated.

I have not had 1 reply not even a reply to say you got my email.

I have also left voice messages on Louise Brown phone yet had no calls back.

I did speak to Jackie Gubby and was told I should hear within 10 days about my complaint but have heard nothing.

Also I would like to take the time to say to Jackie Gubby that jobs are still out standing on my son's flat.

Regards Lorraine Cordell Simon Cordell

11TH

Chapter 7777

03 November 2015

Date: 03 November 2015 13:02:57

Complaint made to the council.

Made by, me and mother.

From: Jackie Gubby To: Louise Brown; Lorraine Cordell

Subject: RE: Simon Cordell Complaint [SEC=PROTECT]

Classification: PROTECT

Dear Ms Cordell I am not aware of any outstanding repairs to your sons property.

The surveyors who attended the inspection reported back that the heating was fully operational and the detectors are also working.

Mr Cordell can report any new repairs to telephone 0800 40 80 160 - option 1 yours sincerely Jackie Gubby Housing Manager Tenancy Management the Edmonton Centre 36-44 South Mall Edmonton Green N9 0TN

Sent: 03 November 2015 11:16

From: Louise Brown

To: Lorraine Cordell; Jackie Gubby

Subject: RE: Simon Cordell

Complaint [SEC=PROTECT] Classification: PROTECT

Dear Ms Cordell, Thank you for your email and enquiry regarding your son Simon Cordell tenancy, a full response clearly outlining actions to-date will be sent to your son Simon Cordell.

Yours sincerely Louise Brown Anti Social Behaviour officer Community Safety Unit Regeneration & Environment Department London Borough of Enfield

Date: 03 November 2015 11:16:33

From: Louise Brown To: Lorraine Cordell; Jackie Gubby Subject: RE: Simon Cordell Complaint

[SEC=PROTECT]

Classification: PROTECT

Dear Ms Cordell,

Thank you for your email and enquiry regarding your son Simon Cordell tenancy, a full response clearly outlining actions to-date will be sent to your son Simon Cordell.

Yours sincerely Louise Brown Anti Social Behaviour officer Community Safety Unit Regeneration & Environment Department London Borough of Enfield

Date: 03 November 2015 10:57:39

From: Louise Brown

To: Lorraine Cordell

Subject: Read: Simon Cordell

Complaint

Attachments: Simon Cordell Complaint (9.36 KB)message

Sent: 03 November 2015 --14:39

From: Lorraine Cordell

[lorraine32@blueyonder.co.uk]

To: Jackie Gubby'

Subject: RE: Simon Cordell

Complaint [SEC=PROTECT]

Dear Jackie Gubby

When the surveyors came round there was a list of jobs that they said needed to be done

1. The electrics needed sorting and the detectors (this has now been done they sent someone out nearly right away after the surveyors came and done the report)
2. Bathroom sink (repaired now)
3. Bathroom toilet (repaired now)
4. Heating pipes not been covered that are running all round the walls and down the walls

(Now it is winter my son has his heating on but has burned himself more than once walking past the pipes as they are so hot, this is bad being left like this as it is a danger due to how hot the pipes get)

(Not done)

5. Bedroom floor (not done)
6. Bedroom window (not done)

7. Front room window/door frame (surveyors said that the water was still coming in due to the outside step and this needed to be sorted) (Not done)
8. Pipes banging all the time (the surveyors saw this when they came out) (Not done)
9. Wall still wet in front room (we have been told this is due to the guttering needs to be renewed which was meant to be done, 111 has guttering in his back garden that has fallen off the roof some time ago, but now what also has been noticed is that in the main hallway water is dripping down the walls leaving puddles of water on the stairway which people have to walk up and down this is a danger for people they could have an accident, believe this is due to the guttering needs to be replaced or the roof)
(Not Done)

I am sure there was also some other jobs that needed to be done the surveyors that came the day you was meant to have come took a full list and wrote everything down.

So how is none of these jobs on the system that have not been done?

It seems once again things have not been put on the system.

Why should we have to keep calling for jobs to be done when they were already meant to have been done, and surveyors and inspectors have been out more then once over the years why are they not on the system, as it seems someone is not doing there job.

Regards
Lorraine Cordell
Simon Cordell

From: Jackie Gubby
[mailto:Jackie.Gubby@enfield.gov.uk]
Sent: 03 November 2015 13:03
To: Louise Brown; Lorraine Cordell
Subject: RE: Simon Cordell Complaint [SEC=PROTECT]
Classification: PROTECT

Dear Ms Cordell

I am not aware of any outstanding repairs to your sons property.

The surveyors who attended the inspection reported back that the heating was fully operational and the detectors are also working.

Mr Cordell can report any new repairs to telephone 0800 40 80 160 - option

Yours sincerely

Jackie Gubby

Housing Manager Tenancy

Management

The

Edmonton Centre

3644 South Mall

Edmonton

Green

N9 0T

“Enfield Council is committed to serving the whole borough fairly, delivering excellent services and building strong communities.”

Sent: 03 November 2015 11:16

From: Louise Brown

To: Lorraine Cordell; Jackie Gubby

Subject: RE: Simon Cordell Complaint [SEC=PROTECT]

Classification: PROTECT

Dear Ms Cordell,

Thank you for your email and enquiry regarding your son Simon Cordell tenancy, a full response clearly outlining actions to - date will be sent to your son Simon Cordell.

Yours sincerely

Louise Brown

Anti Social Behaviour officer

Community

Safety Unit

Regeneration & Environment Department
London
Borough of Enfield

03 November 2015 11:16
From: Louise Brown
[mailto:Louise.Brown2@Enfield.gov.uk]
To: Lorraine Cordell; Jackie Gubby
Subject: RE: Simon Cordell Complaint [SEC=PROTECT]
Classification: PROTECT

Dear Ms Cordell,
Thank you for your email and enquiry regarding your son Simon Cordell tenancy, a full response clearly outlining actions to - date will be sent to your son Simon Cordell.

Yours sincerely
Louise Brown
Anti Social Behaviour officer
Community
Safety Unit
Regeneration & Environment Department
London
Borough of Enfield

Chapter 7777

09/11/2015 was the 1st Appeal date, which was set for 1 hour hearing this, got cancelled to no fault of my own.

New Month

Chapter 7777

01/12/2015

Chapter 31

Date: Wednesday, 2 December 2015, 23:54
Subject: some think like this
From: Rewired
re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Attachments Section a one of two inclusive of B.doc (85.00 KB)

Chapter 7777

03/12/2015

Chapter 7777

04/12/2015

Chapter 7777

05/12/2015

Chapter 7777

06/12/2015

Chapter 7777

07/12/2015

**12TH
Chapter 7777**

08/12/2015 Refereed to by early prevention team not to sure by whom said to have been referring to TV talking and a police case called storm damage my reputation and neighbour stalking myself

Chapter 31

Date: Monday, 21 December 2015, 18:25
Subject: mum some think like this

From: Rewired
(re_wired@ymail.com)
To: lorraine32@blueyonder.co.uk
Attachments new statement further Steve book 7.doc (46.50 KB)

Chapter 31

Date: Tuesday, 22 December 2015, 12:00
Subject: updated from:
Rewired
(re_wired@ymail.com)
To: lorraine32@blueyonder.co.uk
Attachments new statements further Steve book_7_01 (1).doc (59.00 KB)

Date: Tuesday, 22 December 2015, 14:57
Subject: spelling sorted a bit better
From: Rewired
(re_wired@ymail.com)
To: lorraine32@blueyonder.co.uk
Attachments new statement further Steve book_7_01 (1).doc (58.50 KB)

Chapter 2016

Christmas and new year

Chapter 7777

01 /01/2016:

Chapter 7777

02 /01/2016:

Chapter 7777

03 /01/2016:

Chapter 7777

04 /01/2016:

Chapter 7777

05 /01/2016:

Chapter 7777

06 /01/2016:

Chapter 7777

07 /01/2016:

Chapter 7777

08 /01/2016:

Chapter 7777

09 /01/2016:

Chapter 7777

10 /01/2016:

Chapter 7777

11 /01/2016:

Chapter 7777

12 /01/2016:

Chapter 7777

13 /01/2016:

Chapter 7777

14 /01/2016:

Chapter 7777

15 /01/2016:

Chapter 7777

16 /01/2016:

Chapter 7777

17 /01/2016:

Chapter 7777

18/01/2016:

Sent: '18 January 2016 --15:31

Email from police

From: James.Flesher@met.pnn.police.uk

Mail to: James.Flesher@met.pnn.police.uk

To: Louise Brown Subject: RE: Cordell [SEC=PROTECT]

Hi Louise, Thanks for this - I'm pleased to hear you think Deborah is being properly supported and that she sounded better - she was in a right state when we spoke to her last.

Good news that it looks like she might be able to get help to move.

For the camera, we are very happy to come along for a visit.

I've spoken to our Sgt and as we understand it the ideal course of action is to advise him to remove it in our presence, then if he refuses I believe you can take it down and that should be fine so long as the camera itself is returned to Cordell.

Let me know when your best days for it would be and I'll see when we can manage best.

Best wishes, James PC James Flesher 337YE I Dedicated Ward Officer for Enfield Highway I North Cluster NPT Team B I Enfield Borough OCU I james.flesher@met.police.uk I Ward Mobile Number: 020 8721 2903

Follow @MPS Enfield for updates of what we're doing across the borough!

Sent: 18 January 2016 11:03

From: Louise Brown mail to: Louise.Brown2@Enfield.gov.uk

Sent: 18 January 2016 11:03

To: Flesher James D - YE Subject: RE: Cordell [SEC=PROTECT]

Classification: PROTECT Hi James, I spoke with Deborah Andrews this morning, the leak issue was sorted over the weekend this was from the flat above.

I do not know anything about Mr Cordell moving in two weeks time, unless she is getting it confused with his threat that he will get her in two weeks time?

Overall I am concerned that Deborah is not managing and appears to be getting more confused the last few times I have spoken to her last week and today, she is also feeling that she needs further support by way of supported accommodation.

I do agree with her as the level of support that St John of God provide is high and the dependency with other agencies is also constant and not something that housing or myself could provide long term.

Deborah was much calmer this morning and I reassured her that if she has any concerns to contact me.

With regard to the camera not he is not allowed it to be train on anything else other than his front door.

Probably means I will need to visit him to get this sorted.

I may request your assistance with this I don't really fancy seeing him on my own!! (Sorry)

Kind regards Louise

Sent: 18 January 2016 -- 08:35

From: James.Flesher@met.pnn.police.uk mail to:

James.Flesher@met.pnn.police.uk

To: Louise Brown Subject: Cordell Hi Louise, I hope you are well. Since 15/01/2016 we have had further calls from Debra Andrew relating to the issues she has been having with Simon Cordell.

Given the nature of the calls, we visited Debra yesterday for a reassurance visit.

255

She said that there has been a leak in the building causing 'flooding' in both her flat and Cordell's flat, and Cordell has been making accusations relating to it.

She said that she believes Cordell is leaving his flat in two weeks, which I hadn't heard, but said I would look into it - do you know if that's true by any chance?

Debra said that if Cordell does not leave, she wants to leave her flat and move somewhere else herself.

While at the address we also noticed that Cordell has now installed a CCTV camera which is placed at the top of the internal communal door leading to flats 109 and 111, facing towards the main door of the block.

I am unsure as to whether he's allowed to do this and shall look into it, but just wanted to let you know! Best wishes, James PC James Flesher 337YE
I Dedicated Ward Officer for Enfield Highway I North Cluster NPT Team B
Enfield Borough OCU I james.flesher@met.police.uk
I Ward Mobile Number: 020 8721 2903.

Chapter 444

19/01/2016 Referred to MHA due to concerns by early prevention team about being paranoid, especially about the police and that I had Grandiose delusions, not eating well.

To which I dispute but do agree to the following no self harm.

Goodie and Sharon meeting? At mine

From: Lorraine Cordell
[lorraine32@blueyonder.co.uk]
Sent: 19 January 2016 14:43
To: Jackie Gubby'
Subject: RE: Simon Cordell

Dear Jackie Gubby

Would it please be possible for you to give me a call on 0208 245 7454
Yesterday I got a call from the repair team in regards to a leak my son had in his flat from the flat above. They had to have a repair team out and shut my son lighting of in his bathroom due to the water leaking into the electrics and blowing out all my son's electrics.

Today I got a call from the council saying they believe the leak is coming from the flat above 113 which would be 117 which is privacy owned and someone would be coming to see my son today from 117.

The people from 117 have been to see my son today and have had someone check there flat and they are 100% the leak is not coming from there flat. And that they believe it is coming from 113 which is Debbie's flat the person my son has been having trouble with for over a year now and the council have done nothing about this.

The people from 117 have tried to speak to 113 but she won't open the door to them to see where the problem is coming from.

Just a little while ago my son saw Debbie care worker and he spoke to them and told them again what has been going on and he can not take it any longer, the care worker told my son that Debbie will not even let them into the flat any more.

Something has to be done as this has caused my son heath to go down hill badly and this can not go on any more. I am getting no replies to any complaints that have gone in and the ASB team are doing nothing.

I have booked a date to see my sons local MP also now as this is having a huge effect on my son's heath, and due to the council doing nothing I don't know where else to turn any longer.

I have just called the repair team and spoke to a lady Linda, who has tried to call 113 Debbie and could not take to her so she is sending a letter out to 113 Debbie,

Regards
Lorraine Cordell

Chapter 444

20/01/2016

Chapter 444

21/01/2016

Chapter 444

22/01/2016, it is said Simon presented himself as paranoid, suspicious and grandiose with flights of ideas, clear evidence that he is suffering with a mental disorder to which I totally dispute.

Section 135 issued as Mr Cordell not allowing access to his property.

Team was not allowed in due to other meeting I had planed.

Chapter 444

23/01/2016

Chapter 444

24/01/2016

Chapter 444

25/01/2016 Section 135 was served at my home address not the 22nd /1/2016 and I was assessed to be well and the conclusion made by the team was not to detain myself.

The minutes of the meeting are on CD and a copy of the transcripts are available at the bottom of the letter.

Chapter 444

My birthday

History 26/01/2016:

From customer services re Simon Cordell From: Laura Goodson

Sent: 26 January 2016 14:10

To: Louise Brown

Cc: Jackie Gubby

Subject: Simon Cordell O2O8

109 Burncroft Ave

[SEC=PROTECT: INVESTIGATION]

Classification: PROTECT – INVESTIGATION.

Hi Louise, Jackie, Mr Cordell called this afternoon requesting to speak with yourselves in regard to his case against his neighbour I am sure you know the details however; he did say that his neighbour is making noise when he undresses.

He did go on to mention an incident that resulted in both himself and his neighbour in an awkward position when he attempted to help her move her bed. Mr Cordell is expecting a call back this afternoon.

Kind Regards

Chapter 444

27 Jan 2016

27 January 2016 18:20

From: Lorraine Cordell
[lorraine32@blueyonder.co.uk]
To: Nicholas Foster@Enfield.gov.uk'
Subject:
Re: Enfield Council Subject Access Request Simon Cordell
Attachments:
Simon_Cordell_authority_Letter_26012016.doc; DataProtectionRequest.doc

To Whom It May

Concern:

Please see attached letters in regard to my Subject Access Request under the Data Protection Act 1998

Regards

Mr Simon Cordell

Miss

Lorraine Cordell

Sent: 27 January 2016 12:34

From: Louise Brown

Mailto: Louise.Brown2@Enfield.gov.uk

To: Sarah Stumpo

Cc: Yvonne Stacey; Bola Quadric

Subject: RE: Debra Andrews

[SEC=PROTECT] Sensitivity: Confidential Classification: PROTECT

Dear Sarah, Thank you for your email and updated information.
This incident yesterday, I am assuming that this is a different incident from 15/1/16 where Mr Cordell approached Ms De Polla?
Please can you confirm if this was reported to the police, and if this was not why?
This is harassment and can be treated and reported as a criminal offence.
Yes this is a separate incident to 15/01/2016.
The police were not called as a crime had not been committed and Barbara was able to walk away without Mr Cordell trying to prevent her or following her.
In relation to Deborah please can you confirm if your concerns for her welfare are being reported back to the mental health team prior to this email (I do appreciate that Bola has been on leave for a few weeks) Yvonne has copied Bola into the same communication as yourself and expressed concerns?

Debbie has also contacted Bola.

I am receiving if not daily calls from Deborah or every other day, with her explaining to me that she feels she is not coping at all; she is looking to me for reassurance.
Deborah has expressed that she is not managing independent living and would like to go back into supported accommodation.
Supported living is something Bola would need to arrange.
Can you confirm that you have reported your concerns for Debbie's welfare to the mental health team?
Please can you confirm if she has expressed this to staff at St John of God?
Also please can you confirm if you feel that Deborah is not coping at present?
If so has this been reported to the mental health team?
As you are aware, Debbie has said that she is not coping and I understand that you are in the process of providing a report in order to facilitate Debbie's move.
Can you confirm that this has been completed and if so, what the next step of the process is and how long this is likely to take?
Also given the current hours that currently allocated to Deborah if this is suitable in this situation for her need?
If I recall this was expressed at a SOVA meeting that this should be extended as her needs are becoming greater?

We are requested and funded to provide 6 hours support per week (3 hours twice a week for shopping)█
Bola is responsible for increasing the care package if Debbie is assessed as needing more support█
With regard to the Safe guarding plan I do feel that a mental health strategy meeting needs to take place as issues beyond our control will also have a direct impact on the wellbeing of Deborah█
I am rising this directly with George Benyure Bolas manger█
My understanding was that Bola had already raised a safeguarding alert?
Regards, Louise█

From: Louise Brown

Sent: 27 January 2016 12:34

To: 'Sarah Stumpo' Cc: Yvonne Stacey; bola quadri

Subject: RE: Debra Andrews [SEC=PROTECT] Sensitivity: Confidential
Classification: PROTECT█

Dear Sarah,

Thank you for your email and updated information█

This incident yesterday, I am assuming that this is a different incident from 15/1/16 where Mr Cordell approached Ms De Polla?

Please can you confirm if this was reported to the police, and if this was not why?

This is harassment and can be treated and reported as a criminal offence█

In relation to Deborah please can you confirm if your concerns for her welfare are being reported back to the mental health team prior to this email (I do appreciate that Bola has been on leave for a few weeks?)

I am receiving if not daily calls from Deborah or every other day, with her explaining to me that she feels she is not coping at all, she is looking to me for reassurance█

Deborah has expressed that she is not managing independent living and would like to go back into supported accommodation█

Please can you confirm if she has expressed this to staff at St John of god?

Also please can you confirm if you feel that Deborah is not coping at present?

If so has this been reported to the mental health team?

Also given the current hours that currently allocated to Deborah if this is suitable in this situation for her need?
If I recall this was expressed at a SOVA meeting that this should be extended as her needs are becoming greater?
With regard to the Safe guarding plan I do feel that a mental health strategy meeting needs to take place as issues beyond our control will also have a direct impact on the wellbeing of Deborah.
I am rising this directly with George Benyure Bolas manger.
Regards Louise Brown
Anti Social, Behaviour officer
Community Safety Unit
This message has been sent on behalf of Stacey.

Chapter 444

28/01/2016

Chapter 444

29/01/2016

Chapter 444

30/01/2016

Chapter 444

31/01/2016

New month

Chapter 444

From: Louise Brown
Sent: 01 February 2016 14:36
To: bola quadri; George benyure
george.benyure@beh-mht.nhs.uk
Craig Susan Subject: FW: Debra Andrews [SEC=PROTECT]
Sensitivity: Confidential Classification: PROTECT.

Dear George & Bola,

Thank you for your email, I have only copied you both as there is other information on Mr Cordell that urgently needs to be considered. I received an email informing me that a mental health warrant had been granted for Mr Cordell. This will cause greater issues especially if he is released back into the community. My fear is that this will indirectly cause further distress for Deborah. A plan needs to be put in place with full considerations. Please can an urgent mental health strategy meeting be held regarding Deborah Andrews, given the above information and the urgent need for full consideration in this case due to the complex needs and issues with both clients, who are known to your services and tenants of Enfield Council? Deborah is contacting me if not daily every other day these calls are coming through at all different days and times. She is informing me that she is not coping with everything and wants to go back into supported accommodation, she feels extremely frightened and vulnerable. I must confirm that it Deborah stating that she is not coping as I am not in a position to make these decisions. When I speak with Deborah asking if she is attending her appointments she states that" it is a quick jab, in and out no one is speaks with you. With regards to the management transfer this is still being prepared and waiting to be heard by panel, I am waiting to hear the next available date for this. It was explained when I suggested this action may be a route forward that this is not a quick process and all elements need to be considered. It is not necessary for Ms Andrews to currently go into emergency accommodation either. This case will be assisted by moving Ms Andrews; however this may not resolve all of the concerns or the overall future welfare of Ms Andrews. Transferring Ms Andrews into another independent accommodation without fully assessing her current needs and the full support required should to be considered before this happens. As moving she may not solve all of Deborah Andrew's concerns. She is only going out when SJOG are visiting, however they are only allocated 3 hours per week. More recommendations need to be put forward to provide a comprehensive package to support.

Chapter 444

02/02/2016 MHA assessment completed assessed as not detainable. This is the wrong date in report?

On the 02/02/2016 is when they used the section 135 warrant to come to my home with police.

On this date I was at home and had no visit of the medical team, as for this was the date when the section 135 of the Mental Health Act was applied for a court, as I have the true paper work served and the minutes for the meeting on CD.

Copy of the Minutes of February's assessment when a Section 135 was wrongfully issued

The Beeping sound starts of interview.

"Muttering" **Simon:** all of you people are not coming into my house.

"Muttering" **Mother:** Three two doctors and one social worker.

"Muttering" "Continues."

Mother: How do I turn this television down?

Katie: I am not sure.

Mother: Simon it's not going to work out when you are talking outside.

Katie: Simon stops shouting.

Simon: I want to go through all of the corruption.

Katie: Simon, Simon.

Katie: Lorraine how do you shut the door.

Mother: Shut what door.

Katie: That door.

Mother: Oh hold on, how do you turn this down I am turning it up.

Simon: How are you all doing welcome to my home, I am not too happy.

Sam: There is a few of us I am afraid. **Simon:** I understand.

Sam: Where is the best place for us all to seat?

Simon: Just take a seat any where you are all welcome to sit any where there are seats available for everybody.

Sam: Then we will explain why we are here.

Simon: I am not impressed with your "referring to Elan" I see you and meet you before and I see what happened to you before.

Mother: How many people are actually coming in that is needed to do this assessment

Mother: The police said that they will wait outside

Unheard voice:

Katie: No he didn't

Mother: No he didn't he said that the police was going to wait outside

Sam: OK

Simon: I am not impressed with the way that use lot are using your Mental Health powers to obtain a warrant to come into my house under false allegations, stating of facts that are not true to obtain it

Simon: you may take a sit any where you have been welcomed in now and like take a sit

Sam: OK

Simon: You have been welcomed in now like I would rather you lot take a sit rather than I take a sit

Sam: OK

Simon: Take a sit, sir please

Mother: No Sam, can I talk to you for a moment you said the police was waiting outside

Simon: The police are not coming into these premises, you're not coming in, and you can get out

Sam: Simon

Simon: It's a breach of conditions

Simon: I am explaining to the police

Katie: You're not going to get any where

Because right now I got conflicting cases going on with the police, and I do not want that having an effect on the ongoing because of this

Mother: His got serious issues with police cases at the moment

Sam: Could we just leave the door ajar and have the police at the entrance, is that OK with the police officers

Sam: Yes, just leave the door open with the police not coming in, OK

Katie: His exaggerated because of the police

Simon: That is correct in practice and that is how it should be, that is professional

Sam: OK

Simon:

Sam: OK

Sam: OK, sure

Sam: So Simon the reason that we're here today is because concerns have been raised

"Noise in background made"

Sam: Oh what's that?

Katie: Oh it's all right, it part of the printer

Sam: OK

Sam: A bout your Mental Health and we have been asked to carry out some thing called a Mental Health Act assessment, so were her to decide whether or not you need to be detained

Simon: Section 1 or 2 or 3 and maybe a 4 of the act in an Emergency

Sam: Err yes

Simon: I understand your procedures

Sam: In order for that to happen and we have not decided any thing yet that is why we want to talk to you

Simon: There is no way that you can decide without being able to make an assessment of the case

Sam: Lets just explain the legal situation first thing you can do you hip hop or so myself

Mother: Let him, just talk Simon

Sam: Two Doctors so there is:-

Doctor: Albazaz

Sam: and~

Doctor: Amin

Simon: How you both doing

Sam: For in order for the section to go ahead, they would both need to make medical recommendations and I would need to agree

Sam: Err but we really just want to find out about how your mental health is two days

Mother: So who are all of the other people?

Sam: They are from

Aman: I am from the Mental Health team

Simon: So I meet you the other day and I spoke to you on the phone and I got through, I got large concerns about yourself

Alean: Yes OK

Simon: Because this is how I am going to prove that you put wrong statements of facts in to get this yesterday I spoke to you and I spoke to you a couple of days ago and did I not say to you and you said to me at 14:22 I

got you on the recording and I am going to play your voice to you in a second.

Mother: You do not need to.

Simon: And I would like you to honest did I not say to you that you are allowed access to my house whenever you would like on the phone last week and the week before.

Alean: Yep yes and that is what is in your notes.

Simon: So how has this court order was obtained under the grounds that I have not given you access, the form has been filled in and when you are filling that form in to get this court order its supposed to be filled in there is a statement of facts that is said under oath to a judge, someone has filled that in incorrectly and you have just absolutely admitted that I have said that it's OK to you as I have given you permission to come into my house now.

Simon: So that court order is a breach of violations.

Sam: That is the other thing we got a warrant to come into the flat.

Simon: No the warrant is self is valid by a judge, but the fulfilment of that warrant is incorrect.

Simon: Am I correct in practice madam.

Alean: You have said that I can come to the house the issue is seeing the doctors.

Doctor xxx: We came last week and you did not allow us in.

Mother: Hold on can I accurately say some think.

Simon: May I say some think to you two days before that before you attended my premises for a month prior I had a gentlemen phoning me called Goodie I was speaking to him and we was making good relations and I liked this persons attitude I liked how he was talking to me and I thought maybe this person might be able to help me prospect and go forward in my life so were building good relationships we arrange a meeting for him to come around to my address his says OK his coming round his going to bring a friend a colleague, I said that is perfect he said his bringing Sandra with him, they both coming to this house I invite them in perfectly my house is tidy its smells clean they check the fridge and that then they sit down on the chair, Sandra sits actually were your sitting today yes Allan two minutes latter her phone rings she gets up and she walks into the hall way and then she is on the phone in the corridor yes this door is slightly gets left ajar and Goodie is sitting here I talk to Goodie and I showed Goodie my business plan and I start to start showing him things that I am doing in my life and things like how I am going to help this community and I am going to be a good tenant and resident of the United Kingdom, his happy he was saying that he was amazed I am amazed Simon to see the good things that you are doing and to

see all the management systems and to see all the files that you have here, five minutes latter the woman walks back in and she goes Goodie we got to leave, so she stops the interview that me and Goodie are having personally and they both leave the premises two days latter Goodie says to me, I shake Goodies hand, Goodie says when I get back in four weeks I am your case handler Simon I am going on holiday in four weeks I am going to come and I am going to visit you in four weeks I said Goodie that will be nice to see you in for weeks yes!

Simon: Two days latter your self Aelan and another Sandra turns back up to my front door the woman who was so rude when she come in and cut our interview!

Katie: No notification at all!

Simon: She never writes any notes down, she never took any information!

Katie: Why did you not contact him?

Simon: now can I speak to yourself and I explained to you lot at the door that I do not feel comfortable that you have turned up un-announced, I have got a visitor coming to my house and I do not want them to know my personal life, right now I am trying to make a good impression of my self to people and not show them that you are here, this could be a business prospect or a business chance I might be able to have in the future, so you lot might tarnish that chance for me by being here, so please can you make your self announced when your turning up to my address, which is fair and you took offence and you threatened me I have you on camera as well because I explained to you that you was on it and I said to you, you said to me that I am going to go and get an order and I am going to bring the police and come into your house I said you do not have the right to go and use your Mental Heath powers like that!

Doctor xx: I think I did explain to you, that was not disputed to be the facts I told you clearly if you not allow us access!

Mother: But he has allowed you access his allowed two sets of Doctors!

Doctor xxx: Not to me!

Mother: No but he allowed two doctors!

Simon: No let him speak let him speak because I am going to listen to him no go on sir!

Simon: Sorry mother!

Katie: No stop!

Doctor xx: I told him that I am the independent psychiatrist and we were there to carry out a Mental Heath assessment and you insist that we only talk to you outside and you did not want us to come in so we told you!

Katie: So should you not notify him before hand!

Doctor xxx: with the mental health assessment we do not need, I do not have to.

Simon: They do not have to the amp do not have to do that because they're two separate bodies.

Sam: Si I think if you got complaints about what has happened up till now that is fine and you can make that.

Simon: Procedures.

Simon: No it's not just complaints its you are in my house right now under a statement that this woman has clearly just said to you has been filled out wrongly and being handed to a judge to breech my private and family life.

Sam: Well we have used the warrant to gain access today.

Simon: Yes but she is admitting that that warrant has been full filled wrong.

Simon: She is admitting that it has been filled wrongly to breach my Human Rights.

Sam: What I would like to focus on is your Mental Health at the moment and if you need any help with your Mental Health and what is going on with you, can we talk about that a bit for now Simon.

Simon: Sir I am happy to talk with you, sir I am happy to talk with you, I am happy to talk to a degree with yourself and I am just going to go this with you.

Sam: Because how what is your own view about your Mental Health.

Simon: My own Health my Mental Health I am of good Health right now I am of good mind body and soul, right now if you would like to see the work rat I am doing I will show you what I am committing myself to every single day I can show you what I do myself, I feel a bit of an offence with the way things have gone because I was building good relationships with Goodie there two separate departments and one does need to refer the other one to your self to come into this house Sharon has not been.

Mother: Sharon,

Simon: Sharon.

Mother: No Sandra, sorry.

Simon: Has not had permission of the department of Simon Clark, whom is the manager and Debbie is the manager of the other one they did not have the correct protocols in place for Sandra to be able to go and get this court order, but even low I am going to continue with what you are saying lets just forget about that it's finished.

Sam: At the moment you are talking quite fast, I no there are a lot of strangers that have come into your home and it must be a difficult situation.

Simon: I will speak fast.

Sam: Is this how you.

Katie: He is frustrated as well.

Sam: But is that, is this the usual self?

Simon: This is how I will find myself and I will explain my self simply if I find some body who is of a higher profession and gets paid the living wage the same as you do when and got the education took to be able to look after my self or another member of the public I respect you the amount of time it would have took you to do that and the hardship it would take for you to get that stage so I know that I am educating my self and that I am of a lower education to you so I believe that you should be able to understand and keep up the pace your time is valuable to your self and valuable to me so I want to use that to its most efficient as possible if you want me to slow down and speak to you a bit slower.

Sam: If you could slow down because it would also show us that ability to be calm because that would make us be able to understand your mental Health at the moment.

Mother: Yes but he does speak fast.

Sam: He always speaks very so this is Simon's usually personality. **Mother:** Yes he speaks fast.

Simon: I might be a bit happier in general.

Sam: Yes this is a difficult situation right now I appreciate that right now.

Simon: What is a difficult situation right now?

Sam: The Mental Health assessment.

Simon: The only difficult situation is the that this is being pared off on to me in such a way, when I am sitting here right now every day working my hardest righting files to look after every other member of the public and I am being treated differently I am an equal to your self's and we are all equals. **Doctor:** We can understand all that we can understand all of that, but there is concern raised about you that is why we are here, to assess the situation to see how and if you need any help or if we could offer any help, that is the reason why we are here.

Sam: How is your sleep at the moment?

Sam: Sorry to interrupt you Doctor.

Doctor xxx: So it is because there is concern about you and that is why we are here.

Sam: How is your sleep at the moment?

Simon: But why are there concerns about me at the moment if I have not spoken to my doctor in years and use lot are the only people that seem to have that concern and that concern is based on this gentleman who has come to my door and I never gave him access.

Doctor xxx: No before that.

Simon: Before that the only other concern was that you lot came here on the 8th December 2016 and there was no issue there I explained to your self's and everybody was comfortable and you all left me and if there was a concern you would have raised that yourself s as professionals

Doctor XX: Tell us a bit about your neighbours

Simon: My neighbours I got a letters of every single one of my neighbours here right now I got a letter from my next doors I got a letter of them, I got a letter of every person here now saying that I have lived here for eleven years

Doctor xxx: Please allow me to talk to please when we talk, listen to us and we will do the same to you

Simon: Yes for sure year for sure OK

Doctor xx: Yes please, yes so there is concern about you regarding the neighbours you feel that the neighbours are harassing you

Simon: Who

Mother: No that is totally wrong

Sam: I think it would be better if you let Simon talk

Doctor: No let him sort this **Simon:** The only issue that I have had with my upstairs neighbour

Doctor: No please let him talk

Simon: The only issue that I have had with my up stairs neighbour is that she is under your team of assessments, she accepts money from you and she is suppose to have a net work in place such as your self's, now I have been living in this house for eleven years she moved in here seven years ago she did she come here she was already an alcoholic the alcoholism takes perception takes over the perception of her Metal Heath she was paying for her self to be drunk, you lot have got duty of care of her, she would not get a liver transplant in them situations that is why she does not really get much assistance at the age she is of your self's I expect because there is other people who deserve the chance a lot more than what she does

Sam: Have you had any difficulties with her

Simon: Now what she does I have not had no conflicts with her

Sam: OK

Simon: But I have always helped her I pick her up and take her shopping yet I do like she would have her stuff coming in and I would lift her shopping upstairs, I would carry it up to her house I would see her and I would always be polite to her and say hello, blar, blar, blar I would lend her a £10.00 I would never let her In this house because I could feel some thing was wrong with her yet

Katie: She used to knock and ask for money

Simon: She used to knock on my door every day knocking, knocking, and knocking.

Simon: My last girlfriend used to be so paranoid for 13 years because of the amount she was knocking on my door and she being another female but I would never let this woman into my house I would keep her at arms length I new that she was a bit of an alcoholic so I would keep a few beers in my fridge for her I do not drink alcoholic myself I am t a total.

Doctor: Have you ever had any conflict with her have you ever threaten her?

Simon: Why would I threaten her I would never threaten another person.

Doctor xx: Never.

Simon: I got a letter of her right here that I am the best neighbour in the world I am going to show you them.

Doctor xx: Were.

Katie: She is causing problems.

Mother: He is having some problems with her in the sense that.

Simon: She won't leave me alone.

Mother: basically she won't leave him alone.

Simon: She keeps stalking me under the criminal justice act 1997.

Mother: She keeps putting the letters through his letter box.

Doctor: OK.

Mother: And basically I have been trying to deal with the council with that and there is a year worth of emails.

Simon: And she is always drunk.

Doctor: What is the content of the letters?

Simon: I have some here, right now loads of them.

Mother: she is sorry, she is sorry for keep on banning.

Simon: No I am total I like to look after other people.

Doctor xx: We understand that In the past we have had some anti depression with depression and you.

Simon: I do not think that there is a person in this room that has not felt depression once before in their life's them self's.

Sam: No, No that's right.

Doctor xx: No, No talking about Mental Health issues, so you had depression.

Simon: When I was a kid, I hard upbringing in North London, Enfield but as you can see here right now I have worked hard to keep myself up a float.

Doctor xx: Yes, yes that is good.

Simon: I keep myself clean I keep myself with every thinks I need.

Doctor xx: Have you taken any medication.

Simon: I got no need to take any medication.

Doctor xx: Not in the past Simon

Simon: No I have never taken medication

Doctor: Never taken any medication

Doctor: How was your desperation cured?

Simon: How was my depression cured, I meet and let the beautiful people in my life and they have helped me along the road and every time somebody else might go somebody else new might come along and help me

Doctor: And has recently had you been feeling low in mood and depressed

Simon: Recently I just wanted to get my civil liberty's back because they have been tarnished by the police because a section 63 what to a degree what they done is set me up for being my friends to black boys funny and I then new that I could have not committed the crimes that I am being accused me of and another police officer knows this and he is coming as a witness a superintendent is coming to talk

"shh"

Doctor xx: What crime are they

Mother: We do not want the police to hear

Simon: Listen there is serious issues there in a lot of trouble

Sam: I mean we are not here to talk about all the criminal aspects, what we are really concerned about are your mental

Simon: I am Mental

Sam: What I want to do

Simon: I am defiantly not mental

Sam: Questions that we ask everybody to help us understand your mental Health at the moment do you, have you got any racing thoughts do you find your thoughts going very quickly

Simon: No all I find myself doing is working every day on my business plan if you want to see that I will show you

Sam: that is fine and answer, their questions afterwards

Sam: How is your sleep at the moment Simon?

Simon: I sleep perfectly 8 hours a day some time 9 and that is at the most some times I tend to stay up latter than what I do in the night, some times I tend to work better on the computer at night times when It is quite and every body is not making so much noise and there is not so much banging about Because I am doing a lot of writing so I stay up late some times it can change I can stay up a bit latter at nights but I then come back to the day time and make sure that I manage and every thing mi make sure that all my paper work and ever think Is In correct order things like that I need to do

then I can go back to my place of work my place of comfort which is their some times.

Doctor: Are you eating?

Simon: yes I am eating.

Sam: how is your appetite are you eating OK and any I no you said.

Simon: I am a size 36 jeans.

Sam: Are you feeling any low mood at all?

Simon: I just want civil liberties given back to me.

Mother: His a bit stressed but it's due to the court case.

Sam: OK.

Simon: A Section 63 should not be, I basally won my case in court and I won it In court and the judge new I won it because the facts of the matter are a section 63 you must have trespass for it's a key element for that law to exist, I do not have tress pass on my criminal record so I explained this to the judge so she said do you know what you are right, then what her done was said do you know what you are right then what she has done I got the transcripts what she done was breaching my human rights she told me that there is no difference between private air and public air.

Mother: No know what she actual turned round her exact words was that basically the applicant the case was based on illegality by the applicant.

Simon: They darkened my name in the newspaper.

Mother: Yes.

Sam: Yes.

Sam: I just popped out to the police officers to let them know every thing is all right so the only other thing, sorry to Interrupt that so the only other thing have you threatened any cops so I know you're stressed at the moment has it ever effected you to the point where you have felt life Is not worth living or other things.

Simon: No I just want to continue with all the things that I am writing, I when I show you what I am writing.

Sam: OK.

Simon: Wait a second I got to wait for my computer to turn on.

Simon: Then you might be able to understand me.

Simon: This Is all the things I have been doing in my life I have been building a festival I been building my own constitution, learning everything that I need like getting all the systems that I need In place the health and safety files all of my food safety all the files I need to look after any other person all the support programs that are in the areas and stuff like that that can be done every think is all categorized then I got all like adult and youths

files and all my conguuancey plan I got everything that I need I got all my disability rights and all the rest of it

Doctor xx: Can you tell us exactly what your work is all about

Simon: I built a festival and I built err a website and that website is going too basically

Simon: Built a company that I can manage that is a worth it and I will be able to

Katie: Is an entertainment company

Simon: Yes it's an entertainment company

Simon: But at the same time I built a charity, basically I got the business directory and what I have done Is written a constitution I wrote the memorandum of articles and articles of association basically so what I can do is define different people in different areas so rather than just having a community hall where some one like a government would sponsor to the general public or to somebody a team of people of beatifies, so I made my web site so I can have six different beatifies "Directors" in different places across London

Doctor: How long have you been building?

Simon: I have been building my company for about 10 years in total it takes time like the website

Mother: Well his been building it

Doctor: Hold on please

Doctor xx: How have you managed to get any jobs

Simon: What do you mean within the website?

Doctor xx: Any where

Simon: Yes I have had jobs, but slowly but it was in slow little pieces and I got shut down by the police as I explained, in the transcripts I got a judge saying to me that I have to have permission to have private party's like in my house

Katie: It's an addiction

Mother: I am sorry does anyone want a cup of tea or some thing

Sam: And team: No were fine thanks

Doctor: What do you do with the big printers?

Simon: There for part of the company

Simon: There for graphics

Simon: I will show you now

Katie: You know the sign writing that you `put on vans

Sam: Oh yes, I know

Sam: It for poster's and things

Katie: yes

Mother: Yes posters and flyers and all that type of thing.

Sam: And like things for a festival.

Katie: Yes.

Mother: Yes.

Sam: OK.

Simon: No what it for is I got my catering trailer and so forth, which is going into my catalogue which is over there.

Sam: yes.

Simon: There are loads of sections and it is a bit hard to through with you.

Simon: You can have a look at it yourself; this is what I have been doing.

Sam: Hmm.

Simon: This is what I have been doing, this is the formation of the company which has to go to the commissioner and the director for CIC Company, now what this basically does is show how I am going to register the company and my interest in the company and how I would do it.

Simon: This is a description of company in which it intends to help.

Simon: Too Smooth's business directory its a CIC Community Interest Company Association representing residents living in the whole of the United Kingdom and those who are signed as a member to its online functions, this is achieved by governing its members who are signed in use of the Too Smooth Business Directory and form. Too Smooth Business Directory is hosted within the World Wide Web.

Simon: I will show you it I got a business directory and I got my own LTD company section, what I am going to do is donate the business directory section to 6 directors.

Doctor xx: So what your company can do is help people in the whole of the United Kingdom and those who are signed a member to it functions.

Simon: Yes that is correct.

Doctor: So who gave you the authority to do such a thing?

Simon: Who gave me the authority?

Simon: Who gave me the authority if I own my own building its up to me if I want to sponsor it, if I wanted to sponsor you some think I got the right to sponsor it if I own it its up to me.

Simon: I own my own website I built the code behind my own website.

Doctor xx: No sorry I am just asking you how you can delusion that you can represent the residents of the whole United Kingdom.

Simon: What it does what you can do yes this is the form that you can have I am going to show you quickly now yes what you have to do is have to fill out this form here, now what I am doing is letting six other people help manage my company now normally you would have them six people defined

in one area which would be just this area but because I got the internet and I am governing the internet I can have six separate directors one for this borough one for this estate one up in south then one there and that means that there all managers in different areas so that does make it so that I have a constitutions and defined what sections I want, because I am not governing just one building like the old community halls used to do I have done the whole of the United Kingdom.

Simon: So now I got six people that are all directors that will all have access to a section of my business directory now what they have is they have the power to give the rest of the residents on the estates a login now they can all long in and it has a face book link and the rest and they can click on that to the Donor cause to be a Donor to any cause selected so one person say there is 33 boroughs in the surrounding areas I would have 6 of the boroughs that are company directors yes so this will be one my mum would hopefully be one I would be one for this estates and there would be another one for another area and another one for another area and they will all have logins.

Sam: So it is a way of expanding your business.

Simon: No it's not a way of expanding my business what it does is expand a business in the community, not for myself, because what I do is give this to beneficial which is the commissioner of charity's for England and Wales, this is who I am writing this to now asking him or her and showing them this is my proposal to you this is what I built and this is how I want to help people and with this I will be one of the first people to govern the internet and I am going to sponsor my business directory to the people and that is how I move on.

Doctor: And then what is the benefit of this business of the people.

Simon: I will show you what they can do this is coming along and they can add a business card to a business card directory so that they can show other people their business new starting business and existing company profiles.

Mother: Here let me show you the website.

Simon: Why just let me just do what I am doing for a sec.

Mother: Then you can show them the business directory.

Simon: Look if you would like to take a read through it, but it is not some think that will take five minutes, it has taken a lot of work and a lifetime of work at that to be able to build it for the people exactly how was done, I am rewriting Glastonbury and others management system the same I am looking at the big people behind me and how they archived what they wanted to achieve I am achieving exactly the same goals but I am just doing it today in today's modern world year and that is it.

Sam: You mentioned before that before all of this happened that you was getting on quite well with Goodie is that some correct Simon, how would you be if you did not go the hospital today, would you be prepared to meet with Goodie again?

Simon: If I did not go to hospital?

Simon: Well year I would be happy to meet Goodie again of course, but it depends under what grounds there is no reason for me to worry about meeting him over than the fact being that I am just a good person doing the correct things?

Katie: Is he not on leave at the moment?

Woman: In the background: Yes?

Sam: Yes I understand Goodie is on leave at the moment?

Mother: He is on leave? **Mother:** He has already agreed to meet Goodie again?

Sam: OK

Simon: "Referring to the doctor" If you would like to read a bit more sir, you just seem real interested and I love it when people are interested in my work yet?

Sam: I am just going outside to see how the police are? **Mother:** If you actually show him the website?

Simon: He would probably understand a bit more?

Simon: Have you seen the website before?

Katie: No would?

Simon: OK I am going to show the website now?

Katie: Basically you can hire out sound equipment?

Doctor: So why have the police stopped him?

Mother: and what he wants to do is community events, he has done a couple in 2013, like he has done Ponders End festival with the council he done, Lock to Lock?

Simon: what I own at present is an LTD company which Is Too Smooth Ltd, which is my Hire of provisions company now what I want to do is keep Too Smooth Ltd as an umbrella company I want to be able to maintain my limited foundation under that and manage a charity in co-Hurst, if any thing it Is for the community, what they can do is advertise in the business directory its like 118 but It is a digital business directory?

Doctor: So the charity is a business directory?

Simon: Yes that is what it is?

Simon: And what they can do is you can come along and advertise your business, what you would do is set fee and that money will go to a chatty bar at the top and It goes to the local community?

Simon: This is another folder that I have built this is a charity that I have been building.

Simon: And this is also what I have been building for Bliss a sponsored walk that I have been building for a company called Dem's working alongside Bliss.

Simon: "Referring to another binder".

Sam: Simon I just wanted to ask you a few more and I know its 100 questions and you got all these strange people In your living room, but if I could ask you a few more questions, do you ever hear voices when no one is around.

Simon: No.

Sam: And the police I know you got these ongoing court cases and I do not want you to talk about the specifics of them, but do you think the police have a kind of conspiracy going or some thing going on with the police:

Simon: I will show you one or two things that are going on at the moment.

Simon: These are the letters going on with Debbie I am going to go through a couple of them with you so you can see a bit of every thing that we have talked about.

Simon: Take a look at this "I show letters of Debbie".

Mother: Keep your voice down Simon.

Simon: The National call centre is a million pound centre yet and Met cc time stamps can't go backwards. For other start what colour am I , Can every one answer me what colour am I mixed race would everyone agree that I am mixed race or light skin for a start year now I would like to show you one little snip lit, here this is a 999 call.

Mother: Sh.

Simon: This is a 999 call and this is what I have been accused of, caller states on the day there were about 20 people pulling into this estate, I was in this house on this date yet I could never have done it, I could never have done It, I have not even done a house party for nothing for years, caller looks like they're planning to an illegal rave, caller states they have brought in alcohol and carrying decks, caller states they are carrying box's.

Katie: Who's that at the door?

Mother: I am just doing it because he is talking about the court case.

Katie: His not doing any thing wrong.

Simon: Please stop for a Sec.

Simon: Caller states he can see them bring boxes into the building and states there defiantly all there.

Simon: Caller states they are all males and females and are all white people.

Katie: There trying to listen to you outside.

Mother: There coming in and they can hear him.

Simon: All white people.

Mother: Your trying to hear what he is saying and talking about his accepting a court case.

Doctor xx: Yes that is bad.

Simon: So that is impossible for me to have done as I am mixed race.

Simon: So that is one bad quite think yes but let me go to some thing else that is even worse that is a bigger problem yet.

Sam: I would Ameal your part of the team could Goodie come.

Ameal: It could be the way Goodie could come here or you could come to them.

Simon: Then what does this do this tarnishes my medical record, then when people what to see me looking after other people in life, it looks dead, Because right now I got the cleanest name in the world apart from the police darkening my name in on the website to which I have not because I ha have the transcripts I am going to prove that in a couple of weeks.

Sam: But Simon it won't all this is.

Simon: but I am going to have a clean name again and I do not want my name on no mental health charts yet.

Sam: But.

Simon: It won't all this is.

Sam: There is a difference between people carrying out an assessment to see if they have a Mental Health problem.

Simon: Yes but this is an assessment right now.

Sam: Yes this is an assessment.

Simon: But what we are talking about is as if I do have a problem and now you want me to go to meetings.

Sam: No but in order to have a proper understanding is whether or not, you got the illness. I need to see you a few times and for you to see a doctor.

Simon: Do you understand what that would do to your career if someone were to do that to you right now saying that, would put you under if someone come along and done that to you and your living, right now her then that would tarnish the rest of your career possibly.

Sam: Not necessary Simon because there is a difference between.

Simon: I am working hard.

Sam: I can see you have a really strong business face. What is there a difference between you being assessed and people cheeking that you are OK.

Simon: But it is not going to be the same as every time you have already done this. **Same:** No all I am saying is that is a few, perhaps have a meeting with one of the doctors in Goodies team.

Simon: Why would you want that from me?

Sam: Because doctors have a pacific skill to do a proper further assessment.

Simon: Well I feel that is what you done today and you know that you are intelligent and you know that you are going to leave me.

Sam: Well but I think it.

Simon: And you are going to know that I am healthy as any think.

Sam: Well I just think that tit is just not in your want, it will be in a period of times over a period of time.

Simon: So you say I need another assessment then another one in a few months, what you're telling me is that is not going to tarnish the rest of my life.

Sam: No because it may not be.

Simon: So I am not going to get my medical record and it going to say Simon should not look after 50 kids today because his slightly mentally ill.

Doctor: Simon.

Sam: Simon is not having a diagnoses which has some thought completely different no one was diagnosing you with any mental illness at this point there has been concerns raised so it is just a matter of people wanting to do a further assessment and this is part of it and what I think we would like to do after today is for you to see someone.

Simon: I am going to take your advice for a little while.

Simon: As long as you're not sectioning me and you are not a doctor.

Doctor: Simon, Simon because of all the things like this you could get shot up again "Muttering" from the services if the team follow you and see you for a couple I do not know for how long.

Sam: If you do not see people and they have just got these concerns the people will just worry about you.

Simon: But there is no reason to worry about me.

Sam: Well it is just because they haven't had the chance the opportunity to do a report and assessment.

Simon: I got my court case coming up soon and I cannot wait to prove my innocents and then finish the rest of what I am doing and put every one right once justice is done I will be happier more than I am.

Doctor: So this is it you are most likely most likely most likely accurately you will be discharged at the end of this if they cannot prove that you are mentally ill.

Sam: Health services in the future they can have a look and they will receive a copy of the assessment OK, what I need to do is just have a quick chat

Katie: His never had any problems in his life

Simon: Yes I have never had any problems in my whole life and I am 35 years old

Sam: That is fine

Katie: It is just how everyone going about it if you go about it the wrong way you are going to be defensive and that is what has happened

Sam: Yes I can understand that people coming into your room with some really negative issues from mental Health services

Katie: It is not just that

Sam: OK

Katie: It is not just that this guy has gone mad

Katie: It was not necessary to bring all of the police today to be honest

Sam: I know well, I walked into this situation for the first time today

Katie: There dead, so you do not know any previous

Sam: Previous

Sam: What I would like to do is just have a quick word outside with the doctors just to quickly decide what we want to do and come in and let you know which will take a couple of minutes OK

Sam: OK

Sam: Simon we are just going to pop outside with the doctors for a couple of minutes and then we will come back and let you know the outcome of the Mental Health assessment OK

Simon: You have left your bag here

Sam: I am coming back in I am not leaving it, but you can hang on to it, I am sure it will be safe here

Doctor: Have you been out on your motorbike

Simon: No not for a little while now

Mother: No he has not been using it

Simon: I have just been staying indoors and relaxing for a little while, but I have keep it as an asset to be able to sell when I need to make some thinking constructive with it

Marry: Simon my name is Mary I am one of the senior partion's in the home treatment team

Colin: I am Colin

Simon: How are you both?

Marry: Both of us work in the home treatment team

Simon: It must be a hard team to work in some time

Mother: Can I ask a quick question?

Marry: Yes.

Mother: Err due to the conditions that he has been put under by the police he will not go out because he feels low the police are constantly on him and he's worried.

Katie: Is worried that he will get put into prison?

Mother: So he will not go out until all of this appeal is over with and every thing else and he starts getting his life back.

Simon: I have actually been set up I never done any thing.

Katie: Simon, Simon, Simon.

Mother: His got an assessment tomorrow with ESA and his no going to go up there until it is there any thing the mental health team can do.

Simon: Have you got the warrant?

Mother: Yes.

Mother: And can say can you write on that and give us a copy that It was not executed and that he allowed you entry.

Sam: I suppose the best thing to say, well it is up to you, you let us in so I can suppose we can say that and then send it back to the court.

Katie: Yes.

Mother: Yes but can I keep a copy of it please.

Sam: Yes will give you a copy.

Mother: Yes wonderful, thank you.

Simon: Would use lot like a drink.

Marry: No thanks.

Gentlemen's voice: In answer to your question and I do not have a clear answer

"Muttering"

Mother: No it is not basically his on six conditions at the present moment until this goes to the appeal.

Katie: It is not a curfew, but it is because he is not allowed to go to places.

Mother: Like to go out down the motorway after 10:00 pm he is not allowed onto industrial estates and can't even stop at a petrol station.

Simon: I have been looking in her for over three years and I have not even been found guilty or arrested.

Mother: His got an appointment tomorrow I have contacted them and said that it is going to need to be rearranged told them that he was getting an assessment today.

Marry: Yes.

Mother: Hmm you suggested that I have contact with them.

Marry: Hmm Hm.

Mother: And basically they asked me to update them today as to what is going on err they're open till 8:00 pm tonight.

Marry: Hmm.

Mother: High bury and Islington.

Katie: High bury.

Marry: Islington.

Simon: I am barred from the whole of the central London.

Mother: Err the building because it is classified.

Katie: His not allowed in any form of industrial estate like you know were. Salisbury is and toys r us Great Cambridge Rd he can't go to the McDonald's after 10:00 pm or any think.

Simon: I can not go MC Donald's or any think. "Muttering"

Simon: If I go into any night club I need permission any night club if I walk into a house party and you got more 20 people in your house I can go to prison the problem is normal you have got private air and public air I got freedom of speech in this house this is my private air and that Is what I believe this is our human right and what crated our statues of liberty's as human beings, now what they have done because the buildings are in side there treated as people private homes and that Is their way of living so now what they have done is breach all my human rights and all the rules and regulations and say that private air and public air are the same and that is what they have do to give me this application.

Simon: Now what the judge has written is she has write I am not allowed to have no private birthday party's in this house today if I give you an amp and you take an amp to your house if you have 20 people listening to music on that amp in your house then I can go to prison I full fit for your actions

Carl: Does it say 20.

Simon: Yes.

Katie: Yes.

Mother: Yes but that is what is written in the section 63.

Simon: But they're not allowed to do that in a house in a house I allow as many people as I want like normally you are allowed as many people as you want in here.

Simon: Section 63 is for outdoors unless tress pass has taken place, but they want to use it in to do me I am standing up for everybody.

Mother: It's absolutely wrong and there is an appeal, but the appeal taking

Marry: If it is your own place you can do what you want.

Katie: No he is not allowed under the. **Marry:** What is that a section 63?

Katie: I do not know the sections I just know what the Asbo restrictions cover.

Sam: Hmm Simon I will be showing you are pleased to hear that you are not going to be put under a section of the mental health Act today. Cheers in the room:-

Sam: You are not going to the hospital what would in courage you to do is to meet up with goodies and see the doctor in the Goodies team because what I think is If we got some thinking on file to say that there has been an assessment no Mental Health illness was found so next time someone phones up we got that on our record because if you get some contact to say that there is concern about Metal Health we have a duty of care to check what is happening

Simon: A duty of care.

Sam: So having the assessment getting out of the way

Simon: So now that you have said that this is exactly `the point that I wanted to raise her up stairs your team does have a duty of care of her, now these letters are the letters that she has been writing me, I was in a 13 year relationship and she was stalking me, following me around but I never paid her too much bother to me because I did not have all the court dates and orders on me so I was not in my house all the time.

Simon: Eventually any way I broke up with my partner and this woman started writing me letters all of a sudden this shows how clearly drunk she was and her mental state of mind in the letters.

Simon: She is like dear Simon I thank you for you support through alcoholism **Simon:** So she is admitting that she is always drunk.

Simon: I was a where that I knocked on your door and borrowed money approximate £7 around 8 times.

Simon: So you can see that I am always giving her money.

Simon: I am always giving her money.

Katie: That is because she is asking for it.

Simon: Yes she is knocking on the door.

Simon: And then she is like I do not have the way or the means of stalking you.

Simon: So she clearly understands that she is stalking me and I am saying to her please can you stop what you are doing to me, she keeps writing it when she is drunk, it is an intrusion of my life.

Simon: Now because of the case I am spending 24 hours a day in my home, do you know what she does, sir she comes here and she get the tap in her flat the manufacture intended it to be built for a purpose and that is not in the

way she uses it, what she is doing is sitting there at the tap and I mean she sleeps at the tap " Description of her using the tap" going bang, bang, bang what it was like is someone had turned the pressure up by the stop cock.

Doctor: Can I stop you there please.

Simon: What it is I can not even take my cloths off in my own home as she will stamp and follow me bang, bang, bang, bang on the floor all the way into the bath room.

Mother: He has so many witnesses I been trying to get the council to help with no luck.

Sam: Have you raped I mean, surely the housing officers are aware that the

Mother: I have been I have been. **Simon:** the police will not do anything.

Mother: I have been trying to deal with it, I have gotten emails upon emails upon emails that I have sent begging the council to deal with lady upstairs.

Mother: Even when I am here she follows me into the bathroom.

Simon: There are loads of them here she writes me so many letter so many letters.

Simon: Yes and none of my friends can take their clothes of in this house or nothing `because of what she has been doing.

Mother: It feels like she is continuing on top of your banging.

Simon: What she does every time she hers a computer key board, what she does is she will stand there and she will (Mr Simon Cordell makes a loud banging sound)

Sam: And it sounds like there is no sound proofing here at all low.

Mother: No there is not.

Simon: I cannot even work in this house because of her I mean I have been sitting down in this house for the last year still just waiting for her to stop banning and this can cause my sleep pattern to mess up a bit from time to time still.

Sam: No I am fine, I am fine.

Mother: And I got emails upon emails asking the council to address it because it is not fair on him, he feels as if he has no privacy in `his own home.

Simon: Look Simon, thank you I think I have sorted it and I believe you and would bend over not to make your an emissary of you life sorry I can not see leaving just the wedged head board.

Katie: There are plenty of people who have been here she has done it to me.

Simon: This is how drunk she is when she wrote this.

Katie: You can hear her.

Louise Brown: Do you live in this block too.

Katie: No but I am always here I am, here a lot and I am also here a lot when mum is not here I mean a lot of things have happened.

Louise Brown: yes.

Katie: So it is not like he is making things up as it has been seen by a lot of other people and no one does any thing as it is a council place for him.

Katie: I even told him that he should move away from here.

Louise Brown: Hmm.

Simon: But do you know what she means by the wedged head board yes like I said a Christmas last Christmas I brought her a box of chocolates yes and I gave every one in the block a present yes times where hard for me as this time because I had not been up to much because I had been on curfew for two years all ready at that stage yes in this house Simon so I brought t them their box's of chocolates then In a couple of months latter in February she started doing all this banging on the tap on purpose and stamping bang, bang, banging but just before that she knocked on my door one day and asked me to go up stairs into her flat and help move her bed out this was the first time I had been into her flat I have not been in that flat for years since she has lived there but I still went up their as a gentlemen I went up there and I went in to her house and the house did smell right it was clean but it did not just smell clean so I felt funny as I am one of them people that as if "She is lazy why is her house not clean" how could she invite me In to her house like that so I quickly moved the bed fast and UN-done it and got it out of the house and got out and got straight back to my own house yes and that is why she wrote that funny bit about the head board.

Simon: You are being the best neighbour in the world Debbie and this is the sort of letters she keeps putting into my front door.

Mother: Even the council `has turned around and said that she has a fashion-nation with my son, but there not doing nothing and it's driving him, he can not even go into the toilet and have a bath as she is on top of him banging continued.

Louise Brown: Hmm OK.

Mother: Even when I am sitting here and I go to the toilet and she does not even know that it is me and she does the same to me and It does make you feel and the council are really not doing nothing about it what so ever.

Louise Brown: Hmm.

Mother: He knows that she has got problems.

Louise Brown: And this has been going on for how long a long time.

Mother: A year. Louise Brown: Oh right.

Mother: And I put a complaint in because dawn Alean is his council officer.

Louise Brown: Yes.

Mother: I was making phone calls and saying to dawn Alean, please try and address this you know please its going to far now.

Louise Brown: Yes.

Mother: And she wouldn't come out she wouldn't deal with it and wanted Simon to come up and visit her and basically I put a complaint in and the they said that there going to put it over to the anti social team and they wouldn't do any thing then a Louise brown took up the case after months of not doing any think and I am writing emails upon emails and then they come out she did not take one note and he has video tapes recordings and every think and you can here it and you can here the taps were she was using the taps and they had the pressure up so high the noise that come into his flat was terrible the noise she was just turning it on and of on and of on and of.

Mother: He could not even sleep propel.

Louise Brown: How old is she Simon?

Simon: She is four years old now.

Mother: How old is Debbie.

Simon: Oh she is about 12 years older than me I would say.

Louise Brown: 12.

Katie: Oh what the dog.

Simon: Oh no the dog is four, four years of age.

Louise Brown: Arr.

"Muttering"45:14 till 45:34

Katie: She might be older than that.

Mother: And like I put a complaint in because the Anti Social Behaviour team was not dealing with it and they was not taking the issue seriously and that was put in October of last year and we have not heard a thing, so I keep asking them when are we going to get a response from the formal complaint that was put in because you are not addressing thing correctly.

Louise Brown: And nothing.

Mother: nothing she actually phoned because I think she made a mistake, because he phoned Louise, and it now I mean Debbie was going off constant banging and he could not work or any think and it is annoying to him so he phoned Louise up and he always gives out my number so she actually phoned me by mistake and I turned round and said to Louise I said I said She said is Simon Cordell there I said no who is it she said it Louise Brown.

Louise Brown: I am Louise brown.

Mother: Oh So you are Louise brown can you tell me why you have not responded to my formal complaint I sure you have and I know "Muttering"

and I have not deleted them err, yet in another email you will have a response fast and directly but it is still going on now and it is now February and sill nothing.

Marry: No response.

Louise Brown: It can take up to four months latter.

Mother: Yes I Know.

Louise Brown: Any way.

Mother: And I have even been up because he has knocked on her door a few times when she was bad and really banging the council has "Muttering" A bit so that you do not hear it so badly so bad when she is constantly banging.

Mother: I mean, even the other day he had his entire bathroom ceiling flooded and it knocked his entire electric out and basically he had to call the Emergency.

Louise Brown: Yes the Emergency.

Mother: And he went upstairs to say to her you have got a leak and it is all Flooding through my bathroom then and then the council come out and then she well it seems she has cleaned the mess up.

Louise Brown: Hmm.

Mother: And basically they have re-laid the whole of her pipes like they have re laid his heating because they were having issues with the heating systems so they re-laid the pipes over the wall.

Katie: You can see them on the walls over there.

Louise Brown: Yes.

Mother: And basically he turns round and they turned round, then they phoned me and they said has the ceiling dried out yet as they had to disconnect the whole light.

Simon: My bathroom light is disconnected right now.

Mother: And.

Louise Brown: Yes.

Mother: And then I contacted them back the next day and I said to them the ceiling is still to wet to actually re connect that back up it would be dangerous.

Katie: So is there still no electric in the bathroom.

Mother: And I said you are going to need to leave to your going to need to let it dry out before you come and reconnect it back up, then I got a phone call from them say now they believe the leak is coming from 117 that is the third floor up.

Mother: Because it is privately leased their going to come down and speak to Simon today, so I said OK, no problem because they have then got to pay for he damage that was then done. Louise Brown:

Mother: Err so the people from 117 come down and they said we have got no leak we have had someone come in and check and there is no leak.

Katie: Simon.

Doctor: See you.

END of Conversion of Audio Transcripts:

A copy of the footage is available at request.

Chapter 444

03/02/2016

Chapter 444

04/02/2016

Chapter 444

05/02/2016

Chapter 444

06/02/2016

Chapter 444

07/02/2016

Chapter 444

08/24/2016

Date: Monday, 8 February 2016, 12:57

Subject: This is the first part of many (lol)

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments Xxxx Witness statement in pursuit of Civil Proceedings Ci Act 1967.doc (213,00 KB)

Date: Monday, 8 February 2016, 15:37

Subject: part 2 From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments around 2.doc (161,00 KB)

Date: Monday, 8 February 2016, 21:52

Subject: hey

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments next parts need cutting out use control f to sort it please.doc (440,50 KB)

Chapter 444

09/02/2016

Date: Tuesday, 9 February 2016, 11:19

Subject: huhjvctrfxc

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments part 4 or some think next parts need cutting out use control to sort it please.doc (631,00 KB)

Date: Tuesday, 9 February 2016, 15:13

Subject: all done just needs putting into place

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments part 5 or some think next parts need cutting out use control to sort it please.doc (655,00 KB)

Chapter 444

10/02/2016

Chapter 444

11/02/2016

Chapter 444

12/02/2016

Chapter 444

13/02/2016

Date: Saturday, 13 February 2016, 16:38

Subject: I am having problems

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

I attached the file after win raring it and it will not up load due to my internet speed

I need the laptop back so I can resolve the problem

Date: Saturday, 13 February 2016, 19:46

Subject: ok just send it thanks

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Chapter 444

14/02/2016

Chapter 444

15/02/2016

15 January 2016 16:49

From: Lorraine Cordell
[\[mailto:lorraine32@blueyonder.co.uk\]](mailto:lorraine32@blueyonder.co.uk)
To: Louise Brown'; Jackie Gubby
Subject: RE: Simon Cordell
Complaint [SEC=PROTECT]
Louise Brown / Jackie Gubby,

I have still not had a reply to my complaint to ASB unit dated the 16/10/2015.
Louise Brown your last email was dated the 03/11/2015 where you said you would send a response outlining action to date, this has not happened and I fill that my complaint is not being dealt with correctly.
Therefore I would like this to go to stage 2 complaints, as nothing is being done.
Could you please make sure this is handed to the right department that deals with stage 2 complaints?
And email me so I know this has been done.
Regards
Lorraine Cordell
Simon Cordell

15 February 2016 11:03

From:
Lorraine Cordell
lorraine32@blueyonder.co.uk
To:' Louise Brown'
jackie.gubby@enfield.gov.uk'
Subject: FW: Simon Cordell Complaint
[SEC=PROTECT]

Attachments:
Louise Brown Jackie Gubby.doc;

Simon_Cordell_authority_Letter_26012016.doc

Dear Louise Brown /
Jackie Gubby

I have still not heard anything about the complaint that was put in on the 16/10/2015 or the below email asking it to be taken to a stage 2 complaint due to not hearing about thing back from my 1st complaint

Please see attached an Authority Letter from my son and can this be placed on file within Enfield Council departments so that I will not have any problems talking or writing on my son's Mr Simon Cordell Behalf

I believe Louise Brown when she called on the 26/01/2016 at around 14:20 to speak to my son, said that a letter of Authority would be needed to also be covered with Mr Simon Cordell ID and proof of his signature, but I have found out this is not needed. That only the letter of Authority is needed.

Louise Brown also said that my son had also never contacted the police about Debbie when I said he had we do have all the CAD's and the police have been to my son's home.

We have also spoken to the Mental health team and shown them all the letters Debbie puts into my son's door we also told them we have videos of what Debbie is doing which they told us to keep them safe, and also told them about the lack of response to emails and complaints, they were very shocked that Enfield Council is doing nothing, and that the 1st complaint that was put in was 16/10/2015 and that is now over 4 months ago and we have heard anything.

Regards
Lorraine Cordell

Monday, 15 February 2016, 11:50

Subject:

Thank you for your email

From: Licensing Licensing@enfield.gov.uk

To: re_wired@ymail.com

Thank you for contacting the Licensing Team

If your query relates to any of the following, please select the hyperlink which will direct you to the information you may require:

Licensed premises/person information

Date: Monday, 15 February 2016, 11:50

Subject: Re: Personal licence [SEC=UNCLASSIFIED]

From: Rewired

re_wired@ymail.com

To: Licensing@enfield.gov.uk

Thank you and many regards for your help, Mr Simon Cordell

On Monday, 15 February 2016, 10:21

Licensing wrote: Classification: UNCLASSIFIED

Dear Sir Please see attached application form

I have also attached information on how to pay on line

Kind regards Licensing Team Regeneration & Environment Department

London Borough of Enfield Website: www.enfield.gov.uk

Date: Saturday, 13 February 2016, 16:38

Subject: CAN U TAKE A LOOK AT THIS PLEASE

Subject: I am having problems

From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

I attached the file after win raring it and it will not up load due to my internet speed. I need the laptop back so I can resolve the problem

Date: Monday, 15 February 2016, 19:09

Subject: This should be added to the list and my statement

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments I IST OF INDEXED REQUESTS AND SUPPORTED
EVIERDAINCE THAT IS TO BE CONTAINED WITHIN MR
CORDELLS WITNESS STATMENT.doc (33,00 KB)

Date: Saturday, 13 February 2016, 19:46

Subject: ok just send it thanks

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Monday, 15 February 2016, 22:32

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Trespassing is usually a civil wrong and dealt with accordingly.

However, in England and Wales certain forms of trespassing, generally those which involve squatters, raves and hunt saboteurs are covered by criminal law.

There are offences under the Criminal Justice and Public Order Act 1994

Sections 61 and 62 of trespassing on land and trespassing with vehicles.

With this in mind, police attendance may be required.

Otherwise the owner of the land may need to deal by way of injunction.

If you are in any doubt, you should seek legal advice.

Criminal Justice and Public Order Act 1994 Criminal Justice and Public Order Act 1994 An Act to make further provision in relation to criminal justice (including employment in the prison service); to amend or extend the criminal law and powers for preview on www.legislation.gov.uk

Date: Monday, 15 February 2016, 22:45

Subject: Section 62A-E Criminal the trespassers have between them at least one vehicle on the land

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/7837/143582.pdf

If one car is present then this is what they should do if trespass is taking place and one car is in most instances in the application so the inspectors and officers on seen agreed trespass had not taken place or the cars or vans would get sized.

Chapter 8888

16/02/2016

Chapter 8888

17/02/2016

Date: Wednesday, 17 February 2016, 22:07

Subject: updated it a bit more From: Rewired
re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments I have taken time to listen to my solicitor's advice in regards to the applicant's proposal of an Asbo order that was on the doc (85.00 KB)

Date: Wednesday, 17 February 2016, 1:53

Subject: [No Subject] From: Rewired
re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

I do not like to know that you are up set, but I can not blame you as you do help me as my mother and friend a lot in that sense, you say I throw tantrums but you are the one saying you are going to delete all my life files rather than just send them to me.

I clearly am not a three year old kid, this is why I keep telling you to stop answering questions when people are asking me them.

I do not think that of my self that I have done nothing wrong in my life in earth, but I do think that if I was left to my own judgement and you to action to such guidance when supporting me that I would make the right decisions for my self.

I am not different from any other person that has been made to pay so many judges, police officers and solicitors wages growing up in London just because of wanting to make some think of them self's.

I did try and do well but no matter what I do I get treated different in this country as if I am the bad guy all the time.

I look around and see the rich getting richer, I believe being white should not be the main element to who you can be and what you are allowed to achieve in life, as it seems to have been for me.

All the good things I have done and tried to do compared to a lot of the people I know that should have been noticed and taken into account, we live in 2016 a modern society and should all be equal to one and other, but in many instances this does not happen, the fact is that the police did lead me and tucker into believing that we may be able to help others and repeat history by becoming like a Glastonbury but in London, on stead I feel like they gave him the chance while ripping it from me, in turn helping the wrong person at the time of the generations of a large circle of people coming together united.

I have been locked away under one or another condition(s) for years now with no justice so yes my life has been a lot of stress for you, my self and every one and as for being disrespect full yes at times in life I have been and I am sorry for that but you must take admit if it was not for you doing jocie's job and blocking me because you trusted in your instincts and her word against what I am saying is best for me and I turn out to be right, Any one would be up set.

Chapter 444

18/02/2016

Date: Thursday, 18 February 2016, 1:10

Subject: update

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments xx Si-Information-Part-Edited-01.doc (228.50 KB)

Chapter 44

19/02/2016

On the 19/02/2016 my solicitor also tried to be taken off record for this case, which was denied by the court

What I know to be correct practice and would like to maintain is for my solicitor to act in a timely manner in co-Hurst with the respondent and have all the case files ready for my Appeal and in addition to deal with the issues about disclosure, I am concerned about this being concluded in a fair and timely manner and so that requests are completed so not to be waiting until the last moment and not ready as you honour has ordered on time. I would still like to be able to sit down with my barrister and for him to hear and take on board what I am explaining and for them procedures not to make me feel rushed into seeking the correct legal guidance, when adequate time has been given by your self for this to be accomplished.

The past six months has been granted so that in the final stages leading to the appeal for myself not to still be requesting disclosure that I believe I am surely intitled to as it plays such a fatal role in my defence.

I do not feel that it is fair on my solicitor to be paced in an perdition by the respondent for not complying with what has been requested of them self's, so for them to seek re disclosure of what we have requested

As my solicitor firm have now had to draft another letter the day before the court hearings and has to then expect me to rush and go over everything in time so to be able to make any amendments that I feel are needed to stand a fair trail, for myself to then be placed in a confusing perdition as my solicitor refused to re request the same disclosure as prior requested as understood to be under your order.

I have asked time and time again for documents to be added to my bundle namely the clerk court notes of the trial, along with many other documents, I have asked many times since the trial for it to be taken back to court to get the conditions I am placed on defined as this was never done at the trial even when Andy Locke and my mother was asking the judge to do this, this has agreed to be done but never has been, I have sent emails and it can take months for a reply, this also leads me to further once again having to keep emailing to even get a response.

Throughout the duration of the Asbo proceedings I have gained so many emails which do prove the truth of my statements that I do quote that are contained within the context of this short report about what I am saying but feel I should not need to use these.

I have been with my representing solicitor firm, when ever there legal guidance may have been required and have always been happy with there services and person(s) this has imprinted a high level of respect for them, I do feel disheartened right now as I believe if the solicitors deal with things

on time it would have not come to them once again asking to be removed from this case

Chapter 444

20/02/2016

Chapter 444

21/02/2016

Date: Sunday, 21 February 2016, 21:11

Subject: look that is the licensing act stating it

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Chapter 444

Date: Monday, 22 February 2016, 0:49

22 – 23 – 24 /02/2016 Set for Asbo appeal at the crown court, but did not go ahead again or investigated even low I handed a section 6 asking the judge to investigate the case as of the cad time stamps being fabricated

Subject: TAKE A LOOK AT THIS PLEASE IT NEEDS FINISHING

From: Rewired

(re_wired@ymail.com)

To: lorraine32@blueyonder.co.uk

Attachments SIMON CORDELL APPELLANT RESPONSE TO RESPONDENT SKELETON ARGUMENT 20/02/2016.docx (18,90 KB)

Subject: ff

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/267737/Deregulating_entertainment_licensingQA_final.docx.pdf

http://www.legislation.gov.uk/uksi/2016/20/pdfs/uksi_20160020_en.pdf

Entertainment Licensing - Detailed guidance - GOV.UK Entertainment Licensing - Detailed guidance - GOV.Uk Information on whether you need approval to put on certain types of regulated entertainment

View on www.gov.uk

Date: Sunday, 21 February 2016, 19:59

Subject:

No Subject

From: Rewired

(re_wired@ymail.com)

To: lorraine32@blueyonder.co.uk

Date: Sunday, 21 February 2016, 20:02

<http://www.morningadvertiser.co.uk/Legal/Licensing-law/Legal-Q-A-Private-birthday-parties-and-wine-measurements>

Date: Sunday, 21 February 2016, 21:03

Subject: this states it as well check

From: Rewired

(re_wired@ymail.com)

To: lorraine32@blueyonder.co.uk

Do I need a licence to have live music at my function?

Do I need a licence to have live music at my function?

No licence is required if you book an act to provide music at a private home.

View on www.functionjunction.co.uk

Date: Sunday, 21 February 2016, 21:06

Subject: just type this into Google

From: Rewired

(re_wired@ymail.com)

To: lorraine32@blueyonder.co.uk

Any performances of live music that take place in private homes and gardens for private parties and weddings will not be licensable unless.

Chapter 666

25/02/2016

Chapter 666

26/02/2016

Chapter 666

27/02/2016

Chapter 666

28/02/2016

Date: Sunday, 28 February 2016, 20:17

Subject: can From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Can you tell me when it's done the sooner the better thanks

Date: Sunday, 28 February 2016, 20:15

Subject: ok

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Can you take screen shots of all the website pages and make sure all the text is saved this time and pull the website down so I have the jpgs to show people as if the site was up, I will sort the other bits out the people I will sell it to wont be too bothered.

Chapter 666

29/02/2016 Mr Cordell was discharged from the EIS as he did not feel he had a Mental illness.

Date: Monday, 29 February 2016, 13:19

Subject: Si From:

re_wired@ymail.com

To: josephinewardsolicitor@gmail.com

Dear Josey

What you are saying in your emails is that the judge says in his letter that I have got to have an assessment but this is not the case as part 3 of his letter states "

If the Appellant wishes to rely on any medical evidence as to his mental health, then any report dealing with such matters must be before the court on the 4th April 2016"

Which clearly states; "if I wish to rely on any mental health evidence then a report has to be submitted by the 04/04/2016," but this does not say I must rely on this, and I do not wish to rely on this.

Can you please take my case back to court so that my conditions can be defined, and also have a meeting once you get the letters you are waiting on so we can deal with the appeal.

Can you also please send me the notes from court from the public defender that was there for me please as I have not had these as of yet.

Also the issue about the public order unit if they are not willing to give the information then they need to be summons to court for the appeal.

Also what is going to happen as to the missing CAD and the errors in the CAD and with the statement of inspector coomb's.

The case is that I organised illegal raves on page two of the applicant's first bundle it clearly states I quote "The Defendant is involved in the organisation and conduct of illegal raves.

These primarily take place on disused or industrial land in London and cause alarm and distress to the local residents.

These raves are licensing activity, cause significant noise pollution and directly lead to destruction of property and breaches of peace.

In defense to my case the 2nd line down clearly states The Defendant is involved in the organisation and conduct of illegal raves, I have sent you the licensing act 2003 apex 4 which states, house party's and places of residents do not need a licence, which all the incidents in the applicants bundle are places of residence in contained fencing in private air.

In the licensing act it states this includes gardens and private car parks. I have linked index page 4 off the licensing act 2003 within this document, which clearly states unless profit is being made, to which I am not being accused off, then there is no breach of the law, and their for not illegal.

For members of the public to have a moving in house party is not a breach of law and there for not illegal.

The word rave clearly state the key element such as in open air must be present and when in private air trespass must be present.

So what law have I broken to make the case law abiding under reasonable doubt if I am not being accused of making profit it is not illegal to organize a private house party for any British citizen, as long as you have respect for the residence living in around the local area?

Thanks Simon Cordell

In regards to the statement off; “These primarily take place on disused or industrial land in London and cause alarm and distress to the local residents.”

All locations are a place of fixed a bow and residence.

In reference to “These raves are licensing activity, cause significant noise pollution and directly lead to destruction of property and breaches of peace. No home is licensable, unless a breach of the 2003 licensing act has been made, to which contained within the applicants bundle their ins none.

I have a bundle of the laws that are relevant to my case that should be in my defense bundle, please will you help me go over them.

I would like to start trading my company as I have explained to you for months and keep asking you to take the case back to court to get my bail conditions defined, to which you have not to date even low Andy Lock states that I am right in my points of law and how it leaves me in a state of utter confusion to what I am aloud to do or not as the applicants case is based on illegal raves their for banning me from what is lawfully legal. I can not think of any jobs the conditions will not have an effect of that my professions are in, I can no t be a delivery driver, as most company deliver to industrial estates, I can not deliver parcels or goods to any person living under a section 144, this is not correct in law.

I am very concerned as the applicant’s case is for an Asbo in it civil manner, and the case is based on illegal activities, to which I have never had the right to defended my innocents in.

An ASBO on convection is when a person has committed criminal activities and has been found guilty and there is such a need to apply for a court to sit in its civil capacity to obtain such an order against any person, straight or therefore after.

I have a stand alone Asbo which should be on the 3rd strike of a smaller criminal conviction, to which I have never been arrested for illegal raves is and in being granted is a breach of my human rights, a stand alone ASBO put against my self with no criminal conviction is wrong in practice of law.

Thanks Simon

Chapter 333

New month

01/03/2016

Chapter 333

02/03/2016

Chapter 333

03/03/2016

Chapter 333

04/03/2016

Chapter 333

05/03/2016

Chapter 333

06/03/2016

Chapter 333

07/03/2016

Chapter 333

08/03/2016

Chapter 333

09/03/2016

Date: Wednesday, 9 March 2016, 10:45

Subject: Your enquiry

From: Jessica Waldman
(Jessica.Waldman@fishermeredith.co.uk)
To: Re_wired@ymail.com;

Dear Mr Cordell

Thank you for your enquiry with this firm and for taking the time to speak to me about it yesterday.

Unfortunately, we are unable to assist on this occasion as we are a small team and we do not have capacity to take on your matter at this time

Details of firms that might be able to help can be found on the Ministry of Justice's find a legal Advisor www.findalawyer.gov.uk

I wish you the best of luck with your endeavours.

Chapter 333

13/03/2016

Chapter 333

14/03/2016

Chapter 333

15/03/2016

Chapter 333

16/03/2016

Chapter 333

17/03/2016

18/03/2016

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26/03/2016

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27/03/2016

Chapter 333

28/03/2016

Chapter 333

29/03/2016

Chapter 333

New Month

01/04/2016

Chapter 333

02/04/2016

Chapter 333

03/04/2016

marked 03/04/2016 Ms Ward

Chapter 333

04/04/2016 ASBO mentioning took place

schedule was what the judge had asked for on the 04/04/2016

Chapter 333

05/04/2016

Chapter 333

06/04/2016

Chapter 333

07/04/2016

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08/04/2016

Chapter 333

09/04/2016

Chapter 333

10/04/2016

Chapter 333

11/04/2016

Chapter 333

12/04/2016 Police complaint made but the investigation was then latter suspended due to ongoing criminal investigation relating towards fabricated forged evidence contained in the copy of the ASBO application and police Corrupt Practice.

I received a phone call a couple of days latter I would say on the 14/04/2016.

Chapter 333

13/04/2016

Chapter 333

14/04/2016

This is a copy of the 999 audio recording made on the day transcribed into word.

From; when I received an incoming call of a sergeant.

Tape recording three Z0000013

Incoming call

Police Officer; I am contacting you about a complaint you made.

Simon; pardon.

Police Officer; we received an email apparently you wanted to get in contact with the Borough Commander at Enfield.

Simon; yes that is correct.

Police Officer; yes.

Police Officer; and it is all to do with a complaint to do with an officer in regards to an Asbo Order that was issued against you.

Simon; yes that is correct.

Police Officer; yes from my records I got that you logged a complaint with us on the 11th of April and that was sent to the director of professional standard's who have then sent you a letter saying that your complaint will not be looked at until the court case is over.

Simon; yes and that is correct and that is in relation to return issues that are going on with the actual case itself but I made a separate issue of complaint now which is in regards to police practices and that is in regards to a Jane Johnson who is the commanding officer who is in charge of all the other police officers and basically what she has done is she has told a load of officers to go and make an application under section 80A permission which is for the organisation of illegal raves, she is supposed to be overseeing that herself they have clearly misplaced the case because I was neither arrested for something that states that it is an illegal offence.

Simon; I bet that in her memo in his memo to her if he did tell her to put an application in for illegal raves then that meant she was told to arrest me and I was not arrested, now I am looking to call her up to the witness stand and I might have to go litigant myself.

Police Officer; yes.

Simon; and what I am asking her to do is I have handed in two section 80A's as well as the official complaints.

Police Officer; yes.

Simon; and I have a copy of this here now and I have tape recordings of every time I have spoken to the police, like now I am recording our conversation, I have recorded every other previous conversation.

Police Officer; yes.

Simon; with every other officer and I have memo's of every complaint.

Simon; this is a complete breach, they have got the time stamps clearly wrong here in the application put toward s me and anyone can see that a lot of the grid numbers weren't taken out.

Simon; I have got all the police under oath under the transcripts and my barrister clearly asking them return questions, like when you was making the development of the application are you sure that ever incident on the 8th of June 2014 is in fact progress way, when you blocked them out and we all knew that they had not because they were not in fact Progress way, it was multiple incidents that had happened on that date across the UK, London.

Police Officer; Mutter

Simon; and

Police Officer; this sound's like quite a complex case

Simon; yes, it's not just that it is more

Simon; right now I have got conditions imposed, I was nether found guilty under what the applicant brought there case in to motion for, but some how the judge still gave me the Asbo application yes, for swearing at a police officer even low I was not arrested or no civil proceedings where taken against me in 2014 and she gave me the Asbo served the Asbo now that was a clear breach the Asbo was actually based upon the organisation of illegal raves section 63 of the crime and disorder act 1994 was imposed on me and the conditions are still being imposed now that is a clear breach of my human rights

Police Officer; is this what you are going to court with

Simon; but this is in September now what has actually been happening, I have been to court all ready ten times and I have got all them times memo in the Article six and all the time stamps that are wrong in the cad numbers also memo out in the Article six all the laws that where wrong where is was not arrested and the police do not any longer have the burden to say whether a case should be trailed or not any more

Police Officer; Muttering

Simon; now I have handed all of this into the judge and the judge has had two different copies of it

Police Officer;

Simon; I feel I have gave the police another time to drop the case against me and stop holding me captive against my human rights in my house and they have chosen not to do any think right about that and now it has got to a stage where I have to stand up for my human rights and who I am and what you lot really represent, I believe that you represent a company that is there to represent the people, which is us

Police Officer; ok, ok, ok,

Simon; and this is not correct right now I am stuck in my house and she is the leading officer she instructed Steve Elsmore to make this I have clearly proved that there is corruption within it and that all the Urn's where wrong and made one after the other, with a minor adjustment at the end. I have written to all of the police Nsir and the police professional standards and they have said that this is a clear breach. I also wrote to the company that actually owns storm, Met cc and Arms and that and they have said that this would not be no error on their computers this is a human being that in

development done this, an it is a clear breach of their codes of conduct and the Nsir conduct I have been shown every think

Police Officer; is it

Simon; some police officer needs to stand up for what they really signed up to and over see this and everybody is telling me that it is Jane Johnson's job to do this, her job is to see any police officers below her position, she is the chief inspector, now the problem is she was asked to actually make the application in the start, she is not overseeing the official complaints made to your self's which are three of them and she is not just throwing the case out the window

Police Officer; well that is not her job to do that

Simon; pardon

Police Officer; that is not her job to do that

Simon; yes it is, it is her job to oversee any of her police officers facing corruption that are causing corruption

Police Officer; no it is not

Police Officer; no I am sorry you are wrong there

Simon; oh is it not her job to do that then or to oversee that the police officers under her run within there procedures

Police Officer;

Simon; if she is the chief inspector then that surely this is her job, to make sure that every officer is running within a legal framework

Police Officer; Jane Johnson was the Borough commander and she has just left the borough now, as I have said I all ready have your complaint, what I can do is add her name to that complaint

Simon; what she has left this borough now and what borough is she representing now

Police Officer; she is representing royalty and diplomatic protection

Simon; pardon

Police Officer; royalty and diplomatic protection

Simon; royalty and diplomat protection what is that do you mind me asking

Police Officer; listen, it's the officer's who other an armed response and guard, remember the royal family and err there diplomats

Simon; yer I understand to a degree, Yer I understand

Police Officer in the back ground; there ruined

Simon; Police Officer; special not on the borough

Simon; yer I understand, this has been going on for a long time and I have clearly proved that I am in the right, the section 63 I have never been arrested for trespass yer indoors, you know and I should know that are

human right outdoors yer our freedom of speech are limited but in our own homes there protected and you must under stand that any place of residence were is section or any forth, it is classed as the same and should be treated as a home.

Police Officer;

Simon; and the only laws under the licensing act to make entertainment illegal is if in a private home or in a private back garden is if profit has been made with the intentions of making profit under apendex four of that act and no body has talked in the application about profit to even make it illegal but they have claimed it to be illegal and also the fact that section 63 is only for outdoor event's unless trespass has taken place because of our human rights and because this is our place of privacy, in them breaching them rules there they have breached have the rights to my hire of provision to any other house party, because I have been told and I have got the transcripts saying that if I hire my sound equipment out to any person or any other person that I must have permission of the local council. I am then asking the local council by saying that I want to hire out my to my friend's.

Police Officer; Mr Cordell sorry to cut you of but to save you time here because I am not going to make a comment here on any think that you are saying because you have logged a complaint here in this court case

Police Officer; in simply terms what is your complaint against the borough commander as if in to say the x borough commander Jane Johnson.

Simon; well at the time she was responsible for Steve Elemore and she was responsible for Steve Elsmore conduct and I have proved beyond reasonable dought that Steve Elemore and other officer's while under her conduct, command was of foul play and manufactured evidence and I have gave them another time.

Police Officer; right.

Simon;

Police Officer; is their any direct involvement because overtly as you can appreciate the officer of command is in charge of staff of up to 400 to 500 people and overtly she is not going to know every intermit detail of every little thing going on in the borough so as if in to say you Asbo

Simon; I can come and met you right now and I can hand you a copy of the Article six that is sitting in the court files twice with all of the information, Steve Elesmore has been sent of again now in the judge realising.

Police Officer; is there any think that you are saying that she has done that you are saying the borough commander has had any involvement in it what so ever.

Simon; what am I saying about the borough commander, I am saying that, I have got her signature all other this application my paper work her right now and she has instructed to happen

Police Officer; his right "spiting sound made by police officer down the phone to me"

Police Officer; "he is dead"

Simon; I got it every where Jane Johnson here right now, her signature right here "cnsmtye" I have got every page now what she instructed them lot to do

Police Officer; ok

Simon;

Police Officer; what paper work have you got with her signature on it

Simon; I have got every think I have got a massive Asbo application like 2000 it must be about 1,500 pages by now

Police Officer; right what you're saying is she authorised the Asbo

Simon; yes and her signature is on page six page seven page eight she has done every thing she is in charge of them officer's and she has told Steve Hoddison the list of names that I am calling to court now and I am going to ask them the questions myself, under oath there going to be in a lot of trouble and I do not want this, I wanted good relationships I just wanted to have speakers in a park and look after my community and myself and family and it seems as if things have been turn right upside down

Police Officer; right and I will record that for you and that will be looked at after the court case

Simon; what was your name again

Police Officer; sergeant Aaron Thomas

Simon; sergeant Aaron Thomas, so what you are trying to explain to me is: - that Steve Elermore has been told by a judge that Mr Cordell clearly knows the laws that he represents and that this case was wrong and he stormed out of the court room and it took about three judges to take this case on in the beginning place they also keep storming out and refusing, eventually they managed to get one judge to do it and she did not really find me guilty

Police Officer;

Simon; now gave this new judge I gave this judge two article six's on my last two hearings at wood green at my appeal and his screwing with Steve and the rest of them you can tell and this time he has told Steve that he needs to go away and un retract every think in the whole bundle so that all of the true grid reference numbers, I got the true grid reference numbers, all the true address to the location he has to unblock yes and he has, and on sertern

pages they have gone in they have been calling me black boy on the block , Mr Cordell is part of black boy on the block

Police Officer; yes, yes Mr Cordell, sorry not to be rude but I do not need to no this but I will record your complaint and it will be looked at after the court case

Simon; yes but some one should deal with the police officer he is dealing with other people now low and the proof has been proven beyond reasonable doubt I have supplied the evidence I am saying to you that I will come and met you right now and give you this evidence, some body like Jane Johnson who ever is acting in Jan Johnson's case right this second who is the new person in dealing with it some body is in charge and needs to take one of these sections six's and deal with these police officers appropriately

Police Officer;

Simon; yes and I am not happy with you to put the phone down on me

Police Officer; like I said

Simon; in this situation and tell me that I need to wait till the end of my court case in September

Police Officer; you know about the professional standard's

Simon; yes I have all ready spoke with them and they have told me that I need to deal with you lot direct and that I need to walk over to you lot and give you a copy of my Article six and that I should be on the phone doing what I am doing at present, I have played them the tapes back and I have got every think else and they are saying some one is in charge of these officers and some one should be dealing with it

Police Officer; ok if there is any evidence that need to be collated ok

Simon; it's all ready been handed in

Police Officer; ok listen that will not be looked at until after the court case ok so what we call early evidence retrieval so for instance if it is like custody CCTV any think that we think that we are going to lose ok will be looked into and retrieved so that we can retain that, so that when the court case is finished we can ovesley go on with the investigation

Simon; but

Police Officer; you got every think you have all that for court, we can speak to you after the court case ok

Simon; there is no court case low because, this is the problem I keep handing in article six's the right to a fair trial

Police Officer; I thought you said you was going to court in September

Simon; yer but every time I go to court, I show them and give them another article six, saying to them you cant make me have another trial with knowing about all this corruption, look at these time stamp I have calculated

it all out blue printed it, if you ever see a copy of it you would go wow yes and the judge is going right now I do not won't, how can I give him a trial Mr Cordell with him showing me all of this, I do not want, there ant no members of the public the only witness that is supposed to be in there as a member of the public supposed to be saying some think

Police Officer; I thought you was appealing the Asbo

Simon; yes I am appealing the Asbo but how can I have a fair trial with there being so much corruption in the case and there being no witness, it's the police who have brought this case against me not members of the public

Police Officer; so you was given an Asbo is that right yer

Simon; yes I have been given an Asbo wrongfully and I have got the transcripts to prove it

Police Office; ok

Police Officer; but you are appealing that decision aren't you

Simon; Yes

Police Officer; right so when are you going to court to appeal that decision

Simon; I was supposed to of had my trial a couple of moths ago on the February 22 23 24 but the judge has said that because I keep screaming article six that I can not have a fair trial it seems like he keeps sending theses cops away helping them hoping one of them is going to wake up like they should put a letter through my front door and just drop the case and all the cops are safe and I am safe but no body wants to do that and none of them are waking up at the other end and keep bring the case back to court and I am screaming again how am I suppose to have a fair trial in September now and this has been going on for god knows how long now and I am trapped captive in my house now hoping one of the cops hold there hand's up and say well do you know what like

Police Officer; it is quite simply if there is no court case the complaint can be looked at or if there is a trial the complaint can not be looked at

Simon; all I want is some one to over see Steve Elmore's work

Police Officer; no, no, no, no, no, it's not going to happen is it until the court case is finish and if there is no court case yes then it will be investigated

Simon; oh ok

Police Officer; we are going round in circles any way

Simon; ok I understand there is not much that I can do other than be captive in my own home, is there? to wrongful laws that do not exist and should have not been imposed

Police Officer; like I said I am not going to make any comment on your case at all

Simon; as well as manufactured and fabricated evidence created by these officer's this is incorrect this is attempted murder conspiracy to murder
Police Officer;

Simon; 20 coppers sitting there together creating information reports not creating them on there true dates and then backdating them event dates and breaking article three of my human right it's human torture this is incorrect some body should deal with it there is levels which should be

Police Officer; I will

Police Officer; what I am going to do is we are talking over each other so I am going to terminate this call ok good bye

Simon; ok good bye

Chapter 444

15/04/2016

Chapter 444

16/04/2016 Tape recording four z0000016

Out going call

Police Officer; hello Metropolitan police how can I help you

Simon; hello I was just trying to work out some think, I just wanted to know who the new chief inspector is for Edmonton police station, is it true that it is a Colin Anderson

Police Officer; hang on a second while I just have a look for you

Simon; thank you

Police Officer; have you been on the internet to have a look, because all of the metropolitan police details are on our website

Simon; yes Jane Johnson was currently the police superintendent, I believe just up an till a couple of days ago and I have heard that she has been transferred to police royal diplomatic protection now or some think she is doing

Police Officer; right

Simon; and my issue was that I wanted her to oversee a lot of her officer's conduct that she is or was in charge of doing, but the problem that I have had was the conduct that I wanted her to oversee that the officers had committed, she had signed and instructed them to do so, to act, to hmm put a case

towards myself and I have got her signature on the application and now she has got and I understand that Colin Anderson has took her place in Edmonton police station and now he is in charge of all the police officer's there.

Police Officer; hum, hum.

Simon; so now I would like to arrange a meeting with himself.

Police Officer; hum, hum.

Simon; and I would like to be able to hand him an official copy of an article six alongside side with lots of evidence of police corruption he would have to agree with beyond reasonable doubt.

Police Officer; right.

Simon; and I want him.

Police Officer; all right, all right all right, well what I should suggest you do, ok take the hum documents letters or hum any think you got and go into the station ok and ask them if they could make a appointment for you, ok we don't have details of his hours and times that he works where the station will.

Simon; ok, ok, ok well that is perfect.

Simon; and thank you.

Police Officer; all right and bye, bye.

Chapter 55

17/04/2016

Chapter 55

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28/04/2016

Chapter 55

29/04/2016

Chapter 55

30/04/2016

Chapter 55

31/04/2016

Chapter 55

New month

01/05/2016

Chapter 55

02/05/2016

Chapter 55

03/05/2016

Chapter 55

04/05/2016

Chapter 55

05/05/2016

05/05/2016

Dear Josephine;

How are you, I hope all is well? After all, things considered, I will get straight into business, this letter is, furthermore, towards our conversations, however I would appreciate it if you can reply to my questions below, as soon as practically possible and with due time before you finish your working contract and leave your work office, so that we can conclude the case files and agreed activities such as taking the case to court so that we are sure that the conditions are imposed and defined within accordance of jurisdiction, as you have all ready agreed to do so, this is also inclusive of all information ready for the next representative of Michael carols office, who will be the new case handler so that he or she can be prepared to instruct any barrister for any up and coming court herrings.

Some of the questions I have are in relation to the understanding of the on goings that did occur, at and in the court mentioning at wood green crown court, on the 22nd 23rd this is also inclusive of the 24th 02/2016.

On that date mentioned the company, who you are acting for, that is, representing myself Mr. Simon Cordell, and further named as Michael Carroll & co solicitors, that you do or did represent a contract with till the 2nd June 2016, (reason said listed in the 3rd paragraph.)

This information was also inclusive of the understanding of the solicitor firms running objectives to the ongoing of this case, that in this instance is being brought against myself by the commissioner of the metropolitan police and his acting officers inclusive of other local authority governing body's, mentioned as Enfield council.

That being of an application representing a stand alone Anti Social Behaviour Order 2003, an Act to make further provision in relation to criminal justice and disorder act 1994.

It is being said that Miss Josephine Ward at a point of time before the date of the said trial hearing at Court, that was postponed and did not go ahead, that she undoubtedly mentioned, when giving her legal guidance too such accusations of incidents, that does refer to the organisation of illegal raves, that still said "acting in my defence."

It is being said that you did in fact explain before the date of the hearing, I quote; explain being of information regarding to the past representing barrister a Mr. Andy Lock, relating to that of Intel stating that he would not be able to attend court and act for myself as he did previously at the magistrates court, due to being away on leave and this being off the only issue raised by yourself, said to be regarding myself of your concern.

On the date of the hearing another barrister did apply to the judge in aid of my acting solicitors yourself, so to be sure that off you having too no longer represent me in the court proceedings, due to a brake down in communication between our self's, the judge ruled that Michael Carroll and co's must act till the conclusion of the case, the overall Point I am highlighting as referred too is that the judge "on the whole" has ordered the company to act for myself.

In that understanding I ask and request for you to direct for my case to be carried out in such a manner, if legal to do so? I request that being off; at the day of my trial to act litigant with my mother as a McKenzie friend and for a barrister that we do select together to represent me inclusive, so for he or she to be instructed to represent myself (in the background" on the days of court. I also ask of you to set up a meeting within one month of this dated letter, between who will be taking on the case after you leave your office alongside with the acting barrister chosen.

I believe and understand that this is within the constraints of the law; I take my guidance from <https://www.gov.uk/represent-yourself-in-court/overview>

I also request that you call for questioning the following officers;

1. a
2. a
3. a
4. a

I Mr. Simon Cordell have that of a suspended police complaint regarding issue's raised with yourself in regards to the case "awaiting action pending the appeal" Therefore I have also made the basics of a police complaint accordingly as documented here;

Referring to: Friday 12th September 2014
Met Police Complaint 1 of 3 created on date 06/00/2014 cad number 00
Statement: Pc 577ye
109 Burncroft Avenue

On Friday 12th September 2014 I attended the address of Simon Cordell in Burncroft Avenue EN3 with A/PS 556YE PETRUCCI, PCSO NASSEER and PCSO TILLEY.

I knocked on Simon Cordell's front door at 1230 hours and he opened the door and asked what we wanted; I asked him if he was Simon Cordell, to which he replied, Yeah." I stated to him that I was here to issue him with a summons to attend Highbury Corner Magistrates Court on 6th October 2014 at 1:30pm.

Mr. Cordell stated; what is this for?" I informed him that it was for an ASBO; I showed him the summons and the folder and as I went to hand him the folder and the summons.

Cordell stated, "I am not accepting that, I'm not having that." Cordell then placed the folder on the floor, outside his door, in the hallway.

I stated to him that he does not have to accept it and that I have already informed him of the date, time and where to go.

Mr. Cordell then shut the door before I could hand him the summons, so I posted it through his letter box.

Mr. Cordell was also told to inform his solicitor of this.

Mr. Cordell was a light skinned, mixed race male, with short black hair and was of medium build. Mr Simon Cordell will state that on this date he

caused not Anti Social Behaviour that might lead to Harm Alarm or Distress to any other person.

Mr Simon Cordell will state; "that he disputes the fact that he was serving the Anti Social Folder Paper Bundle as it was not handed to him self at no point of time, a copy of the police Complaint Sent is below.)

To Whom It May Concern:

I am writing this down for Simon Cordell to an incident that happen 12/09/2014 around the Time off around 12:00pm Of concern to all of many factors such as British Standards relevant to good business practice, Human Rights, Laws protecting our community governed by the United Kingdom well as many other relevant factors.

as of date prior explained in this chapter what happened leading up to events today at address.

109 Burncroft Avenue EN3 7J Q on the 12/09/2014 Mr Simon Cordell was at home making plans for positive future development in regards to his company and future proposals as well as relevant documents and data, To the surprise of a knock on his front door, this was a surprise because he has no intercom and was expecting no visitors.

So with this all explained he was cautious to open the door as he approached the door with caution of un-expected visitors he looked into the keyhole on his front door, He could see it was the police through his keyhole.

He asked them without opening the door what was wanted of him, they said they needed to talk to him.

At this point Mr Simon Cordell opened his door a little to see what the police wanted to talk to him about, once the door was opened a little they then said to him that they wanted to serve some documents on him at which point Mr Simon Cordell replied he was not willing to accept anything and closed the door.

Upon closing his door he told the police he was not being rude but he was not willing to accept receipt of any documents due to him having learning difficulties as noted on the police national police system and other governing services, which he then heard the lady police officer say through the closed door I was again looking through the keyhole watching what the police officers was doing I heard the " Lady police officer say what should we do to the man police officer said just put it on the floor in front of the door and he took some letters from the lady police officer and posted them into my letter box," the Man police officer posted 4 pages of papers in Mr Simon Cordell

letter box and the lady police officer put a large blue file on Mr. Simon Cordell front door step outside.

My son then called me and told me what had happened but due to a death in the family I was unable to attend his address until today the 13/09/2014 when I got to Mr. Simon Cordell address I saw the blue folder that the police had left at his front door which was in plain view of anyone.

It had been opened and left open so anyone could have looked into it, I was shocked to see that inside the document there was full details of Mr. Simon Cordell and also other people names under the data protection act the police should have never left this folder outside Mr. Simon Cordell address which would give anyone access to it.

I am going to the police station to hand this back to them as it was never served on Mr. Simon Cordell and he will not accept it from the police.

I am not sure if any papers are missing from the folder. I said it 'was opened on the floor when got there.

I believe that the police when Mr. Simon Cordell did not accept the documents they should have took them back with them and arranged for signed delivery or tried to again serve them on Mr. Simon Cordell as the file is far to big to put into a letter box.

This is also a complaint due to the data protection issues that the police could have avoided by not leaving the folder on a door step that anyone had access to.

The folder would have never fitted in a letter box and I do not feel that the police putting 4 bits of paper in a letter box is serving anyone the full paper work which should have been done and not just left it on the door step for anyone to see and read and take data out of it if they so wished, this is a breach of the data protection act.

1. Met Police Complaint 2 of 3 created on date 16/04/2016 cad number 00
2. Met Police Complaint 3 of 3 created on date 17/04/2016 cad number 00

This complaint is in reference to a Met Police complaint that has been filed, which is named 3of 3; that is in relation to an Anti Social Behavior order under the criminal and public order act 1994 that has been said to have been

granted in order of the commissioner of the metropolitan police, in the jurisdiction of United Kingdom Laws and regulations.

I am Simon Cordell; my date of birth is 25th January 1981.

My home address is as stated above.

I am making this official complaint further to my appeal dated 00/09 2016 in response to the police and local authority's application for an Asbo order, to which, the case against my self is one of an hearing off the application, against the organising illegal raves, that has said too have been proven as a guilty verdict.

This guilty verdict is said to be against myself Mr. Simon Cordell, to which I intend to prove that this is not correct.

I was not found guilty under the respondent's case along side many other issues of concern as listed; the day of the courting was held at Highbury Corner Magistrate's Court, to which I did intended to prove my innocents against the respondent's case and know I did do so.

The next and earliest appeal hearing date has now been set for Sep 2016 to my disappointment, as I have been proving my innocents since 13th August 2014 when first accused of such allegations.

Before this application I had been on string Lent bail conditions that had been imposed for other ongoing relating too Met police procedures, to which at he day of trial I did prove my innocents, the start date of the proceedings was date; 00/00/00 and the end date was; 00/00/00.

Substance off the complaint made by Mr. Simon Cordell is;

Listing:

Issues:

(i) It has been said that Mr. Simon Cordell did between the dates of January 2013 to the last date being 10 August 2014 in the Borough of Enfield that he acted in an anti-social manner likely to cause harassment alarm or distress to one or more persons not of the same household as him self.

Mr Simon Cordell has been accused of being involved in the organisation of illegal raves.

These are stated to take place on disused warehouses or industrial land.

These accused named raves are presumed to be licensable activities.

Mr. Simon Cordell case is that he has not acted in an anti-social manner on the dates in question;

Neither that he has not organized or supplied any equipment for any of the events cited in the Respondent's application.

Mr Simon Cordell has and still is in the police legal frame work, as he challenges and disputes the evidence presented that he were an organiser.

1. It is, Mr Simon Cordell case that this ASBO was imposed upon him unlawfully for the following reasons:

(a) He was never consulted / or warned prior to the Metropolitan Police Commissioner applying for an ASBO and this is in breach of the Guidance.

(b) The imposition of the ASBO was wrong in law, because nowhere in the Respondent's case has the Respondent proved that Mr Simon Cordell engaged in any acts of anti-social behaviour as defined under section 1(1) of the Crime and Disorder Act 1998.

The dates as cited in the Respondent's application dating from 12th January 2013 up to 19th July 2014 do not specifically refer to any acts of anti social behaviour.

Mr Simon Cordell was and has not been arrested for any offences on the dates in question, also supporting the fact being that of the respondents case stating and being that of "The organisation of illegal raves" under section 63 which is a criminal Act and that of the word illegal being used when there is no breach under the licensing act 2003.

This leads to a clear breach of police enforcement of their police of codes of conduct of power regarding residences private homes, equalling to issues of wrongful jurisdiction that does concern "private house party's" under the Licensing act 2003 as in apex 4 of the 2003 licensing act it clearly state as printed below;

Private Events 15.3, events that are held in private are not licensable unless those attending are charged for the entertainment with a view to making a profit (including raising money for charity). For example, a party held in a private dwelling for friends featuring live music, where a charge or contribution is made solely to cover the costs of the entertainment would not be regulated entertainment. Similarly, any charge made to the organiser of a private event by musicians, other performers, or their agents does not of itself make that entertainment licensable – it would only do so if the guests attending were themselves charged by the organiser for that entertainment with a view to achieving a profit.

The fact that this might inadvertently result in the organiser making a profit would be irrelevant, as long as there had not been an intention to make a profit. 15.4 Schedule 1 to the 2003 Act also makes it clear that before entertainment is regarded as being provided for consideration, a charge has

to be: • made by or on behalf of a person concerned with the organisation or management of the entertainment; and • paid by or on behalf of some or all of the persons for whom the entertainment is provided.

The licensing act 2003 has since been amended on date; 7th January 2013 and clearly states no breach.

(c) that on the 12/07/14 at time 09:53 a police officer of rank; pc surname; Elsmore, first name; Steve, badge number; 711243 YE, was logged into the police national computer and did in development of such an application for the commissioner of England and Wales, fabricate and manufacture such evidence along side with other listed officers.

This was done by way of conspiring and concealing true facts and if not for grid numbers not being retracted along side with other information that has been deliberately retracted to concealing true facts of my innocents, Met police officers creating such forgery, which could only lead a judge to gain a guilty verdict at trial.

Such claims supported by overwhelming evidence, that surly supports all stated facts beyond reasonable doubt r v bone 1968.

This was also done while creating and editing statements of truth, which can be proven by the associated unique Urn numbers attached to police officers intelligence information reports that do run consecutively with maybe a few minor adjustments “by officers wrongful doing” but still very clear to see and understand as most do start with urn 000378829 then urn 000378829, urn 000378830 and so on “as when the police officers representing the ASBO order were logged into the police national computer each report was created one after the other, but with falsified created date’s” which is a clear breach of police procedures.

Conspiring to falsifying this information could only be done to help aid in wrongful claims, to in fact gain a guilty verdict against the defending victim Mr Simon Cordell.

There is also that being of the fact relating to the chronological sequence of the CAD reports due to the time stamps as clearly listed here, that are surely to be in error;

CAD Num	Date	Time	Page
CAD 2637	07/06/2014	08:18	Page 191 to 195
CAD 2672	07/06/2014	08:16	Page 196 to 198
CAD 3005	07/06/2014	09:22	Page 203 to

205
CAD 3037 07/06/2014 09:20 Page 179 to
183
CAD 10481 07/06/2014 22:47 Page 233 to
237
CAD 10506 07/06/2014 22:44 Page 238 to
241

To put an even further burden on the justices system officers done such claims, while reciting and seeking for issue of wrongful jurisdiction of law as for fact section 63 crime and disorder act 1998 regards out door events as omitted unless trespass has taken place, no incidents that Mr. Simon Cordell is being accused of is in fact on open air land and trespass did not take place neither do the police provided any evidence supporting such claims. Please see article from The World Wide Web of section 63 public and disorder act 1994 at;
<http://researchbriefings.files.parliament.uk/documents/SN01889/SN01889.pdf>

What is stated in the Pdf web linked above is typed below;

Under the Criminal Justice and Public Order Act 1994, the police have the power to stop raves. Until January 2004, these were defined as unlicensed open air gatherings of 100 or more people at which loud music is played during the night. New provisions introduced into the Anti-social Behaviour Act 2003, which came into effect in January 2004, reduced the number of people who constitute a rave from 100 to 20, and removed the requirement for the gathering to be in the open air. It also introduced an offence of attending another trespasser rave within 24 hours of a police direction, to stop people simply moving the rave to another place. There have been press reports of police in some areas holding back from using their powers for health and safety reasons, either because of the dangers of dispersing large crowds in the dark or because of other dangerous local conditions. However, there have also been reports of successful police action to control raves in particular areas. Gatherings for which an entertainment licence has been obtained are not counted as raves within the meaning of the legislation.

However, there was some controversy about so-called licensed “raves” under provisions in the Licensing Act 2003 which came into force in November 2005.

These allow people to get temporary event notices for gatherings of up to 499 people for events lasting up to four days.

The licensed events could involve the sale of alcohol, and while the police have to review the application and object if they consider that crime and disorder would result, there is no mechanism for the general public to object. The Government is keeping this area of law under review.

These provisions would not apply to the kind of illegal raves covered by the 1994 Act, which by definition are unlicensed.

Mr. Simon Cordell states that the ASBO is disproportionate and it prevents him from engaging in lawful business.

The ASBO prevents Mr. Simon Cordell from applying for licenses to hold events.

The Appellant will state that whilst he is subject to an ASBO he will be prohibited from applying for any entertainment license and any license application will automatically fail and therefore this is disproportionate.

Mr. Simon Cordell has designed a business plan, this creates community events leading to an international festival and that sets out clearly the plans for events including marketing, safety, stalls etc and also specifically refers to co-operating with the police.

The ASBO prevents any applications from being successful.

Mr. Simon Cordell states that he has never been involved in the organization of an illegal rave as defined under section 63 of the CJPOA 1994.

Mr. Simon Cordell states; “that he was not rude to police, but does feel like he can not even go out for the day, with some of his friends, without getting stopped and searched by members of the police.”

Mr. Simon Cordell states; The Asbo application was created in the understanding that by pc Steve Elsmore and other officers acting in such a manner of the claims listed within this document and or by allowing other officers to use his id logging to gain such wrongful and illegal convictions they did do so upon oath to the legal services, new Scotland yard London sw1h 0bg Reference number L/107087/sag and stated that they was sure that the defendant Mr. Simon Cordell was responsible for the acts to which particulars had been given, in respect to the complaints made and developed by them self’s which are all concealed within the Asbo application, in turn knowingly and deliberately while intentionally misusing his and their powers of conduct, while and with complete disregard for regulations such as the NSIR national standards incident report 2011, to aid in a manner to

which was reckless and caused extreme disregard for my and other human life's creating a breach of many human rights as listed below with the relevant issues of concern in regards to each set of human rights that have been breached.

Article 2 Right to life

Article 2 requires that the Government take steps to safeguard the lives of everyone within the UK's jurisdiction inclusive of my self Mr. Simon Cordell:

by having effective criminal legislation (i.e. by making murder and manslaughter an offence so that to be sure that no person has the right to kill any other human being this is by all means within European treaties, to which the United Kingdom is apart off, without doubt and is inclusive of attempted manslaughter or attempted murder) and properly enforcing it; by requiring the police to take reasonable steps to protect an individual's life if they know or ought to know that there is a real and immediate risk to a person's life - although this should not impose an impossible or disproportionate burden on the authorities; and by requiring the State to take appropriate steps to prevent accidental deaths by having a legal and administrative framework in place to provide effective deterrence against threats to the right to life.

I Mr. Simon Cordell have attached to this document and have that of video evidence supporting the fact of members of the metropolitan police who were in attendance at my home address after I had made an emergency 999 call in regards to myself being a victim to a threat to my life by way of two gentlemen pulling a gun on my self out side of my home in regards to an illegal rave that had taken place in a warehouse that they stated was there own and that they had seen the intelligence in the metropolitan police website that had been published about similar offences, making them believe I had some think or that I may have been connected to do with there incident, the information in the police website was wrong in law and in danger my life and was not pulled down.

Article 3 Freedom from torture and inhuman or degrading treatment

I Mr. Simon Cordell have suffered a servicer breach in regards to the prohibitions relating to article three of my human rights leaving me with memories of torture and inhuman treatment while being treated in a degrading manner by way of being punished for allegations of a criminal offence and then having such information published in the public domain; a punishment that was and should have never been justified as there was no breach of the United Kingdom Laws and such intelligence that does in fact create the bases of evidence to support such claims is manufactured

It is an absolute right that in no circumstances will it ever be justifiable for an officer of the state use his powers to torture any tenant, resident person living in the United Kingdom

Inhuman acts will amount to torture when used to deliberately cause serious and cruel suffering

Treatment will be considered inhuman when it causes intense physical or mental suffering

Treatment or punishment will be degrading if it humiliates and debases a person beyond that which is usual from punishment

Article 5 Right to liberty and security

I Mr. Simon Cordell understand that my human rights regarding my own liberty and security have been subject to a server breaches due to members of the metropolitan police perjuring evidence in turn creating miss gross miss conduct leading to myself being deprived of my liberty's and security. I have been subject to gross corrupt police practice in the understanding of a multitude of cads contained within the respondents application towards an Anti Social behavior order that I Mr. Simon Cordell is being wrongfully accused of being that of falsely created and audited evidence. Provided below and contained within this document is a summery of the incidents co siding with official dates that is also inclusive of cad numbers and relevant supported evidence being referred too.

13th August 2014	The Asbo application was created by Steve Elsmore
13th August 2014	A meeting was held with Steve Hodgson who is a representative for Enfield Local Authority Council and Jane Johnson on behalf of the Metropolitan police along side others.
12th September 2014	A bundle is said too have been served on Mr Simon Cordell at 109 Burncroft Avenue, to which he disputes. In reference to police complaint 1 of 3 contained at the top of the document.

06/10/2014

Mr Simon Cordell was meant to have a hearing for an interim Order but legal aid had not been granted.

	Michael Carroll acting solicitor came to court, the judge overturned and granted legal aid. The application for the Interim hearing the judge would not hear.
22/10/2014	Interim hearing but could not go ahead due to Andy Locke Acting Barrister had a flood at his home address.
05/11/2014	Interim hearing and the order was granted.
02/12/2014	Mr Simon Cordell's mother has a note on her mobile phone, stating he was in court at Highbury Corner not sure what they was for.
09th 10th 11th 03/2015	Meant to have been set for trial but the court only booked 1 day hearing, this was then put off until the 03rd and 04th Aug 2015
03rd 4th 08/2015	Highbury Corner trial case part proven on the 04th 08/2015
26/10/2015	1st hearing at Wood Green Crown to see if case was ready for appeal on the
09/11/2015	Was 1st appeal date which was set for an 1 hour hearing
22nd 23rd and 24th 02/2016	Set for appeal at the crown court.

It is said that Mr Cordell had been found guilty on the 3rd 4th August 2015, to which he disputes to be correct, evidence of Mr Simon Cordell Barristers submissions inclusive of the court transcripts of the day of trial. The respondent's case is that Mr Simon Cordell has been accused of being integrally involved in the organisation of illegal raves in Enfield. Part of the Barrister submissions that represented Simon Cordell, had been that the allegations were that he was involved in the organizing of illegal raves, but the respondent hadn't adduced evidence, of trespass or evidence

of breach of the licensing Act 2003 which is a requirement for proving, that an indoor rave was illegal.

the Deputy District Judge ruled that the respondent did not need to prove illegality, - all the needed to prove was he had acted in an anti social manner.

In the view of the barrister this was a very questionable decision: firstly, the respondent based their case on the illegality of the raves rather than the fact of the raves themselves and secondly, without proof of illegality the presumption of innocence leads to the conclusion that the raves were legal, and thus, Simon being prohibited from engaging in an ostensibly lawful activity requires more careful consideration on issues of proportionality.

It should be agreed with the barrister statement as when dealing with this case Mr Simon Cordell was addressing the respondent's case to prove that he had not been involved in organizing illegal raves, as this is what the application against him was.

In total to date 19/04/2016 the Asbo application has been brought before the courts inclusive of magistrates and crown a total of 9 times the 10th to be in September 2016 to which I still do not understand how any person could stand a fair trial with such questions as has been referred to

regarding article 5.2 of my continental human rights as for the fact of the supported application being that of my self Mr Simon Cordell being legally deprived of such rights as Article 5(2) requires that anyone arrested must be promptly informed as to why he or she has been arrested and what the charge against them is.

This must be conveyed to them in a language which he or she understands.

The defendant questions the facts that of him self not being arrested for allegations of a criminal offence that do clearly state that they are of an illegal nature such as "the organisation of illegal raves" and that of how a court can be sitting in its civil capacity sitting a criminal case under section 63 of the crime and public disorder act 1998 as a standalone Asbo dated 00/00/2014 and associated to the laws of this date as for a Cbo Asbo application existed and still does and states.

The criminal behaviour order (CBO) will replace the ASBO on conviction and the DBO on conviction and will be available in the Crown Court, magistrates' courts, or the youth court.

The CBO will be available for the most seriously anti-social individuals and could be applied for on conviction for any criminal offence in any criminal court.

The CBO can only be made on the application of the prosecutor (in most cases the Crown Prosecution Service, either at their own initiative or at the request of the police or local authority).

As permitted under Article 5(2) which clearly states the purpose of this requirement is to enable the person to challenge the lawfulness of their arrest.

This requirement is not only limited to criminal context;

Also that of their being so many inconsistencies contained within the police statements as has been submitted in the response from the defendant Mr Simon Cordell in receipt to the respondent dated 00/00/2016 which clearly shows that of mutable geological locations of wide spread incidents on the same date and same time as the one incident that Mr Simon Cordell has been accused of on the 6th 7th 8th June 2014 which does in fact have all the locations blocked out by members of the metropolitan police force and if it was not for the grid numbers not being blocked out no person other than the developers of the application would have known the true facts as just explained.

Once checked and recognised by any other person in response to the claims I have just quoted, I believe that any other body would also notice many of the irregularities that I have shown to be fact and come to the same conclusion, so in the understanding of the statements just made and the understanding that Mr Simon Cordell is and was a innocent man from the start of on goings of the Asbo application and knows that he has not committed nor has he had the right to challenge such allegations under the criminal justice acts that represent the United kingdom Laws and European Treaties.

As from the start of the application Mr Simon Cordell feels the need to defend his legal right's against such allegations off illegal statements made by police officers against him self the same as he would if the allegations were made by any member(s) off the public to which no members of the public have mentioned him or a description of his person or any associated company or business names relating to the incidents of such offences creating the bases of a legal conviction of (organising illegal raves) In the understanding of civil and criminal law, Mr Simon Cordell has learnt in the understanding off all criminal cases were some think is alleged to have taken place that is said to have been illegal the correct Police procedure in them circumstances is that a crime will be created under the crime and disorder act 1998 by way of a victim or witness making a report then members of the police will be allocated to the incident and start investigations depending on the matter of relevance to the initial report to the resources available at the time.

The investigations may lead to an arrest what will lead the detainee to his or her statutory legal rights.

In the early 1980's the police did have the power to take cases to court without the decision of any other governing body, but now in 2016 the burden relays solely on the cps who are in calibration with Revenue and Customs Prosecution Office and is headed by the Director of Public Prosecutions (DPP) who is independent but subject to the superintendence of the Attorney General that is accountable to members of Parliament that do work for the prosecution services.

If charged any persons rights are gained under section 24 and 25 which does relate to the rights of any person charged and the minimum standards of criminal procedure.

But my case seems to sit in it civil capacity at court with none of the above regulations and my rights being carried out in accordance of the United Kingdom laws; please can you explain this to me? As I have no previous convictions of similar nature neither was the Asbo application a Cbo or Asbo on conviction it is in fact a stand alone Asbo and the legal guidance is for the application not to be based upon

At the appeal date that had been set for Feb 22nd 23rd 24th 2016

Legal aid was re granted on the 00/00/2015

On the 2nd appeal date set Mr Simon Cordell's acting solicitor explained to him that she could not arrange a barrister till April 2016, due to the past acting barrister being on leave.

Mr Simon Cordell had many concerns with the respondents case that has been put towards himself and had prepared a computer typed copy of an article six that does in fact raise some of the issues of concern that he had with the on goings of the application being put towards himself "a attached file of a copy of what was handed to the judge has been attached as (Exhibit 2 that being of this document being off Exhibit 1)", this was given to the Judge HHJ Pawlaks who refused to read and take note to such human continental rights and ordered that I the applicant Mr Simon Cordell answer 5 questions A to E by a pre hearing date of the 4th April 2016 the questions asked and answered are in another attached file(Exhibit 3) in numeric order to this complaint.

On the same day of 22nd /4/2016 I again asked in a written letter handed to the judge requesting for the right to a fair trial and in that letter I believed I had proven to him more than beyond reasonable doubt that the developers such as officer pc Steve Elsmore in the making of the Asbo application had manufactured and fabricated such evidence of claims of evidence, I supported this by drawing a table contained within my hand written letter to the right to a fair trial I know this shows the errors in the time stamps too be

corrupt, I also explained that I had been held under my free will, as the laws that do represent “the organisation of illegal raves” relating to such a section as section 63 does not account to an in door private house parties unless trespass has taken place and that on the 00/00/0014 at the day of trial at the magistrates court I was not found guilty of such crimes or offences as stated in the transcripts of the day at court and in the barristers submissions to my acting solicitor, also the fact that being of under the licensing act 2003 there is no breach of law when holding such private events in private air when no profit is being made to which the applicant has not adduced any evidence supporting claims of money equalling to profit, the incidents Mr. Simon Cordell is and have been accused of was in fact in private place of residence It was explained to the judge that by not paying attention to the true facts of the case and not putting the police officer under investigation would in fact in danger my life Mr. Simon Cordell as I had been explaining to every person of interest relevant to the ongoing of my accused case load from the start of the case as I felt and still do feel intimidated and at threat, off the police office being given time to edit more evidence in the case to manipulate the truth and take disregard to rules and regulation to avoid a complaint of investigation pending against himself in turn avoiding by method of prolonging disciplinary action in turn taking away my own security off walking down my own home streets for a period of this case to date 19/04/2016 equalling to the time length of start date of application said to have been served in accordance to the united kingdom laws to which a official police complaint was raisin as listed in the first chapter of this document is 12th September 2014 total days are 00000000
The judge once again asked held hostage to corrupt officers allegations It was written by my self as I felt I have been if granted by the Jude this would in fact set the new appeal date to be two months after the all ready agreed appeal date of Feb 22nd, if the court aggress to such a date, contained within the time scale of April 2016 and not any time after, due to the court diary all ready being pre booked.

Points of concern leading to a breach of article 5 of Mr. Simon Cordell human rights;

Police complaints procedure being that of a bios manner to aid officers from rightful investigation that would lead to rightful tribunal action being taken against such officers wrongful claims.

Article 6 Right to a fair trial.

As referred to in the previous articles of this official complaint I would like to again take reference to any person’s contervental human rights article six.

Article 7 No punishment without law

Article 8 Respect for your private and family life, home and correspondence

Article 9 Freedom of thought, belief and religion

Article 10 Freedom of expression

Article 11 Freedom of assembly and association

12/01/13

That Mr Simon Cordell had been involved in the organisation of and/ or supplied equipment for and/ or attended an illegal rave at Canary Wharf

24/05/13

That Mr Simon Cordell had been involved in looking for venues, to set up a illegal rave

5/05/14

That Mr Simon Cordell had been involved in the organisation of and/ or supplied equipment for and/ or attended an illegal rave at Unit 5, St George's Industrial Estate, White Hart Lane, N17

07/06/14

That Mr Simon Cordell had been involved in the organisation of and /or supplied equipment for and /or attended an illegal rave at an empty warehouse on progress way, Enfield

20/06/14

That Mr Simon Cordell had been involved in the organisation of and/ or supplied equipment for and/ or attended an illegal rave at 1 Falcon Park, Neasden Lane, NW10

19/07/14

That Mr Simon Cordell had been involved in the organisation of and/ or supplied equipment for and / or attended an illegal rave at the Carpet Right Showroom on the A10 Great Cambridge Road, Enfield

24/07/14

That Mr Simon Cordell had admitted to police officers that he was the organiser for illegal raves.

27/07/14

That Mr Simon Cordell had been involved in the organisation of and / or supplied equipment for and / or attended an illegal rave at an empty ware house on Millmarsh lane, Enfield

The Defendant is prohibited from:

Attending a rave as defined by s.63 of the criminal Justice and Public order Act 1994;

Being concerned in the organization of a rave as defined by s.63 of the criminal Justice and Public order Act 1994;

Knowingly using or supplying property, personal or otherwise, for use in a rave as defined by s.63 of the criminal Justice and public orders Act 1994;

Entering or remaining in any disused or abandoned building;

Entering or remaining on non residential private property on an industrial estate between the hours of 10pm and 7am without written permission from the owner and / or leaseholder of the property; and; Engaging in any licensable activity in unlicensed premises;

Article 12 Right to marry and start a family

Article 13: Right to freedom of movement

These conditions relating to the ASBO application that have been bound upon Mr Cordell are for the whole of the UK.

When the skeleton bundle was updated most recently on 05/02/2016 the applicant supplied a book, this book is created by members of the Home Office, based within the United Kingdom and this books nature is of such a guide to anti- Social Behaviour Orders.

Please take note to page number (106) which clearly states to have that of conditions imposed of such a wide scale of areas, would be a breach of Mr Simon Cordell's human rights, this is inclusive for any other person who might also be banned from the whole of the UK.

The reason being of that statement just quoted is that there should be special care taken when defining (Geographical location) regarding incidents locations that have been or are contained within an ASBO application. (Any

court Judge must not grant an ASBO order without evidence that there has been potential geographical extent of the problem. This is in regards to any incident, when the behaviour of a person has lead to cause alarm harm or distress to, one or more other person(s) not as of the same house hold of them self.

(The problems Mr Simon Cordell has been accused of are contained within the Borough of North London Enfield namely but one accused incident.) It was said in court by my Barrister, that if Mr Cordell ever does need to go to a petrol station along a motor way or on a named industrial estate as many petrol station in fact are and he was to do so between the hours of 22:00 hours and 07:00 hours he would in fact be in breach of this ASBO, the judge replied and said well in that circumstance of an incident, he will be arrested and have to prove in the magistrates court that he was going to get petrol. Also if he made a wrong turn when driving and turned into a non residential private property or into a industrial estate, that he would be in breach of this ASBO.

Together Simon Barrister and Simon Including his mother, tried to ask questions about the conditions that have been imposed upon himself, Simple every day life moderately such as what if he needed to go and get milk from Tesco's or a shop and the judge said well he will be arrested, Simon cant even go to a large moderately of shop such as Tesco and many more similar new establishments between the hours of 22:00 hours and 07:00 hours, without being in breach of this ASBO.

If Mr Simon Cordell was to go out for a night, were music would be played as stated in the skeleton argument, that has been provided by the applicant on page number (005 module 20), Many young people do go out to listen to music when in private air and do not need Local Authority permission as stated by the applicant, in today's modern society, as it is stated he would have to ask any owner to see there licensed to make sure when listen to music with less than 500 people, this should only be defined under section 63 of the crime and disorder Act, as in open Air or when Trespass has taken place.

No one wanted to define the conditions the applicant wanted to make this a life time ASBO and applied for the conditions on the day of trial but was denied by the DJ it was also said that after the 5 years, the applicant can apply to put a next 5 years in place because the judge would only allow the 5 years imposed and not the life time ASBO.

An Anti Social Behaviour Order should be given as the final resort, before an ASBO is considered to be put in placed on any person.

Other methods should have been tried to as before the court proceedings in any ASBO application to aid in bringing about a solution depending on the offence that has been committed; this is especially in cases of unlicensed activities.

These solutions should have included the possibility of mediation, warning letters and Acceptable Behaviour Contracts (ABC).

An ABC is classed as a written agreement between any Known persistent offenders, to which Simon Cordell has never been arrested to any think of similar nature in fact the last time Mr Cordell was arrested, was in 2009.

Article 14 Protection from discrimination in respect of these rights and freedom.

Protocol 1, Article 1 Right to peaceful enjoyment of your property.

Chapter 444

06/05/2016

07/05/2016

08/05/2016

09/05/2016

10/05/2016

11/05/2016

12/05/2016

13/05/2016

14/05/2016

15/05/2016

16/05/2016

17/05/2016

18/05/2016

19/05/2016

20/05/2016

21/05/2016

22/05/2016

23/05/2016

24/05/2016

25/05/2016

Def

Mother of D in court + potentially giving evidence

Met

Police – No objections

Probably case will go over till tomorrow

6 Witness of facts

1 Officer in the case

To be 6 witness + 22 case statements

Def

Just gave possession of new info on face book, not in bundles before court, but should be. Shows info suggesting never organised but other people did, nothing to do with w/d

DJ

Interim ASBO made case by been well ?nan?

DEF

This evidence shows that Rave on 6th 7th 8th June 2014 was nothing to do with w/d

Miss Cordell mother has carried out her own investigations as she was not happy with results of investigating officer / so/s

This is a large bundle to get through this late

If the material can be vied by the DJ and then if (Possible metered) then DJ can decide on admissibility of the evidence

DJ

Producing material, however relevant, 10 minutes before a trial is not acceptable.

Met Police

1st Statement

DEF;

Has made a application for an ASBO Order.

Inspector Hamill to lead...

Witness 1 – Inspector Hamill – 11:15am

Statement contained in tab 9-lead

DEF XEX

Intel would be by open source, checked by an officer but was not done by me.

The rave was taking place indoors.

I have not personally spoken to the owners of the venue.

I only see the D on the Saturday on the evening of the 7th Saturday.

I did not go inside, the gates were closed.

I did not see any vehicles.

D'S Van registration is known to the police but I would not personally know.

There were vehicles parked but I did not notice whether defendant's van was there.

He was not aware of people squatting in that building at that time.

R v Cordell

2

Hearsay of officers continues.

D @ venue but officer not present here today.

There was a rave on an adjoining RD but not on that day.

Phone calls received were not relating to Crown Rd Rave on that day.

On the day in question phone calls related to this particular rave (Progress Way).

Met Police RE-XE

My understanding is the door staff @ gate presented D as the event organiser, referring too page 184 Info re: caller reporting incident.

DJ

Was ?SH? opp raised previously.

DEF

No.

Witness 2 Pc Miles – RO – 11:45 Am EIC

Attended venue on the 7th alone – did look @ Intel before attending.

Officer did not speak to any of the owner's.

Did not know D was with Tyrone Benjamin

WITNESS 3 – PC Skinner – Bundle Tabs 12 of 13 Lead

Statement 1 Tab 13

On the 7th Duty officer + walked in to Estate and saw a van but did not recognise van

He saw D however who admitted he was the organiser of the rave

Statement 2 Tab 12

Youths were committing shop lifting out of the petrol station

I had to call for reserve intervention

I arrested D and people dispersed and D was realised

Rave did not take place

No doubt the rave would have continued had he not arrested D

DEF XEX

19TH July event @ Carpet right company building was occupied

Saw speakers – Intel were loading equipment indoors

Details of van taken but was not D

Carpet right was padlock round metal barrier

Other car park had a front entrance

I was senior officer attending the venue

Latter on I instructed the sergeant to contact the owners

I latter see the defendant getting out the van

I can't remember that, I may have updated others in relation to D getting out of van. But I may or may not have updated the system

On the 7th June D made admissions to me not aware of squatters

Met XEX

Refers to statement on page 76

Witness Pc Edgoose – R/O 12:14pm EIC Read

Statement 21

Incident of 24th July:

I was in a vehicle that stopped D's Vehicle

No threat to break defendant's window (ok)

It was all about drug issues

Witness VI – Pc King 12:28pm EIC

Tab 15/16

R V CORDELL

3

Statement Page 41

Officer has only met D once before

D has all ways been polite

Has never had any problem with the defendant

D was rely eloquent of clearly knows the how

Witness Pc Ames – Acting sergeant – R/O -12:46 Pm EIC

DEF XEX

Event was out doors

Saw sound equipment substance speakers box

Approximately the size of witness box, but could not remember really as he was distracted by people

No further questions

Witness – Pc Elsmore – R/O – 14:10 EIC

Tab 6 – pg

DEF XEX

The Council is confused that of the PNC info of the statements, Council adds no probationary value of info Re: Witness being “afraid of D” Which he puts down to the way he worded, but he meant that people actually are afraid of possibly giving evidence in court

DEF

Counsel argues that officers statement is designed to cause on evidence reaction of this of no value and speculatory in nature

DJ

How many calls from public did police receive?

Witness

In excess of 15 calls – how many to the same venue and not other address

Officer does not know the number of callers in relation to each of these occasions

On page 15 – Allegations re: Mill marsh Lane, evidence from officer not first hand – relied on cads and other Intel

Query Re:”3 massive nitrous tanks”

DJ

Were did you get such info officer

Witness

From Page 65 – sergeant King – Crimit’s Re reports, other Intel but not from people at the venue

COUNSEL

Officer you signed a statement of truth ===to other witness statements

DJ

We all know that on ASBO apps hearsay is allowed

Counsel

Why did officer no and rely on Pc Kings Statements later than on the Crimit’s reported

R V CORDELL

4

Officer no and involved in taking info from Pc King

Confesses he did it

Did not, notice the discrepancy on statements

Have heard of Every Decibel Matters – They were advertising and I believe the D knows a member of the above company

No evidence D is involved in running there operations

No attempt has been made to speak to directors of company

No reason to why you didn't /contact the company

I think from memory have met D once @ Edmonton police station

At Page 16 1st paragraph – not consistent to fact that he met him on the 7/6/2014

All notes with cad number were listed from reports not officers own words – same applies from Cads that had no input

Has not made any attempts to contact owners of premises

Officers unable to assist courts in relation to why statements were not signed on note books profiles

Another example of doings put in statements to blacken Mr Cordell's evidence in statement @ point 12, No convictions that of class A drugs unlike what's written in

Statements – another example of untrue cut and past

DJ

Ill ignore because no convections of class A drugs or supplying

Counsel

You can not assist with witness reliability of info contained, can you?

Can Intel be wrongfully inaccurate? No

Officer

On that particular re post, it appears to be right

I did not speak to Parcell he is force @ 7 boroughs

I believe he was not included in the email, because Intel (**text missing**) Email sent to LDE only

Searched (**text missing**) for info on Cordell's convections

Moving on to statement on Page 30

Does PO investigating unit have more info than it is letting on?

Officer

No

Are you aware that Miss Cordell has spoken to other officers Re: Rave?

Suggests that you do not want DS Tanner to be examined on these proceedings because she has information Re knowledge of raves and them not being connected to W/D

Spoke to Pc Tanner but not written what – spoke to **(text missing)** this year

You have no recorded that you emailed her but then spoken to her

Emails have been deleted and no copies keep on record

Met police

XEX OF Witness vii

Done oath seductions:

Nothing in the contents of this report is inaccurate to my knowledge

DEF

Hopefully the 2 witnesses on behalf of D should be able to give evidence tomorrow

Witness viii

Miss Cordell ATT – 16:05 – EIC

R V CORDELL

5

D (her son) lives separately from me but I have been trying to help him sort out inaccuracies with both his PNC and other police matters

Police is still popping around to his house - Simon tells me and also I physically get to his flat before police have left

He is being harassed by police

DJ

Are 6 officers not reliant – on witness statement - there for putting a line though RD?

DEF

Material deters with PNC that was included by Met – There fore right to challenge. Plus PNC in evidence not correct

DJ

Very little weight will be given to PNC

DJ

Miss Cordell

Met XEX

Bottom of Page 8 – Leaving party for Dwayne Edwards

I got there at 7:30PM and left about 9:30 Pm 6th – 8th June – D was also with Dwayne the days of Saturday and Sunday as well

He was at my house for a 1 hour and half on Saturday and 1 hour on Sunday during the day. I agree I did not include it in my statement

On Sunday it was around midday

I was not with D from about 2AM on Sunday, no I was not

Nor at 2AM on Saturday either

On the 7th June I did see my son and so did all my family members that were at the party

At Page 14

“Police did not have 101 books “

2 and 3 paragraphs

Accepts that was told to me by DS Chapman

DS Tanner called me on 11th or 12th I believe they have a lot more information

I am aware of full **(text missing)** Alleged involvement but not raves

I do believe that met have a vendetta against my whole family including Tyrone – Harassment: pull them out for no reason, I would not say from every officer

Miss Cordell continues

I am saying that there may be some truth but allegations of my son organising raves is horrendous

Been scribbled out?

About medical statements of info has not been contained re question: D had been stabbed and was in hospital

Been scribbled out?

20th June couldn't give evidence as to D were about but believe he had been arrested on the 19th 20th July not witness him – did not give detailed route in statement because did not think it was relevant

Problems with service of docs with police and would not take bundle because **(text missing)** with police, he panics and rings me every time he is stopped

I have so **(text missing)** and right down all encounters with police all low not in the bundle

DEF XEX

R V CORDELL

6

I accept involvement of police – they interact with her son and family

You said Met police have a lot of info of you said “accepted involvement but not raves “

I have involvement with police of lots of data practically with Simon, but not in regards to raves, issues other than raves

I don't accept he is involved in organisation of raves

Case Continues Tomorrow

R V CORDELL

2/2 DAYS

1

Witness XEX

So you are not yet Charity registered “Too Smooth”

Company were young entrepreneurs can advertise there Business

Page 77

Retail branches relating to music, sound equipment and co involved in provision of sound equipment

Never took profit money from company

Page 87

Deposit of £700-00 daily rate is £100

It is my signature at the end of this (text missing) the figures have not been edited - **Page 88**

All deposits are non returnable under any circumstances on this mandatory if the equipment got confiscated, I did not make any profit, and I just did it to get to no people

Non profit it is just a hobby

Statement from Page 2 – Bottom of Page:

You state that I accept and aim was to rent equipment

Its being suggested to you that the business you was designed was to make a profit

DJ

As you own entertainment equipment – Yes –

I was not renting out equipment – being it a lot suggested that primary aim was to make a profit

Renting him out sound equipment,” no I was not at all”

Are you aware that music is a licensed activity and beliefs need a licence to play music?

I need a licence for both premises -Yes –

I would not check if lending equipment to a private party

Too Smooth Is registered but not trading because of the ASBO including Interim Order, my reputation has been ruined

Interim App on 18th 2014 so before then June 2014? 4th? September

Were any business transaction conducted during them periods

I sold Business transactions

I have lent to councils but not for business transactions, as a friend only

It’s incorrect that I was setting up raves

Page 50 – bundle tab 9 – Inspector Hamill

I walked from Great Cambridge Rd towards them, it would be, impossible for door staff to get me for I was on the other side of Rd, never on the premises

“Yes” it is incorrect

R V CORDELL

7

“Yes” POs mistaken

Page 38 – Tab 13 – Detective Skinner 2 events

Page 75 – Tab 24

D denies knowing people alleged to have worked for him on the night – either Pc or person mentioned in statement is wrong

Reason why you’re found in these raves is because you help organise them

Page 141

Vehicle was owned by me but was sold and now brought back

Statement Page 3

Page 104

I was not with Holly Field on that day

Page 99

Accept I was there in the van inside the unit

The report is wrong; I had 2 boxes in the van – No speakers – I was not in the premises

Did not help organise Rave and sound equipment was not mine

I have tried to hire equipment but organisation of event – Birthday party nothing to do with me

Is Pc Chandlers report wrong as well? “Yes”

9 / 10 – August 2014

Bottom Page 7 (Statement)

Accept I attended venue – for Birthday dinner – I was invited

200 People turning up had nothing to do with me

With social networking it is easy for some one to have 200 friends

I had cylinders in my vehicle, requires legal authorisations, I have them on my car, for welding - I do welding continuously I do it as a hobby

I was not at the location for a large rave

I do remember many people turning up

I remember police being in attendance

I would never shout @ crowd – to busy talking to the police

Pc statements are wrong

There’s a possibility that I did say to police that it was a private conference

DJ

Do you no that 20 people is the maximum – Yes

Def XEX

Was Pc Edgoose out of car? – I know two of them come out of car and approached me

24th May Incident - Do you remember speaking with Pc Jackson? Do not remember names.

Paragraph of T and C'S Re Falcon Park (Statement)

Deposit does go back unless damage or loss stopping due to breach of agreement.

Amount = No Fee

NFO

DEF

Additional witness not here, statement can be read but less weight because witness not here.

Witness 2 can be here in 1 half hours

Half evidence

R V CORDELL

8

13:30pm

DEF

NF Witness

Case closing subs.

Statutory test key:

- 1) Whether D has acted in an Anti Social Manner: Alarm / Distress.
- 2) Astonishing of council to make that whole 11 officers were wrong.
- 3) D's evidence is also not meritable and neither his witness statements.
- 4) D's Mothers evidence – totally irrelevant – her evidence is based on conspiracy police have against her family.
- 5) 7th June Witness Inspector Hamill and Sos Miles witness, Cordell (D). Inspector Hamill miles points, to D being the organiser.
- 6) Disruption and concern Rave caused that is outlined by Cad Reports and officers statements.
- 7) 19th July Inspector Skinner describes a rave and Cordell being organiser, another statement as far as D is concerned, which is totally wrong.
- 8) Crimit's reports show D as organiser, of large raves according to officer's statements.
- 9) Test mode out of submissions above.
- 10) Consistent Patten of behaviour as by of D concerned.

1) Test of Public Nuisance? Does not (text missing) delaminates? Of fact, but from Cad's Re: alarm distress etc.

Shows this has happened.

The impact this has on police resources looking @ noise levels and potentially speculating out of control – Disorder due to shutting events down

2) Pc Elmore: Description (of crime) levels after the D was subject to order has reduced – only 3 – when D was active was significant more

3) The order is necessary and attention drawn to carefully word interim order

Def Closing subs

1) Test to be passed can the allegations be proven? Deceived that alleged it may be illegal, it does not need to cause Alarm harm or Distress

Page 2 and 3,

Hearsay from Steve Elmore is a copy and paste job

Pc Parcel not correct to file evidence, of Crimit's, which contained incorrect evidence that can not be backed up, of D known for class A drugs and or supply – info is widely inaccurate

Totality of evidence is hearsay as well as reports at Cannery Wharf

No proof this was an illegal rave, as S63 CJO 1994, No proof of Tress Pass – determination not proved to Criminal Legal Standards

I did XEX Officer of @ no time did he indicate where info had come from, 24/05/2014

2nd Allegations – Application relies on Hearsay again and Crimit's **Pages 104 – 107**, noted from evidence

2nd Could hearsay from Josher Holyfield, who allegedly confessed that was looking to set up raves ---

(A large section of court transcripts are missing)

Crimit's, "steward not her again?"

R V CORDELL

8

Page 98-100 – hearsay – from a Pc again – all in 3rd person, no indication that Pc attended himself

No evidence that it was illegal rave

Show determination in view of illegal rave and no proof has been submitted or covers witness as victim

No allegations where app Produced 1st hand evidence

The particulars of allegations, states illegal rave and no proof of the required standards has been submitted, nothing adduced

It may be unlikely for presumption that given but it's possible

In XEX

App (text missing) del failed to Enfield Council, who did not pursue

Does it show the organiser or just some one getting involved in things he shouldn't

Hearsay be (text missing) Grounds are not here =====

No evidence police confirmed D to be organiser

D spoke to police; he gives reasonable Intel, calming he can't keep his mouth shut

A man who state's his someone else's lawyer

This is a rave said to have lasted 3 days but evidence is weak

Tyrone's presence was untrue, due to life threatening injuries No competent evidence

Police had Intel, Re: Every Decibel Matters, with no further line of investigation

Additional hearsay, only evidence is a van of equipment hired equipment for free

19/07/2014

Carpet Right – Inspector Skinners evidence – the indoor test of legality is proof of trespass and nothing adducted

Mystery why no statement was taken from owner of keys? Also whether or not consultation's had been given to access the premises

On another occasion: Mr Cordell gave explanations to his presents

24/07/14

“D does not accept he organised”, Pc Edgoose **Page 50** – statement said he “did organise illegal raves” Admissions alleged from evidence,

Entirely of conversations of others, not clear

27/07/14

Same on Mill marsh Lane, hearsay evidence of a number of Pc's, who were called and gave evidence

Interesting that some one other than D, (lost text) has supported evidence of people living and potentially other's on the land treating it as home

Further evidence inaccurate regards shoplifters

9/10 August

Evidence of Pc officers, does not match up with allegations in the application – on his duties, odd their being squatters, also did not try to contact owner while on duty suggesting D there at private party – due to lack of suitable equipment, evidence D was attending a private party

Councillor; ?

General credibility of witnesses was errors, because hearsay of Crimit's of no prominence taking into account weight of statement

Page 32 ? day and event 2

Inconsistencies that are bias of officers to include evidence that favours the application by being unreadable

R V CORDELL

-09-

Allegation of 15 to 10 boys (text missing) to talk un relative of conduct

Fear of reprisals

LTC when given evidence was to prove sound organisation possibly which D accepts

If? D was polite on his case

Investigation not performed with measurements as it should have been

Vendetta families highlighted

Inconsistency's between start of Crimit's, a complete absence of follow up, "is simply worrying"

What other info is wrong, that we have not been able to check?

DJ

Mr Justice?? Pitions??? – sum ??? and ???

Test of???? – Not related to police resources

Was ASBO serious and persistent?

Decrease in activity – "huge decrease since Interim ASBO "but no indication of trends: before – after and previous years

Pc Elsmore, couldn't say, why there was a decrease in raves

Correspondence of consultation - so far this relies wrongfully on weak evidence

Met on points of how then the statutory test, in relation to raves and into what is required

DJ

Delivery of judgment @ 15:32pm

Satisfied so that she is sure, that the D acted, during the dates in a manner so for the ABSBO to be Granted

Order necessary for reasons:

(1) Nature of conduct of these parties's

(2) Noise of ?????/? of ?????? civil

(3) Police officers have to attend in large numbers

(4) Since interim order there has been a decrease in this type of activity

(5) Satisfied D has acted in as manner, of such conduct, that he caused harassment alarm, distress

(6) Conduct is necessary to protect residents of Enfield , from anti social acts, from Simon Cordell

DJ

Need to ensure probations are precise to award

DEF

D's attendance at raves is not an issue and places unreasonable burden on him for attending parties when 20 people attended and what appears to be illegal then turns out to be legal, also places D in a difficult position if false steps are made to legality of parties, ASBO must be prevelitive

DJ

D can carry out legitimate and licensed business

Point D; "or local authority addition"

DJ "To a period of 5 years"

Propitiations are precise and plain

Term's of the Order

D to upset then left room but lawyer present

Terms need adding

END OF THE COPY OF THE Highbury Magistrates Court

Transcripts

On Monday, 23 May 2016, 3:18, Rewired Rewired <re_wired@ymail.com> wrote:

Dear Josephine; How are you, I hope all is well? After all, things considered, I will get straight into business, this letter is, furthermore, towards our conversations, however I would appreciate it if you can reply to my questions below, as soon as practically possible and with due time before you finish your contract and leave office, so that we can conclude the case files and agreed activities, such as taking the case to court, so that to be sure that the conditions are imposed and defined within accordance of jurisdiction of the law, as you have all ready agreed to do so, this is also inclusive of all information ready for the next representative of Michael Carroll's office, who will be the new case handler, so that he or she can be prepared to instruct any barrister for any court herrings, as per-listed. Some of the questions are in relation to the understanding of the on goings that did occur, at and in the court mentioning at wood green crown court, on the 22nd 23rd this is also inclusive of the 24th 02/2016. On that date mentioned the company, who you are acting for, that is, representing myself Mr Simon Cordell, and further named as Michael Carroll & co solicitors, that you do or did represent a contract with till the 2nd June 2016, This information was also inclusive of the understanding of the

solicitor firms running objectives towards the ongoing of this case, that in this instance is being brought against myself Mr Simon Cordell by the commissioner of the metropolitan police and his acting officers, this is also inclusive of any other local authorities governing body's, one mentioned as Enfield council

This being quoted being of an application representing a stand alone Anti Social Behavior Order 2003, an Act to make further provision in relation to criminal justice and disorder act 1994

It is being said that Miss Josephine Ward, at a point of time before the date of the said trial hearing at Court, that was postponed and did not go ahead, that she undoubtedly mentioned, when giving her legal guidance too, such accusations of incidents, that does refer to the organisation of illegal raves, that still said "acting in my defense" It is being said that you did in fact explain before the date of the hearing, I quote; explain being of information regarding to the past representing barrister a Mr Andy Lock, relating to that of Intel stating that he would not be able to attend court and act for myself as he did previously at the magistrates court, due to being away on leave and this being off the only issue raised by yourself, said to be regarded myself of your concern

On the date of the hearing another barrister did apply to the judge, in aid of my acting solicitors yourself, so to be sure, that of you, having to no longer represent me in the court proceedings, due to a break down in communication between our self's, the judge ruled that Michael Carroll and co's solicitors, must act till the conclusion of the case, the overall Point I am highlighting as referred to is that the judge, "on the whole" has ordered the company to act for myself Mr Simon Cordell

First Question and request is;

In that understanding, I ask and request for you to direct the case to be carried out in such a manner, if what is being request is legal to do so I request that being off; at the day of my trial, to act litigant with my mother as a McKenzie friend and for a barrister that we do select together, to represent me inclusive, so for he or she to be well instructed to represent myself (in the background" on the days of court) Second Question is; I also ask of you to set up a meeting and for this request to be inserted within one month of this dated letter, this meeting will and should

be between who will be taking on the case, after you leave your office, alongside with the acting barrister chosen.

I believe and understand that this is within the constraints of the law; I take my guidance from; <https://www.gov.uk/represent-yourself-in-court/overview>

Second Request is;

I also request that you call for questioning the following officers and civilians;

- Josher Holyfield
- Superintendent Jane Johnson dated 30/ October 2014
- Steve Hodgson Dated 30th October 2014
- Dc Steve Elsmore Dated
- A/PS Charles Miles Dated 2nd August 2014
- A/Inspector Hamill Dated 6th August 2014
- Pc Donald Mcmillan Dated 14th August 2014 and 19th August 2014
- A/Inspector Douglas Skinner Dated 15th August 2014 and 9th September 2014
- A/PS Jason Ames Dated 15th August 2014
- Pc Aaron King Dated 15th August 2014 and 7th September 2014
- Pc Jhon Anderson Dated 19th August 2014
- Pc Eric Baker Dated 19th August 2014
- Pc Edgoose Dated 31 August 2014
- Hugh Giles, Director of Legal Services Metropolitan Police Director of legal services.
- Sally Gilchrist Legal Executive

Third question is;

Would it, please be possible for you to send me the barrister's notes, submission that he wrote for the last hearing also inclusive of a copy of the submission he prepared for myself in regards to the admittance of hearsay in the ongoing of the respondent's, case.

Forth question is;

I also request the date of my up and coming appeal, I know it is in Sep 2016 at some point in time but I am not sure what date.

Fifth question is; There is the fact of the matter, which leads me to the concern of the Judge at Wood Green Crown Court giving the respondent, until the 01/09/2016 to hand over anything that was needed and what the judge himself asked to be given, as this date set will give me and the representatives of Michael carol and co solicitors, very little time in order to go over anything that will be handed over to us and the court.

The question is why did no one say anything about that date as it is so close to the appeal?

Sixth question is;

As has all ready been mentioned, I would like to know where I stand; I know you are leaving Michael Carroll & Co on the 03/06/2016.

So I would like to know the person that will be taking my case over at Michael Carroll's & CO after you leave, I ask is someone actually taking over my case at the office? The worry I have is when I spoke to Michael Carroll at the office, when meeting you Miss Josephine Ward, is that Mr Carroll then went down stairs "Outside of his office" and then spoke to my mother, there confiscation was; Mr Carroll said he will not do anything more on my case, because too much money had already been spent. So to me he is only worried about money and not someone's life he is acting for.

I have asked repeatedly for many issues to be addressed from the start of the on goings of the case which has never been done to date, issues such as defining the conditions that were wrongfully imposed, as in fact it is clearly omitted in section 63 of the Crime and public disorder act 1994, That stating section 63 is for outdoor events unless trespass has taken place and all incidents being referred to are indoors, also that being of the fact trespass clearly never happened.

The representing barrister clearly states in his submissions to you in paragraph (11) of his notes, "Quoted "that I was not found guilty under the respondent's case".

If such issues of concern had been addressed as listed in all of the copies of correspondence of emails as asked then I feel it would never have taken up so much of any person's time as listed in date 22nd May 2016, inclusive

of the new up and coming Appeal hearing, as for sure my case would have already been rectified I also believe I would not be feeling deprived of justice and not with an even further risk of a further date than the new set appeal date of September 2016.

I do believe you understand from the barrister submissions, which were sent after the hearing at Wood Green Crown Court to Michael carols office, this is also to be inclusive of all the emails that I and my mother have previously sent to Miss Josephine Ward in regards to my case, that being said in reference to myself handing to the judge on two different occasions, a copy of an article six containing evidence of police corruption in the development of the application you represent towards myself.

The issues listed and many other concerns previously listed have now piled up that must be addressed for myself to stand a fair and speedy trial, this work has then been added to the appeal costs and I feel that this has caused the cost to go up due to no fault of my own as I was never found guilty and the conditions were imposed wrongfully.

As if surely my concerns were managed before the start of the trial, when I and my mother were asked over and over again, the cost would have been added to the initial trial costs and not to the appeal costs. But it seems that I get the blame for this when I should not.

I believe since you have looked more into the case and what was being asked of you to be done for the trial, you have seen and noticed the reason(s) and even further to that why we wanted this addressed before the trial as it is real points that should have been dealt with at the trial, you or any person can see that parts of the respondents case inclusive of the jurisdiction of the law is imposed wrong, there file is totally incorrect and the timelines are not correspondent to their articles, sort after many other important parts which was never dealt with correctly, as for fact the police was allowed to pass such evidence off at the trial as being correct when clearly it was not correct.

Just listed are many important facts of this case, which should and will aid in myself to get a fair trial," which I never got at trial.

Seventh question is;

Could I also be forwarded the trial cost invoice for legal aid so I can see it please?

- Eighth question is;

I have spoken to Michael Carroll on the phone the other day and he is also not willing to do any other work on this case, and states that the case is ready for appeal, how can it be ready when there is still information to come from the CPS not later than the 01/09/2016 ordered by the Judge?

- Ninth question is;

So where am I left with this no acting solicitor to act on my behalf to deal with my appeal as Michael Carroll clearly does not want to do anything and only says to me to talk to you, but I know you are leaving the company so where does this leave me? And I feel I will never get a fair appeal why because of costs, because things were not done, which I asked to be done and my mother asked for them to be done, why do I feel the way I do about this case and the worry I have had to suffer? • Tenth question is; There are real big issues, I know that Michael Carroll & Co does not wish to deal with this Appeal is this due to the mess up due to things not being addressed at trial?

I know Michael and you want to get broken away from this appeal and the judge never allowed this to happen, yet when you leave will Michael Carroll asked for this again?

How am I to know anything how am I not meant to worry?

This is my life and I have asked time and time again and so has my mother since this case started for the conditions to be defined, for this to be taken back to court and get them defined no one has done this in the case. Even at trial Andy Locke tried to get this dealt with and the judge would not deal with this.

Why can't these conditions be defined by the court why have I got to suffer not going out in fear the police will arrest me due to these conditions an avoiding tribunal and disciplinary action.

- Eleventh question is;

I keep explaining that I do not understand the conditions also that being of how they were legally put in place, so I ask you, if you yourself can see the conditions are wrong in law and if so why?

- Twelfth question is;

I have also attached a copy of the court transcripts of the day at Highbury Magistrates Court and request that you verify them to be true articles and submit them to the respondent, in support of the evidence of my trial, and confirm so?

I am left on conditions that have never been defined that are a beach to my human rights and nothing has been done, yet we have asked over and over again for this to be addressed

I would like the above issues addressed before you leave the company on the 03/06/2016 so I know where I stand for the appeal please

Yours fifthly Mr Simon Cordell

Chapter 444

26/05/2016

Chapter 444

27/05/2016

Chapter 444

28/05/2016

Chapter 444

29/05/2016

Chapter 444

30/05/2016

Chapter 444

31/05/2016

New month

Chapter 444

01/06/2016

Chapter 444

02/06/2016

Chapter 444

03/06/2016

Chapter 444

04/06/2016

Chapter 444

05/06/2016

Chapter 444

06/06/2016

Chapter 444

07/06/2016

Chapter 444

08/06/2016

Chapter 444

09/06/2016

Chapter 444

10/06/2016

Chapter 444

11/06/2016

Chapter 444

12/06/2016

Chapter 444

13/06/2016

Chapter 444

14/06/2016

Chapter 444

15/06/2016

Chapter 444

16/06/2016

Chapter 444

17/06/2016

Chapter 444

18/06/2016

Saturday, 18 June 2016, 0:52

Subject: Thank you for your purchase - ResetKey.net

From: WIC Reset Keys

manilacare@gmail.com

To: re_wired@ymail.com;

Dear SIMON CORDELL

Thank you for your purchase!

Date: Saturday, 18 June 2016, 0:52

Subject: Your payment to NGUYEN VAN CHIEN

From: service@paypal.co.uk

service@paypal.co.uk

To: re_wired@ymail.com;

Chapter 444

19/06/2016

Chapter 444

20/06/2016

Chapter 444

21/06/2016

Chapter 444

22/06/2016

Chapter 444

23/06/2016

Chapter 444

24/06/2016

Chapter 444

25/06/2016

Chapter 444

26/06/2016

Chapter 444

27/06/2016

Chapter 444

28/06/2016

Chapter 444

29/06/2016

Chapter 444

30/06/2016

Chapter 444

New month

01/07/2016

Chapter 444

02/07/2016

Chapter 444

03/07/2016

Chapter 444

04/07/2016

Chapter 444

05/07/2016

An Apple getting thrown out of the window and landing into my back garden, on to the paving stones, started my day, off, for me. I remember sitting in my home, feeling lonely, fed up and depressed, while I kept trying to keep my head up above the water, as some people say, that they also try to do.

On this day I was working on gaining more needed business contacts and this does include working on the model constitution; that I have been building, for my charity that I founded, what got named the Too Smooth business directory and got created for the people, when I looked outside of my back garden window, through the glass pane placed into the back door. I did this because of the noise that I heard, in looking outside of the window, so to see what I heard, I noticed an apple had landed on my private back garden floor, so I looked harder at this apple and noticed a big chunk had gotten eaten out of it, by a human being, this was easy to tell; because I could see the teeth Marks that had taken a chunk out of the edges surrounding its centre, middle core, then at that moment; I got up from where I had taken a seat and then walked out into my back garden, to inspect the apple closer and I ended up starting my days investigation's right where I had found the apple after it had landed to be laying on the floor.

On doing this I looked up from where it had fallen from and I could see the Mathiyalagan Markandu family's, window was the only window open, so I got a little upset, but kept things under control, I found myself feeling contained with furry, as I was Furious to why this had happened, as one might say.

In these moments of time, I decided not to pick up the Apple, and to then next head straight towards my front door, I grab my mobile phone for evidence and started to make my way; along the way I started to record the ongoings, while I was looking forward to what explanation they would give to me, in our up and coming conversation to be.

As a reflection of the days events, I found myself heading up the stairs and in me completing all the just said; I then knocked on the Mathiyalagan Markandu's front door; not too aggressively but reasonably; In my own perspective I would say at least; well mannered, especially under those circumstances at the time.

I then spoke with Mr Mathiyalagan Markandu, himself; who answered his own front door to me; I asked him, who throw the half-eaten apple, outside into my back garden and I then continued the conversation by saying, something along the lines of; how dare you and or any of your other member of your family, do this to me, when I said this I also was implementing as an introduction, to the equation, any of his visiting guests.

The first reply; that did come out of, Mr Mathiyalagan Markandu own, lying mouth, was his newish born baby, he stated that his own child had thrown the apple out of the window.

I remember thinking to myself that if Mr Mathiyalagan was a good father, that he, in these circumstances would buy his own child, a baseball bat and glove, if his new born child, could in truth throw things like that apple, out of the window, at that age, I thought of this while thinking to myself in the back of my mind and now up to date I personally would bet a Fiver that he did not support his Childs, special super, throwing abilities.

At the same time I could see with the vision from my eyes, within his home, because of his front door being open, and I could see his wife was standing behind him, the wired, point to me, of the incident, had been that she never commented on her own husband's words/ remark.

Being left by the family in a state of shock or even more to the point, being left feeling disgraced by understanding their despicable behaviour and unmoral standards, I decided the best thing for me to do, was to head back downstairs, to my own home and log the day's event's.

Chapter 444

We received a report that on 6th July 2016 you approached an elderly neighbour as he came out of his flat and started to shout abuse and swear at him and threatened to burn down his flat.

I met Carron with Christine on this day.

Date: Wednesday, 6 July 2016, 7:02

Subject: Welcome to 2MANUALS.COM On-Line Store

From: John

orders_2011@2manuals.com

To: re_wired@ymail.com;

Wednesday, 6 July 2016, 7:04
Subject: 2Manuals.com order #109388, \$999,
From: John
orders_2011@2manuals.com
To: re_wired@ymail.com;

Chapter 444

02/ Sometime 00 in 07 2016 council say that they received a call stating that I damaged my neighbour's electric box.

Chapter 444

Dates missing to be added

Chapter 666

Start of August

01/8/2016

Chapter 666

02/8/2016

Chapter 666

03/8/2016

Chapter 666

04/8/2016

In me trying to explain to any person one of the horrifying things to me, I would claim that I can recollect feeling like, one of those toy thereby's, that you may buy for your children, that I do think that you should all know.

When, describing a toy thereby, I would say that they are little cute furry toy creature looking things, designed from one of them creature land places, a toy that a person would buy from a toy shop, the reason to me to perches one, would be to investigate its capabilities, OK, maybe play with it a little. What you would find yourself doing with the cute toy is, pulling on its tail, and the cute little creature turns not to an evil talking toy rather than a happy thereby; but not to bad in any sense, the thing is that I got made to feel, the same as the toy and this got done not at my own free will, I got made to feel like that by some members of my living estate's neighbours and other involved people, as I know that this is what they have been treating me like, inside of my own private home. I felt like they just kept pulling on my imaginary tail continuously and this got achieved on purpose to change me for the worst, I never did allow them to gain the satisfaction of the glory that they seek of me. To turn me into a bad person.

Chapter 666

05/8/2016

We received a report that on 5th August 2016 you threatened one of your neighbours and his wife and aggressively demanded money from him. It is also alleged that you repeatedly swore and shouted abuse at him and his wife and called his wife a 'bitch' and tried to stop him from going up the stairs to his flat by standing in front of him.

Chapter 666

06/8/2016

History 06/08/2016 : Threats and intimidation

Date reported 17/10/2016 Threats and intimidation (General) Letter received from complainant via MEQ alleging that another resident who is a drug addicted has been aggressively demanding money, making threats and exhibiting threatening behaviour towards him/his wife.

Complainant requesting action be taken against Waltham Forest District Council and the police.

Complainant is living in a leasehold property - accommodation provided by Waltham Forest?

Perpetrator identified as living on ground floor but door number not specified.

Chapter 666

07/08/2016

Chapter 666

08/8/2016

Chapter 666

09/8/2016

Chapter 666

10/8/2016

Chapter 666

11/8/2016

Chapter 666

On the 12th August 2016 I went out into my back garden and started up my motor bike I had not used my bike for two years prior to the 14/08/2016 I done this around 1200 hours mid day.

When starting up the engine in the bike it made a fair amount of sound, as any person would expect a motor bike to create.

I waited for the bike to warm up no longer than three minutes, so that I could go out for my bike ride as I had planned, when I realized that another person that I do not personally know, neither have I meet or acknowledged, hearing in this complaint named the “complainant,” who was hanging out of her window.

Due to the close relationships of tenants on my housing estate “neighbour hood watch”, I knew this person to be a new resident of the estate, whom had just a few months prior had moved into the block of flats next to the ones I live and resided in for the past eleven years, that said and highlighted without any other similar accusations of neighbour’s regarding criminal offences such as Harassment the 1997 Act or any Anti Social problems beforehand of the incidents being addressed.

The reason I noticed the woman hanging out of her window was because I heard her shouting foul vulgar and abusive while obscene language, I soon found this to be towards my person.

Carron lives on the second floor in the block next to me, while I live on the ground floor, the complainant is not my next door neighbour, below her window is her neighbour's garden that lives in the same block as she does, what is in fact two gardens along from my private back garden, more than a fair safe distance.

From the complainants window you cannot see the whole of my back garden as her block has been built three meters ajar, forward to mine as can clearly be seen on Google maps.

For the complainant to ever be able to see me from where she was, she had to deliberately hang quite far out of the window and invade my privacy.

I knew at this point I could involve the police in regards to a section 4 or 5 public order act, but chose to ignore the rude behavior I was adduced to by the complainant.

She shouted at me, 'what are you "abusive language doing? "You have woken up my children!" They are ill, I have had the ambulance here, and did you not see it!

She was extremely aggressive towards me and continued to swear at me while she was shouting.

Then I walked back even further into my back garden so to be able to see her clearly and then looked up at her and said, 'Who are you talking to? My own mother doesn't even speak to me like that!'

I cannot recall her reply, but she mentioned something about the sound of my music and motorbike, this was the first time and only time that any person has spoken to me in regards to them issues raised of her concern.

In talking to her I told her that I would keep the noise down and then turned off my bike and went inside.

After being abused by the complainant I made sure that I would never cause any reason to alert any new concern in respect of the complaint wishes.

This was the first and only involvement I have had with the complainant.

I was not rude, neither aggressive towards her, I was however shocked at the way she spoke to me.

To be honest she was the one who was aggressive towards me.

At that time I did not know she had children living with her and had not intended to cause any inconvenience or disruption to them or any other person.

I did not shout, 'what, what, what?!' at her and I did not make any threats towards her or her children and I did not and could not have approached her

window as this would not be possible, I also would like to highlight the truth of the fact that I do not know the entrance code to any of the other flats communal entrance doors and therefore would not state otherwise.

Chapter 8678

Not only did I get abused by Carron but she made phone calls for my mum and dad to come to my home, worried with concern.

On the 12th August 2016 after being abused by; who I now no to be named as Carron Dunno who lives and resides at door number 00 Burn croft Avenue, Enfield London EN3 000.

I went back into my private flat after being in my own back garden, soon after to be surprised by two un inspected visitor's, named as my mother and father, I was very shocked to see them both present at my front door.

On our first contact we came to the understanding to why they had arrived, the reason explained was and still is that they had been contacted by way of mobile phone by a very close family friend to whom I had grown up with named Stewart, the reason Stewart had contacted my mother and father was because he had received a mobile telephone call of Carron Dunno, a person that he had helped move into the flat when she moved onto the estate and she had said to him that I had been rude towards her.

I explained to my mother and father that this had been achieved by Carron Dunno out of spite and her being a dysfunctional person with no common sense reason or logic, to conclude a full understanding dishonest, my mother and father believed in me there eldest son as they new me to be saying the truth to them both.

Chapter 6666

13/08/2016

Chapter 6666

14/08/2016

In me not knowing that Carron and co had set me up in the beginning, who does live in the block ajar to me, I felt worried with concern to why these allegations were being brought against me, I finally did work out that it had got done to cover up for Stain and everyone else had continued to make me suffer throw:--

On the 14th August 2016 the date the alleged incident of threatening my neighbour and her children had gotten said to have taken place.

In remembering this day it was Sunday and the time turned into 1800 hours, when the metropolitan police wrongfully arrived to detain me for alleged offences under the grounds of suspicion of threats to kill my neighbour and children.

I had been at my home on this day alone and did not intend for visiting guest to arrive, but this is what did happen, my friends turned up to say hello to me.

When at home in my flat, two friends came around to visit me they also brought two other friends with them that I did not know and their new born baby.

More than happy to see them, we started to relax and catch up on what had been going on and laughing at old good past times that we had together.

When after some time I turned on some music to show my male friend, my sound system, as it is something that we have both enjoyed many times before together and to top things of he is a very good music producer /DJ and therefore creates his own music.

Pretty soon after we had turned the sound system on, My friend's partner asked us to turn the music down because of the baby being present.

I would say that this had not been any longer than five minutes after us both turning it on and this is what we did, the music never got left on very long or loud during their visit.

To be honest I felt quite silly for having to get reminded that I had a new born child in my home.

After my friends had stayed at mine for a couple of hours they decided that it would be best to make their travels back to their own home as it had quickly turned into night.

As my visitors were leaving I asked my friend the new baby's father / music producer to leave a music audio CD, to which he did after a lot of my persuasion towards him, he had got reluctant to share with me, as his CDS are one of his pride and joys out of life, after my friends had left I put the CD on and played the whole thing which was about 20 songs at 4 minutes each tune played.

I then waited for the amps to cool down, which took around 10 minutes.

This is when on the 14th August 2016 at around 800 hours the police arrived at my house.

The police knocked on the door and requested to 'speak' to me; I noticed that there were around 15 different police officers outside of my front door banging at me to get in.

When I noticed the knock on my front door by police claiming to just want to speak to me, I got worried and called my mother to attend my flat as

towards of the on goings at the time, I done this for the concerns I have about police harassment and abuse of power while abuse of position, as at present; I have ongoing complaints of corruption in the process with the relevant governing body's

I refused to speak with them that is to say with my front door opened, as by that time I had lost a lot of trust for them, I knew I had not done anything wrong in any sense, nor should there being any reason for them to want to arrest me, so I felt that I had no obligation to speak with them police officers, without a solicitor being present

The officers were outside of my door banging for some time trying to force entry and I continued to tell them I did not want to speak with them and for the officers present at my home address to contact my solicitor

For my own safety I had prior installed CCTV outside of my property which captured the police behaviour while they were present in my communal corridor space

I explained to the offices that I was not happy with the way I was being treated by them; after doing this I got left still feeling intimidated by them

In noticing what the police officers were treating me like I continued to explain that their actions were being recorded by my CCTV

At that moment in time the police officer knew that the way that they had been continually knocking on my door while laughing was wrong and to me it mimicked what I had complained about the official governing members about

The acting police officer then damaged my camera while I had continued to watch

I understand that she done this to protect herself against their prior wrongful actions, they intentionally damaged the CCTV system. So that my cameras went off and can never get repaired again

This got done by the police officers so for them to taking away the security I had protected myself with, as I do not have an intercom communication system in place and the code to the main entrance door has not gotten changed in 11 years of me being present at Burncroft Avenue

My CCTV equipment being damaged got caused wrongfully and without my consent and left the equipment so that it could no longer record anymore and must get protected under the DPA 1998 Act, and Criminal damage Act 1998

I do have the CCTV footage that will evidence this day and I have confirmed I will forward this on to my solicitors

Eventually I came out of my property and got wrongfully arrested

In summery for the truth of the reason why I did get arrested, I found out

much, much latter in the following months to come and I now understand that this is because Carron Dunno decided to lie to the police for her own self gain so that she could infringe my human rights and have an effect on my way of life.

Carron made a false statement with allegations of a criminal nature, so I would illegally receive a term of time in custody or forced into mental care to which both occurrences did in fact happen.

In this case the police have now also agreed with an NFA and therefore found no truth in any person's statements, after the incident never took place on the 12th August 2016.

My motor bike weren't really present in my private back garden on the date of the 14th August 2016 but was on the 12th August 2016 as I used to keep it indoors, for safe keeping.

Carron had been the one who got abusive towards me, on the 12th not the 14th of August, and she the after on the 12th August used her mobile to call others people to my home, she then waited a further two days to seek even further doings of hate crime against me, of revenge.

It was Carron for sure, but I also believe with stain and those two together with Christine as well, as a collective of people they then remediate the events of the 12th August 2016 and forgot any off the truth events that took place, for instance about the motor bike's presence and then further manipulated the truth and changed her statements of verbal aggression, while being confrontational towards my personal character, into wrongful claims of doings that are now in question of the facts of truth and them lies are now being used to accuse me, "Simon" of wrong and illegal doings, That are clearly not true.

In short, she claimed and altered the events, all to be on the 14th August 2016 and included to involve the children that the High courts have given her sole custody off, in knowing that there was no truth to her statements of truth, "she simply used the children police and doctors for her own gain to attack me."

I was not in my back garden on the 14th August 2016 I had been indoors with friends and I also can on request provide their witness statements as exhibits and all of them key first-hand material witness are all willing to attend any court hearing with the video recording of their personal mobile phones of the events that took place in my home on the 14th of August 2016, which show me indoors playing with the baby, this mobile footage is also present on YouTube.com.

It did not get explained to me who the people were that accused me of the charges until my re bail many moths latter as I did not get an interview, I

therefore found myself being abused in relation towards incorrect or in another definition untrue cut and pasted fabricated events of occurrences, that if any truth was to get found out of their statements, it would only be the fact that the complaint did in fact use her voice on the alleged date and this was while shouting at me out of her window on the 12th August 2016. Another important factor of concern to me is if I got arrested on the 14th at 20:00 hours it must have taken no less than an hour while being mechanically transported by the police officers to then have been able to of had me booked in at custody. This would be when travelling from Enfield "my flat" to wood green police station this would mean the time would have been around 9:00pm on the 14th August 2016. With this keep in mind it would mean if all police regulations got followed correctly then I or any other person with the same or similar sort of time scale would mean that they or I must get released from custody within 24 hours from being booked in, or a superintendent must sign the custody records with a record of the reasons why he has continued mine or any other person's detention, and then he or she must explain to me the detainee them reason, to which did not preset to proceed.

Chapter 666

15th August 2016

If they had the same chooses again, would they do the same again? I got wrongfully detained by metropolitan police and then sectioned under the mental health act 1963 section 2 of that act, the following day and this had got achieved due to Carron Dunno's lies and below is a copy of some events that took place due to Carron. The date had turned into the 15th of August 2016 and the question to me was; why I had then further gotten detained? No one would tell me why. I got bailed at around 16:30 hours and this was on the 15th August 2016 but I found myself not being released even low I had done nothing wrong and all I had done was sleep in the police cell, that I got placed and detained in, I can remember that, I at all times acted, in a truly uncivilized manner. The truth is in the whole time I was in police custody I did not get to see any police FME doctor. I also did not see my solicitors, who both I had continuously asked to see. In the police station I got left in my cell sleeping on camera with no

problems of concern thought the whole of my detention, and this was while being recorded in police cell number three.

This meant that I also requested food to eat at three different times and the food got served with additional drinks.

I asked for a blanket as I was cold and I got left with my shoe laces and belt on.

I even remember I had to ask for toilet roll to which that then got given to me, in my whole stay I never caused any concerns in regard to my mental stability.

While at the police station all I wanted was Answers:

Like, how did the police get involved in the start of everything?

No official person would speak and then say, what was going on throughout my whole illegal detention and for what reasons they continued to hold me, this had proceeded to occur straight after being granted bail while being kept in my police cell, even though my continual request of asking the police officers to do so.

Throughout my whole stay in detention all I wanted was to see my solicitor and get interviewed and then released as I had done nothing wrong.

Just after this as said above the police handed me a bail form at around 16:46 through my cell flap, when I then got bailed with no interview, when given the bail form there was two doctors and a Mental health worker also standing outside the closed cell door, who said to myself that I was being held under section 2 of the Mental health act.

Without no assessment, a key worker named Maggie Fuller was present and still no criminal interview had taken place also I did not get a Mental Health assessed, legally.

I reminded the doctors while in my cell about my prior complaint against them persific members, who I had got talking to and then their darkness swallowed me up:

In that moment of time I said aloud to the Doctor I know who you are I have you on CD from February coming into my home and I also have a complaint in against you and continued to state that I had done nothing wrong in my whole detention and I felt that it was bios for them doctors to handle my case with an ongoing complaint in against them I clearly remember their names to be Doctor: Albazaz AND Doctor: Amin alongside Sam and others such as Alean, on the 14th August 2016 outside the police cell I was being detained in Alean and Sam were not present but a woman who I know to be Amp worker who herein has gotten named as Miss Maggie Fuller took their place.

I got placed on a Section 2 of the Mental Health Act 1983 no matter of the

stability of my Mental Health, any way and this got managed by the doctors who had come into my house prior illegally that I have on audio tape, shortly after I got given my bail sheet through the cell flap and got completed without me being taken out of the cell.

This got done to me, while being detained at the wood green police station Next, another independent police officer not involved in the past ongoings, came up to me and told me that I would soon get transferred to St Ann's hospital without any other option in the choice, I got picked up early hours of the 16th August 2016 and taken against my own will even low I had done nothing wrong.

On the 16th August 2016 Chapter 6666

Getting taken to saint Ann's hospital, with me telling them involved; Stop, No, do not do this to me, I am off; well mind, and body and soul and I have not hurt any person, including myself.

I got petrified, by their decision(s);

On the 16/08/2016 at the police station a single Amp worker visited me, I had got detainee at police station for about 28 hours.

The time was around 03:30 hours, he took me on his own and then said that I was then to get moved to St Ann's hospital at around 04:00 hours, when I asked why he replied by saying to me that he was going by what the two previous doctors had reported to him, I did explain the true on goings at to him and continued to try to explain to him that I already have a complaint against the same Doctor prior to this incident and it makes the Doctor Bios and Prejudice towards any case relating to myself and that this should not to get allowed to happen, he knew that I was well of mind but this got noted by him with no change in his decision.

I know to have gotten assessed under the mental health act I would have needed to get spoken too by two different doctors present at the same time this must also be in the substance of an interview with an AMP worker present "as to mean out of my cell", this never got done, I never got taken out of the police cell and spoken to by two doctors or even asked if I would speak to the doctors and an AMP worker.

The police and doctors at this stage had illegally kept me in detention for over 20 hours in a police cell waiting for my solicitor, so I could have my interview. I never saw my solicitor in all the time I got illegally held captive, I only spoke to a solicitor once on the phone at my own request and this managed to get achieved after 20 hours of being a police station detainee,

wrongfully might I add.

I got taken from the police cell at around 3 to 4 am on the 16th August 2016 and taken to St Ann's hospital, after being held in from the 14th August 2014 and still had not been assessed or seen a doctor.

After arriving at St Ann's Hospital at around 5:30am the SHO duty doctors see me alone.

In me trying to explain to her that I was not a danger to my self or any other person and that the allegations were wrong for threats to kill against myself and that I was being detained for no apparent reason.

While waiting for a room in the hospital after being spoken to by the SHO, a gentleman awoke from his room and walked into the communal area to where I was, he plonked himself on the pool table I said hello to him he seemed over dosed on medication to my concern, he became over abusive in my presents towards the staff and soon after other patients appeared in the communal room awaiting to go in the garden, I soon after got introduced to my room and then went to sleep, I awoke for lunch and dinner and latter toast.

Not one, neither two doctors were present:- When I got transferred illegally to St Ann's Hospital I spoke to no one other than a single duty SHO with a nurse present,

In reference towards my mental stability I have never had to take any medication that got prescribed to myself by my local GP /doctor in regard to Mental Health issues as there has never been any need, however since I got completely setup on the 14th August 2016 by Carron Dunno I had then gotten forced to take medication.

From the first day of my arrival at the hospital while being in the Mental health teams care, medication was then on a daily basis to get forced upon myself to get taken in tablet form by the home Teams medical Professionals. I had to deceive the doctors that I had taken them, or they said that I would never go back home again, they tried to force psychotic drugs and Anti depressants into me.

After me, waking up from going to sleep in the early hours of the 16th August 2016 at St Ann's Hospital I had still not legally gotten assessed. I woke up at 06:00pm as I had gone to sleep at about 9:00 am and started to eat my lunch and so forth.

Soon after I went to use the toilet and then damaged my fingers at around 6:30 pm, when I asked for medical assistance I needed I was not treated correctly,

When I showed the staff on duty that I am in need of emergency medical assistance I got told to await for an Hour and soon learnt that 7:30 would be

the time of staff change over.

I explained what had happened to the next shift around 8:00pm who then explained to me I need to wait for from the doctor the next day.

When I got realised from hospital the Laceration had 95% healed and I still have no movement what so ever of my finger to date, so I started to studding about the damage to my left finger I learnt I had cut the function of the extensor digit minima, which controls the movement of the little finger.

This lack of movement in my finger is because when the muscle moves, it forces the little finger to bend and stretch.

Sudden or unexpected movement of the finger or trauma to the finger can easily damage the muscle, as any doctor should understand.

I tried my best to keep traction in my finger so to keep the little finger from not moving again but this never helped me.

Till date, I have still got no movement and the Lacerations was 2cm in width and slowly healed well, the Laceration had got contained along the proximal phalanges which is the bones that can get found at the bottom of the right-hand finger, this problem causes me great concern as I now feel disabled by it and in disappear that I will never regain the use of my little index finger.

On the 16th August 2016 I also got asked to provide blood for my sugar levels and to take part in my temperature test I explained I was happy, for this to get done and it then got completed by the doctor.

I got weighed in, so I do not understand why latter the doctors, stated in their reports that I never allowed the tests to get carried out.

The doctor asked me to take an ECG test on this date and did allow permission for it to get granted and then it went ahead.

Latter in the evening I had waited outside the locked staff room to speak with staff again about my finger, when I noticed a gentleman who I had seen for the first time earlier in the day, he placed him self on top of the pool table.

I said hello to him, and he verbally bit my head of by shouting at me; do I know him and continued to say the following; do not talk to him, I felt like he wanted to challenge me in an intimidating manner, so I never reduced myself to his level, I clearly remember that he threaten me.

Another inpatient walked over to me and showed me his own ear while this had gone on, In looking at his ear I noticed a vast amount of physical damage that required previous medical treatment, it contained a lot of stitches and was wiping from being so badly damaged and the weather being hot.

The paint with his ear hurt explained to me that the gentlemen now arguing with me had been the person who had attacked him and further warned me

to be very careful of him.

I felt so sorry for him and could clearly see his pain, he continued to explain to me that I must take caution, due to the other men's rings on his hand, as this is what had caused the damage to him, by this time the hospitals staff took some form of control over the well medicated man and then took him away from us all, I then went back to my room.

Chapter 777

At my first true assessment what was on the 17th August 2016, held at St Ann's Hospital, my mother and uncle was present, Alean was once again also present, the woman who had come to my flat to gain entry with a wrongfully filled out section 135 under the mental health act, I explained to all present when I first noticed this at the start of the meeting, what I explained was that I felt it was unprofessional for her also to be present the reason I gave was she may also be biased towards my case as at that point in time I realized, so I could now understand that she was attempting to handle my case file, this being even though she herself knew I had an official complaint in progress against her person and other members of her fellow work colleagues, also I would like to further the facts that as I done this, she accepted that I was right and then agreed with me that it would be best for her to leave the meeting, to which she did towards some form of satisfaction of the first right doings for me while being detained.

The official complaint I had in place, is in fact for another occasion at my home when the same named professional's acting governing representatives / people dealt with me in an undignified and unfair manner. I explained my rights and feelings to them and then I explained to them all that they should not do this to me and then every person outside the cell door walked away for a while, to then come back to the cell flap I was still being detained in five minutes later and say to myself, once again that I am still being sectioned.

In me knowing that I had got treated wrong I also contacted the MP's with my mother.

A copy of the recorded audio CD minutes when the same named doctor's illegal entering into my home premises, under force grounds, this was in February 2016 that got contained at the bottom of this document and contained in its context is a full admission in regard to my statement's of an illegally gained warrant to gain entry into my home and detainee me under the Mental Health Act.

Transcribes go here:--

CHAPTER 888

They wanted me to lose more than just my finger:-

I personally and rightfully understand I had my first true assessment 72 hours later on the 17/08/2016 when I saw two true doctors face to face for the first time to even have truly got assessed, my mother and uncle was also present at this meeting

While at the police station and being held as a detainee on the 14/08/2016 right up until the 16/08/2016, I had no Health or Mental Health issues

In St Ann's Hospital I was in full good Health right up and till the 17/08/2016, when I went to use the hospital toilet as I walked in to use the toilet I slipped on the wet floor and fell forward causing both of my small index fingers to snap forward, this caused me a large amount of pain

The toilet got left to be in a foul, sort of manner since I had arrived at the hospital and had clearly not being well maintained all the days I got held against my free will as a patient, as to them was large amounts of human waste otherwise known as urine around the floor and on the toilet seat most days

On the 17th/08/2016 I clearly remember there being no warning safety signs up in place outside of the toilet on any of the days of my stay, this also include no form of maintenance

I got upset because of the lack of warning was careless on the hospital's behalf, as I or any other person walked into the toilet room, as the hospital did not prior warn any person of such fault or lack of schedules or upkeep of them schedules such as a sanitary policy being managed to an optimum level's of services

When noticing the damage that got caused to both of my fingers on both separate hands, I worried with concern as for the needs that I have for them

I care for my hands as they provide my abilities to earn a living

Once I realized what had happened to me and the cause of me to slip I then got up and went straight to the staff room and reported the incident, I asked for it to get drafted into the Hospitals accident and report book and to have the Emergency medical provisions that I required, it did get explained to me that I will have to get the staff doctors to deal with the issue the next day to my pain and upset

I was in a huge amount of pain with the injuries to my fingers that I had received while being detained at St Ann's hospital and could not receive the

standard of medical care I would have normally received if I could have attended on my own accord to an emergency hospital that would have also had available surgeons with an x-ray machine, that I would have visited if not being held against my will.

Now, because of this accident I can not use my right finger anymore, because of this neglect by professionals inclusive of deceitful lies made by Carron Dunno, I will agree as I believe anyone else's will who pays an interest into the true facts that I get upset within the real events of occurrences of what I find myself being accused of and have suffered through I therefore believe strongly I have the right to want legal action and support of my local council Enfield and any other official governing body in resolving the problems at least in my favour.

In further regards to my welfare and eradication, while in detention at the hospital all I wanted was the medical assistance I urgently needed and wanted and also to know why I got sectioned with a full understanding to why and under what grounds I suffered the torture of events, a clear breach of my human rights article three, as no person should get placed under the circumstance I got presented with especially under the same conditions, to strengthen the reason why this should not of happened at any point of time a risk to myself or any other person and I believe under section 2 you need to be a risk to yourself or others.

I kept asking questions such as in this document, with no fair response.

On the 17th August 2016 I had still been getting Illegal detained, up and till the first official 72 hour meeting that got held, what was the first true assessment with any two doctor face to face and this took place at St Ann's Hospital not the police station.

I had broken my fingers on the hospitals site and no nurse or doctor would take me to the outside hospital for an x-ray.

This happened in St Ann's toilets while under their duty of care from the 16th August 2016 at around 6:30pm, when after the incident staff would not update the incident report book when I asked.

My mother attended the first true meeting; 72 hours after I had started to get detained, with my uncle also being present;

When a woman who is a care worker; had to leave the meeting taking place at the hospital, this got done due to their already being an official complaint put in to place in regard to her and others attending my home address in February.

The meeting went ahead without the Mental Health worker being present and no matter what me my mother and my uncle explained the doctors had planned to keep me.

Latter when back on the hospital wing all alone I got forced to take Lorazepam and got given a pliff leaflet because I complained about being prescribed medication blind, asking for one.

I explained that I did not need to take the medication and that I already have a good sleep routine in place, to the extent that I do not need an alarm clock, as I get up perfectly fine by myself at 5:30 am each morning.

In overlaying my opinion I also explained that I am a very tidy person and like to keep, washed and clean by 6:00 am and this means that normally by 6:30am, I am ready and delegated to finishing of my agendas towards my companies best interests, and back to sleep again by 10:00 pm.

Sally Guilhurst sent me a letter schedulable of incidents added forged witness

Chapter 666

18/08/2016 I was asked to take an ECG test on this day and was more concerned with my fingers on showing them to the Junior Doctor; he was very pleasant but did not send me for x rays as I needed and clearly requested.

On the 18/08/2016, I again asked for the incident report book to get updated, so as for any person to be able to explain the damage caused to my fingers. When on the 18/08/2016 at around 11:00am I showed a doctor the damage to my hands, fingers, the reason I had gotten given the opportunity to show a doctor was because, he had asked me to take part in some routine checks, such as checking my heart rate, I showed the doctor the damage to both my fingers, I also expanded to the doctor the pain I was in and therefore suffering and that I required emergency assistance such as an x-ray.

It then got explained to me that even low my left finger looked snapped they believed it to be swollen, I knew this not to be fluid in my left finger and for it to be part of my bones snapped, it also got explained to me by the doctor, that my right finger will heal and gain movement over time to which it still has not and never will again, at the time I challenged this to the maximum extent.

When Comparing the snap to both of my small index fingers, I class my right finger to be a lot worse for the reason being that I have lost full control of it and can no longer use it, not having any use of my right small finger has a large effect on my daily life for incidence I can no longer write with a pen as I once could and I also find that I have issues with picking anything up as I once could before.

I continued to report my concerns about my well-being, with regard to my fingers with no true aid in emergency medical assistance apart from being prescribed ibuprofen an anti flamer tries and having my fingers taped together.

I know that any person can clearly see the break in my left finger to date. I, am still in continuing pain due to the way it has repaired incorrectly and this is due to the lack of duty to or of care, I know this has caused lifetime injuries to my ability's of my hand, in turn causing the absinthe of any use from my left small finger, this really upsets me as I now feel disabled due to this accident and I know if I had my own liberty at the time I would have gone and received the medical help I needed, relating towards my Health. Also in me explaining to the doctor that I would not be happy with taking Lorazepam in the morning and day times, as I needed to work on my statements for the up and coming appeal, he did agree, so that I would only have to take the tablets at night, to which I was happy with, that night when going to take the medication I noticed a white tablet rather than a blue one like what got given to me the night before and asked the name of the medication from the prescriber and I got told clozapine tablets, which is an antiseptic medication.

I asked if the dosage was stronger than the blue tablet and if they had the same effect and I got told no, to which I still had never taken the blue tablet before.

Nobody gave me a mandatory plifs leaflet nor a consultation in regard to the medication change, so I made a phone call to my mother and explained all to her, she soon after phoned the hospital with her upset in a consultation about the issues raised of concern.

Another inpatient was waiting to speak to staff on this day and had waited outside of the staff room, the office door got closed to ajar, in him waiting the trouble maker from the 16th of August had decided to cause conflict. He deliberately caused a negative interaction when he came along and started another altercation with the standing inpatient, this made me worried about the standing inpatient, and other patients inclusive of mine and the safety of all the medical staff's team, then straight at that instance the trouble making inpatient got restrained by staff and I went back quietly into my room.

Chapter 666

19/08/2016 St Ann's Hospital

St Ann's Hospital

I was awake early in the morning and then prescribed sleeper medication to my surprise, lucky for me I checked on the internet about them beforehand.

It had also got as agreed prior that I did not have to take any during the morning and at mid day right up and till the night time, I did accept to take any medication as I had been preparing myself for my tribunal.

My Solicitor arrived at St Ann's Hospital and we had a meeting in regards to my tribunal.

On next ongoings is when I had to collect my tablets, which should have been Lorazepam, but once getting prescribed; I received a new tablet with no assessment or plifs leaflet once again.

It looked totally different to all past up-to-date ones that got given to me.

I once again asked who had prescribed it in my absinth and was told my clinician whom I had yet seen, I asked the name of this tablet and was told Olanzapine I once again phoned my mother for help, after refusing to take it and went and looked on the internet about the effects, regulations and laws on prescribing medication, to notice many incorrect procedures and a vast majority of people explaining on YouTube that Olanzapine should be taken of the market to my worry, especially since I do not suffer with bipolar of psychosis or any other related prescribed diagnoses the medicine gets used for.

Chapter 666

20/08/2016 and the 21/08/2016 St Ann's Hospital

Accepted Lorazepam, but no olanzapine further discussions with staff in regards to exploring my feelings about this still complaining about painful finger accepted PRN ibuprofen.

Chapter 666

22/08/2016

And the 23/08/2016 St Ann's Hospital meeting with Dr Julie Cranitch

Accepted Lorazepam and Olanzapine

Never felt well messed up my sleep pattern to tired to do any think, Dizzy, filling sick, tangential thinking, irritable.

Chapter 666

24/08/2016

St Ann's Hospital

Accepted Lorazepam and Olanzapine

Never felt well messed up my sleep pattern to tired to do any think, Dizzy, filling sick, tangential thinking, irritable.

Chapter 666

25/08/2016

St Ann's Hospital

Accepted Lorazepam and Olanzapine

Never felt well messed up my sleep pattern to tired to do any think, Dizzy, filling sick, tangential thinking, irritable.

Chapter 666

26/08/2016

Tribunal 10:30 over turned in my Favour:--

The mental health section got dismissed in St Ann's hospital on the date of the Tribunal, where it got held, on the 26/08/2016 to a voluntary patient, as the Tribunal panel did not feel a section 2 was needed.

I had to accepted Lorazepam and Olanzapine medication.

Chapter 666

As of the 27th August 2016 I got discharged to my home from St Ann's Hospital and accepted to get treated as a voluntary home patient, even low there was no right full need.

A version of an event that took place; Then more pain arrived; Medication.

Months latter once I got released back to my home Carron Dunno continued to watch me suffer for her lies made to the police, as the mental health, home team as they monitored me at home address after the hospital tribunal, in knowing that on the 14th August 2016.

I never really went into my back garden as she stated and at the begging of being released from the hospital, I had to continue to keep my word in a letter that I wrote stating that I would work alongside the Mental health team's workers.

Without choose, I had to allow them access to my home address every day at first and let their doctors believe that I had taken the medication that I then

got prescribed, even low I understand The Home treatment team and doctors was wrong in forcing them upon myself.

With the concern of my own well-being due to the doctors enforcing their trades upon me I decided that it be best for me to attempt to overwhelmingly explain my feelings and legal position about being forced medication blind or without a pliff and so forth to the Mental Health Teams employers in charge of my case and still they still continued to impose the medication wrongly against me.

I, know for fact the doctors continued to try to mislead me into believing that if I never took their treatment they would again take me back into their care, I knew this to be illegal as I had only gotten placed under a section 2 assessment which does not give the grounds for a doctor to impose a section 117 on any person for home treatment, a section 3 must get implied under the mental health act 1963 and it had not for this to happen against my will, after some explaining it was agreed that I was right and the visits and medication finally got stopped, as right in my favour.

The tablets were making me feel ill and I complained about them doing this every day, still however thought the whole period while in their care I claimed to take the medication and funny on the otherwise; the doctors claimed that the medication had made me better, but thought I strongly agreed with my own assessment of myself and I do not feel the medication should have been give to me, nor could of it of had a positive impact on me.

Chapter 666

28/08/2016 1 x each tablet given to me at home address under section 117 Mental Health Act 1983 even low I am under section 2 and not unwell, Accepted Lorazepam and Olanzapine
But still never felt well messed up my sleep pattern to tired to do any think, Dizzy, filling sick, tangential thinking, irritable.

Chapter 666

At home 29/08/2016 1 x each tablet given to me at home address under section 117 Mental Health Act 1983 even low I am under section 2 and not unwell.

Date: Monday, 29 August 2016, 19:19

Subject:

re: here
From: Lorraine Cordell
lorraine32@blueyonder.co.uk
To: re_wired@ymail.com
Here the letter Attachments Dr Jarvis
pdf(1.55 MB)

Chapter 666

30/08/2016

1 x each tablet given to me at home address under section 117 Mental Health Act 1983 even low I am under section 2 and not unwell

Chapter 666

31/08/2016

4. And time stain lied Sometime in September 2016 it got said that confronted an eardly man and his friend and said I will get you over the park.

Chapter 666

New month

01/09/2016

Chapter 666

02/09/2016

The 02/09/2016 when no discloser was received I made a call to my solicitor who told me she was on leave on holiday until the 05/09/2016. I then made a call to the solicitor's office to see if any discloser had been received which I was told no. I then called Miss Silly Gilchrist to ask her if the disclosure had been sent which she replied yes it had in the beginning of August 2016. I then called the court to ask if it could be listed for court the following week regarding the discloser. I spoke to a lady called Julie I believe who deals with Appeals cases; she said she would get it listed for 07/09/2016.

On Friday, 2 September 2016, 14:57

Paige Christie

paige.christie@voiceability.org

wrote:

Simon,

Please find attached the consent form as discussed

Send over the information you have collated regarding your case and I will get back to you as soon as possible.

Kind regards,

Paige Christie

Chapter 666

03/09/2016

Chapter 666

04/09/2016

A text was sent to my solicitor on the 04/09/2016 saying what had been done.

Sunday, 4 September 2016, 18:37

Subject: [Too Smooth] Password Reset

From: Word Press

wordpress@toosmooth.co.uk

To: re_wired@ymail.com

Someone has requested a password reset for the following account:

Date: Sunday, 4 September 2016, 11:49

Subject: Re: Here

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

let me know what you think Attachments

Report-Reply_1.doc(316.00 KB)

Chapter 666

05/09/2016

05 September 2016 12:07

From: Rewired

[mailto:re_wired@ymail.com]

To: Paige Christie

paigechristie@voiceability.org

Subject: Re: introductory call

Dear Paige

I know I said I would get the paper work over to you but it is taking longer than I was thinking it would, I am hoping to complete this later today maybe tomorrow I am very sorry about the delay and I will send everything r to you as soon as it is completed.

Regards

Simon Cordell

On Monday, 5 September 2016, 12:25

Paige Christie

paigechristie@voiceability.org

wrote:

Simon is is not a problem.

Regards,

Paige Christie

Monday, 5 September 2016, 15:33

Subject: [Too Smooth] Password Reset

From: Word Press

wordpress@toosmooth.co.uk

To: re_wired@ymail.com

Date: Monday, 5 September 2016, 16:23

Subject: Re: Can you help me sort this out please?

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk;

Ok thanks

On Monday, 5 September 2016, 16:22,

Lorraine Cordell

lorraine32@blueyonder.co.uk

wrote:

Simon I will need to pick your card up and put the money into my bank so I can pay for it as I have no money

Sent: 05 September 2016 16:17

From: Rewired

[\[mailto:re_wired@ymail.com\]](mailto:re_wired@ymail.com)

To: Lorraine Cordell

Subject: Can you help me sort this out please?

Can you help me sort this out please?

[http://www.ebay.co.uk/itm/Canon-Compatible-CISS-Refill-Pigment-Ink-6-x-1-Litre-/131174780037?](http://www.ebay.co.uk/itm/Canon-Compatible-CISS-Refill-Pigment-Ink-6-x-1-Litre-/131174780037?hash=item1e8aa04c85:g:85YAAOxyOalTW4KM)

hash=item1e8aa04c85:g:85YAAOxyOalTW4KM
£83:00

[http://www.ebay.co.uk/itm/JOB-LOT-Self-Adhesive-Vinyl-x-22-Rolls-Various-Colours-Sizes-Crafts-Fun-/182260532060?](http://www.ebay.co.uk/itm/JOB-LOT-Self-Adhesive-Vinyl-x-22-Rolls-Various-Colours-Sizes-Crafts-Fun-/182260532060?hash=item2a6f93035c:g:eXgAAOSwtnpXo5Ww)

hash=item2a6f93035c:g:eXgAAOSwtnpXo5Ww

try to get for £35 pounds please say for starting company + £20 delivery and I need a roll of plan paper

I see it for about £60 I think

Date: Monday, 5 September 2016, 22:48

Subject: Re: Here I trying to work here

From: Lorraine Cordell (lorraine32@blueyonder.co.uk)

To: re_wired@ymail.com;

Here I trying to work here I need peace to do this and I keep having lost my place in my emails I had enough now going to bed.

Attachments Report-Reply_2.doc(346.00 KB)

Chapter 888

Being a victim to Debbie Andrews and the Markandu's family's actions inclusive of George and Stan Curtis going up stairs

I once again do state: that I do have many recordings of such past activates of me being a victim to Debbie Andrews and the Markandu's family's actions inclusive of George and Stan Curtis.

Due to my members of my neighbors banging on the walls and floors to intentionally make my self victim of their actions, at around 19:42:43 on the 05th September 2016, at time 20:42:43 a few days after leaving the hospital, I went upstairs because the banging had started again, when going upstairs I always make sure that I inform the police and take down a cad number I do this inclusive of recording any on goings, I also wanted to find out why I had been arrested and then placed into the hospital for threatening children as the only person I new to have children in the bloke of flats I live in to be the Mathiyalagan family.

I attach a copy of transcripts that for sure do in fact relate to a video that I acclaim, that is in relation to the Mathiyalagan Markandu, family as dated 00/00/2016, This is a true copy of the transcripts of the video footage of when I went upstairs to 117 on the top floor, from my own flat in search of the truth of being setup, at no point did I Mr. Simon Cordell cause Anti Social Behavior, neither Harassment or was I intimidating nor did I use threatening behavior.

The Start of transcripts when Knocking on door of 117 Burncroft Avenue, Enfield En3 7jq

Knocking on the door: 0:35

Woman: Who is that? 0:37

Simon: Its Simon let me speak to your husband. 0:38

Woman: Sorry. 0:41

Simon: Its Simon let me speak to your husband. 0:42

Woman: My husband is not home 0:44
Simon: See the over day when I spoke to you yes 0:47
Simon: are you listening to me, can you here me 0:51
Simon: see the over day when I spoke to you yes 0:55
Woman: What did you say? 0:59
Simon: I was just talking to you yes 1:00
Woman: see the over day when I spoke to you yes 1:01
Woman: Sorry 1:03
Simon: See the over day when I spoke to you 1:05
Woman: yes 1:06
Simon: You said that on the 14th August 2016 1:08
Woman: Sorry 1:10
Simon: On the 14th August 2016 1:11
Woman: Sorry 1:14
Simon: Can I open your letter box and talk to you yes 1:15
Woman: Yes 1:17
Simon: Yes ok 1:18
Woman: Sorry
Simon: On the 14th August 2016 1:20
Woman: Yes 1:18
Simon: You said that you never called the police yes
Woman: Yes, yes
Woman: Yes, yes I ring police Saturday Saturday Sunday I am lonely I am not living here I called the phone calls not here Sunday night I just come here at 9 o'clock
Simon: You did that on the 14th August 2016
Woman: Yes some one told you, you called the called the police station I do not no
Simon: Yes the police said to me yes that on the 14th August 2016
Woman: I am not Saturday Saturday morning I called I called my friends house Sunday night come in, morning Sunday or Saturday I was not here
Simon: So you wasn't here I believe you I believe you if you tell me this I believe you yes
Woman: Yes
Simon: If you tell me that I believe you what else can I say yes
Woman: Yes
Simon: But on the 14th August 2016 I no I never left this building
Woman: Yes
Simon: And I never looked up at no window and threatened you or your children

Woman: Yes, yes I am not here truth

Simon: Because you are the only one with a child in this block and I would be I would not threaten child and worst I might say I might have a argument a dispute with your husband

Woman: why are you please why are you please why you argument for I did not call the police

Simon: I am not arguing with you I am not arguing with you

Woman: I am after council I want to move the house I push council that is why, I do not like you

Simon: Yes you pushed to get a new flat of the council your two bedrooms so you can look after your kids

Woman: Yes

Simon: which is of course I have been telling your husband to do that for a long time to get his two beds to right a letter and I would give him some letters as well but on the 14th you agree I never left this building and never threatened you

Woman: Yes

Simon: yes that is perfect that all I needed

Woman: I am not here Saturday and Sunday I am not here

Simon: you were not even here you were not even here

Woman: yes, yes, yes

Simon: ok that is perfect all right thank you

END of Conversion of Mobile Phone Video Transcripts:

A copy of the video footage is available at request

I was then bailed to return to the police station on the 4th October 2016 at 2pm and had been put through a continual cycle of unjustified actions, so was looking forwards towards being able to rectify the issues that the police wrongfully had raised with my person

Chapter 666

06/09/2016

On the 06/09/2016 Ms Ward called my mother she explained no discloser had come to the office, Ms Ward called a few time to update us to what was ongoing and how she was going to deal with the issues

Ms Ward did arrange a meeting in chambers on the 13/09/2016 which I could not attend, which is the only date since this court case has started that I have not been able to attend to

Chapter 44

07/09/2016

Mother spoke to a lady called Julie I believe who deals with Appeals cases; she said she would get it listed for 07/09/2016

On the 07/09/2016 for some reason it was not listed at court, and it has now taken until the 16/09/2016 for it to be listed.

Chapter 44

08/09/2016 the letter that Andy Locke was talking about was the one my solicitor had drafted on the 08/09/2016 to Miss Silly Gilchrist (Please see Attached email and letter marked 08/09/2016 Ms Ward) she did not like the amendments I made to the letter that was on solicitor letter headed paper so amended it on to non letter headed paper and edited what I had wrote.

She emailed this back to me asking me to confirm in writing and sign the letter if I confirmed I still wanted it to be sent.

(Please see attached email and letter marked 08/09/2016 Ms Ward 01) I believe this letter was sent I also believe that you will see it was never signed to be sent, and my mother believes this is the letter Andy Locke is talking about that he saw.

I can not confirm this 100% as I never saw the letter in court nor did my mother.

Date: Thursday, 8 September 2016, 16:01

Subject: Re: Proposed letter for Commissioner of Metropolitan Police

From: JOSEPHINE WARD (josephinewardsolicitor@gmail.com)

To: lorraine32@blueyonder.co.uk

re_wired@ymail.com

Lorraine / Simon

Simon I do not believe that it is in your best interests for me to serve the suggested amendments to the letter that I proposed sending to the Ms Sally Gilchrist.

The reason for this advice is similar to the advice given to you by Mr Morris on 4th April 2016 and you decided to ignore his advice.

A lot of the matters you raise I have previously advised you can be dealt with by cross examination.

Your instructions are simply that you have not organised, provided equipment or been concerned in the organisation of illegal raves.

In relation to all events with the exception of Millmarsh Lane you dispute providing equipment or any intention to hold any events.

In some you are visiting friends who are homeless and have a LAPSO notice up confirming they are treating the building as their residence.

The legal technicality you refer to i.e. absence of trespass does not prevent any parties from being held at the buildings in question as amounting to anti social behaviour.

You are well aware of how anti social behaviour is defined and loud music being played over two nights would satisfy this definition as it undoubtedly causes noise nuisance and distress to neighbours.

Your defence to Progress Way is denying being in attendance inside the premises on any occasion and you merely dropped off keys.

The question as to whether the premises were being squatted and the appropriate notice was on display to prevent trespass does not affect whether anti social behaviour was caused.

I have advised you that championing the rights of persons squatting in a building to hold a party where a couple of hundred people attend and justifying the event as not being a rave due to lack of trespass does not prevent the event from causing anti-social behaviour.

Anti social behaviour was clearly caused as a result of the Progress Way event.

There is a significant risk that you will alienate the Judge if you advance the argument that anyone squatting can hold a loud party.

The loud parties cause anti-social behaviour regardless of trespass / rave definition being satisfied.

I ask you to reconsider whether the attached document should be served on the Respondent.

This document I have copied and pasted from the amendments you made to the letter that I sent to you.

The views you expressed in the letter and the requests made were your requests and legal challenges so I have changed "we" to, "I, Simon Cordell" to reflect this.

My view is that this document should not be sent but if you insist then please confirm this in writing.

Type in your signature and email back to me please.

Mr Andy Locke is available for a conference on 13th September 2016 at his Chambers and following this conference a decision will be made whether to list the case for lack of disclosure or not.

Please confirm your instructions on the service of the attached word document.

I reiterate that I do not believe that it is in your interests to serve the document.

Regards, Josephine

On Thu, Sep 8, 2016 at 2:15 PM,

Lorraine Cordell

lorraine32@blueyonder.co.uk

Wrote: Josey please see letter back from Simon

08 September 2016 12:51

From: JOSEPHINE WARD

Mailto:

josephinewardsolicitor@gmail.com

To:

Lorraine Cordell

Subject:

Proposed letter for Commissioner of Metropolitan Police Lorraine Please confirm whether there are any additions that Simon wants included in this letter.

I need to send this document across within the next hour.

Many thanks

Josephine

Thursday, September 08, 2016 01:14 PM GMT Standard Time

From:

JOSEPHINE WARD

josephinewardsolicitor@gmail.com

To: Morris, Andrew (LAA); Lorraine Cordell

Subject: Fwd: Simon Cordell vase

Dear Andrew

I am forwarding you an email received from Simon Cordell and his mother in which they are requesting the document that you prepared opposing the introduction of the hearsay evidence.

I explained that Simon rejected this document on 4th April 2016 and would not allow this to be served on the Court or Respondent.

I also explained that he was provided with a copy of this document and he is stating that this document was handed back to you and he now wants a copy of the document.

Can you please email me across the document that you prepared so that Mr Cordell can have this.

Thank you for your kind assistance in this matter.

Yours sincerely

Josephine Ward

Date: Thu, Sep 8, 2016 at 1:05 PM

lorraine32@blueyonder.co.uk

From:

Lorraine Cordell

Subject: Re: Simon Cordell vase

To: JOSEPHINE WARD

josephinewardsolicitor@gmail.com

Dear Josey

I am writing this email to ask for the court document which was not used at court on the 04/04/2016 made up by my acting barrister Mr Andrew Morris for the hearing on the 04/04/2016 which was not used and my document was submitted to the court.

There was a section in Mr Andrew Morris document that was with regard to hearsay rules which was spoken to the judge about which I did want included.

I was not given a copy of Mr Andrew Morris document and I ask if one can be obtained please.

Regards

Simon Cordell

08 September 2016 23:12

From: Rewired

[\[mailto:re_wired@ymail.com\]](mailto:re_wired@ymail.com)

To: Lorraine Cordell

Subject: I sent this to Josie

Dear Josie I do not understand why it is not in my best interests for you to serve the suggested amendments that I made in relation towards the letter that you proposed sending to Ms Sally Gilchrist

The reason I do not understand is because:

1. Mr Morris advice on 4th April 2016 was the same as what I had explained to yourself when the case had started dated 12th September 2014 as received on receipt by your self and by method of email's and them email's referred to the respondent's application of an Asbo order quoting "That a case should not rely solely on hearsay" as mine seems to do by the police officer's. Most of the hearsay in any case is reported to be third party and therefore carry less weight in any case.
2. I want to show the true facts about the case as I am the one who is suffering because of untrue cut and paste facts that represent the basics of the respondent's case and that singed evidence being off fabricated police statements, as detailed in the amendments towards your letter to Sally Gilchrist, whom is already in receipt of such evidence but refuses to act upon such intelligence in accordance of the law and you advise me to ignore this even low I suffer.
3. I understand that a lot of the matters that should be dealt with at court will be.
4. I still argue for a speedy and fair trial: and feel that when a judge asks the respondent to reply by a set date such as the 1/08/2016 as the judge HHJ PAWLAK has ordered to happen it should.

5. The respondent should do so within the time duration as dated 01/09/2016 and agreed with the judge and then received with the correct response, as has not happened.

6. I have been awaiting the reply since 00/02/2016 from an ongoing civil application that is dated 13th August 2014 so to be able to have a fair trial.

7. After waiting on the 01/9-2016 with no response I waited till the 2/09/2016 and telephoned the respondent I spoke with a lady called Sally Gill Hurst, she states that she has served some paperwork to my solicitor's at the beginning of August a month prior, after finishing our conversation I contacted my solicitor she explained to me that she was away on holiday and that I must wait till she gets back on the 6th September 2016.

8. I again put the phone down and called my solicitor firm's office to see if any paperwork had been served to be told no.

9. On the 8th August I spoke with my mother who explained to me that she had been in contact with my solicitor and that I would be reviving a letter to sign to be sent to Sally Gill Hurst.

On receiving this letter it raised the following concerns.

1. The paperwork has not been served in time.

2. In a preliminary hearing, to be ready for the appeal the judge ordered this to be achieved.

3. The respondent has had another 6 months since 22/02/2016 from the start of the on goings as dated 13/08/2014.

4. We are now at 08/09/2016 the appeal is on the 26/09/2016 this leads me to the concerns of once again the case being postponed, as it has already been ten times before.

5. I have handed to article Six the right to a speedy and fair trial in regard to some of my human rights being breached because of the on goings in the ASBO proceedings drafting clear corruption and fabricated evidence asking for the case to be investigated our the correct paperwork to be served in accordance to my response.

HHJ PAWLAK

6.

Yes, my instructions are clear, I did not organised any illegal raves or provide any equipment with an intention of holding an illegal rave and surely did not cause any Anti Social behavior on the dates sighted, this is also to include Mill Marsh Lane with no exception.

7. Yes in some I am visiting my friends who are or were homeless at the time.

8. The legal technicality you state that I refer to i.e. absence of trespass that does not prevent parties from being held in accordance of the law, may lead to a stand alone anti social behavior order if a person commits a public order offence, to which I did not cause as I was not organizer neither did I take part in the organisation of the party or did I commit any civil or criminal offence.

9. In any one un-regular occasion over the duration of the weekend I can understand the noise nuisance and distress to neighbors this can cause if the allegations were to be true and not fabricated by police as I can prove. I was not the organizer of the event.

The case is based on what the respondent based it upon and in my case this is the organisation of illegal raves not the organisation of raves:-

1. I proved that indoor parties are not illegal unless there is a breach of the licensing act 2003 as this is the law for entertainment.

2. That the word rave can not be used in a building as section 63 requires as a key element unless tress pass has taken place.

3. I proved that I was not the organizer of the events as I was not.

4. That I never took part in any anti social behavior or intended or encouraged any other person to neither.

5. Anti social behavior was not clearly caused as a result of the Progress Way by me or my actions as I was only a visitor who never caused any offence.

I feel as my solicitor you should have my best interest at heart and if you know a police officer to be caught for being corrupt for, the evidence that they have supported so that your client faced a wrongful conviction of any sort you should not encourage them to not stand up for what is correct and right, so I do not understand why you would ask me to reconsider whether the attached document should be served on the Respondent.

The amendments I made have all ready been served on the 22/02/2016 and the Judge ask for the respondent to answer them questions from the 01/02/2016 and the respondent refuse to do so.

I do insist for the challenges to be answered as it is my life that has been tarnished for civil proceedings so I do confirm this on writing.

I feel that the meeting has been left by yourself to the last minute I have been requesting this in a multitude of emails to be achieved well in advance to the date that you have now sited a few days before the appeal, when I know that you have had ample amounts of time, so if this is the earliest time I will take it and I look forward to meeting Mr Andy Locke, thank you.

I do not see how the case will not get re listed due to lack of disclosure to be quite frank.

I do not understand why any solicitor would encourage me to go to trial or appeal and not draft out the police corruption that you can clearly see in turn making me accept the clearly fabricated evidence and wrongful conditions that I know have been imposed on myself under section 63 with no trespass taking place, this being said as for any of the incidents contained in the Asbo and with you knowing the true facts of them incidents being contained in private air.

There is also that of the clearly fabricated evidence I am standing against as forsure any solicitor works in Co Hurst towards the understanding of noun precedent in relation to the weight of any evidence put towards a client.

I am concerned about the case, relying sole on hearsay by police.

Is this correct in procedure? However I do understand and take note, that all resident parties contained within the respondents bundle, were held on single occasions and in places of residence and were not held as a running commercial business by myself or by any other to my knowledge.

I have also read that any person is entitled to have a house or resident party in private air under the licensing act 2003 or where they reside.

To my understanding, each accused incident in the respondents bundle is a place of residence and were in fact different people holding their own private parties at their places of residence.

Aloe there may have been complaints in regards to issues of concern about them house parties I was not the occupier of any of the accused locations; neither was I the hire of equipment and surely not the organizer. I was establishing a hire company around the dates of the accused events and have provided evidence of the work I had been committing myself to. I was not trading at the time and whenever hiring out equipment I do with due care and responsibility, however I do not accept responsibility for other people's actions when hiring out such equipment in good faith. I do take legal action for any persons when breaking my terms and conditions. I do not hire out equipment to any person without being in the constraints of the law and in good business practice or without the correct ID. On one occasion I did hire out a sound system in good faith on a pro Bono basis, this being of the understanding that no laws were being broken and as a Ltd company acting responsible. I know that I should not be liable for them persons actions when hiring out equipment and having the correct protocols in place as I clearly do. I do not feel that it is right for the respondent to obtain criminal punishments such as section 63 of the crime and disorder act 1994 and for that section to be then imposed against my freedom of movement and many other Human Right that have been breached by being pro-claimed under wrongful civil proceedings, as for a multitude of incorrect procedures and legislation that I have occurred, for instance I have no previous nature offences of a similar sort as required by law when applying a stand alone Asbo on a persons statue, as I do feel I should of have had the right to challenge the allegations under a true Criminal investigation, especially when referring to the organisation of illegal raves as the respondent has clearly headlined the offence to be.

RE: SIMON CORDELL V THE COMMISSIONER OF POLICE OF THE METROPOLIS APPEAL AGAINST THE IMPOSITION OF AN ASBO – 26TH SEPTEMBER 2016 AT

10:00 AM I write even further with concerns regarding: Your issues of concern dated 08/09/2016 that was received by email at the time 06:00pm, So as towards the letter drafted by yourself and amended by myself is the response as detailed below, with the listed concerns.

1.1 I understand that the correct protocols for the offences I am being accused of should be carried out in a manner to be of a high professional standard as required by law, so for me to be able to defend myself.

1.2 I am therefore not happy with the issues of police corruption not being addressed, by you self and all other legal persons, as I know I can not stand a fair trial or appeal without them issues being rectified first and this is why the amendments have been made to your letter to Sally Guill Hurst.

1.3 I have suffered since 2014 for conditions that have been wrongfully imposed upon me and still awaiting an appeal.

1.1 As my acting solicitor 8/6/2017 You drafted a letter requesting the respondent to remove any CADS that have been placed in the Asbo bundle served to myself.

Mr Simon Cordell.

1.1.1 I understand that they CADS are all ready inputted incorrectly and you and the barrister take note of this, as do, we all achieve this in the understanding that I could not have and did not commit the alleged offences that I have been accused of that are contained with a vast majority of other CADS within incorrect and blocked out context; such as the Att Locations that are un- redacted and do state Crown road and other locations such as Hardy Way, on the same day as progress way so I could not have committed as I could not be in two places at once.

1.1.2 There is a further issue in relation to a significant amount of CADs that should contain the Att Locations that have been blocked out such as referred to as retracted and them CADS that also contain the Grid reference numbers that also prove other locations already.

1.1.3 However I am even further worried about CADS such as all the listed and any in the format such as fully retracted where know person can, or is able to see the true CAD intelligence in regards to the wrongful fabricated claims being held against my person, being so reviled for all to see.

1.1.4 I do believe when all CADS do get retracted and a blocked, then that will help any barrister and put them in a better position to defend me, so for all CADs and pages in his Asbo application being served in an unedited

format and so for myself to understand the truth, to why the conditions have been imposed upon myself since the Asbo's on goings.

2. I am also seriously worried about the reasons why the case has taken so long with all the evidence I have supported towards my innocent plea, such as:-

2.1. The incorrect time stamps.

2.2. The facts of the conditions of law relating to a section 63 of the crime and disorder act being imposed upon myself for indoor house parties without trespass taking place.

2.3. The Events that I am being accused of no police officers have gone and spoken to any land lord's or owners.

2.4. There has been no evidence of a breach under the Licensing act 2003.

2.5. No proof of organisation being presented against myself.

2.6. There is also the matter being of; all incidents that are in the Asbo application with particulars to them members of the police involved, not having 101 books that are time stamped for them incidents and I once again would like to request them.

3. In relation to all cads that do have a grid number of 53491,196790 and or Att location of Crown road I request that the police officers involved in attending that incident attended court so to be able to prove that what PC Elesmore stated to the Judge at the magistrates court on the date of trial to obtain a guilty plea against my person, not to be creditable in any weight , that being of all the statements he made that are contained in a copy of the court transcripts, which do quote: When making the Asbo application and redacting any intelligence he was sure that all event on the 7th 8th June 2014 was in fact 100% progress way and that he was sure that there was no other parties / events in the borough on them dates.

I intended for my acting barrister to be able to use a copy of the magistrate's court trial transcripts on the date of the appeal.

Pleas can you reply to this letter of concern Kind regards Simon Cordell

Chapter 44

09/09/2016 Doctor in the morning agreed 2mg not 5mg as I feel sick taking them and feel no positive effects olanzapine really nice nurse came latter

Friday, 9 September 2016, 16:00

Subject: Re: Report please read

From: Lorraine Cordell (lorraine32@blueyonder.co.uk)
re_wired@ymail.com

Please see attached

Attachments

Report-Reply_2.doc(40400 KB)

Friday, 9 September 2016, 10:22

Subject: RE: Re: Print head ordered

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

I ordered the print head the total amount was \$ 216.58 with the shipping cost as I knew you wanted to pay for the 7 to 15 days shipping

Subject: RE: I sent this to Josie

From: Lorraine Cordell (lorraine32@blueyonder.co.uk)

To: re_wired@ymail.com;

Date: Friday, 9 September 2016, 9:55

Simon when I opened the email this is how it come out I could not read it so had to go to your email and save to pdf not sure if it will come out to Josey like the below or not

On Friday, 9 September 2016, 13:34, Rewired

Subject: Re: Ink

From: Rewired Rewired (re_wired@ymail.com)

To: re_wired@ymail.com

Yes and £30 for food I got electric and gas till next sat

re_wired@ymail.com

Wrote: Is there money to get the ink please

Chapter 44

10/09/2016 Yes quick visit no tablets given nice lady. Still feel sick from tablets.

On Saturday, 10 September 2016, 16:40, Rewired

re_wired@ymail.com

Wrote:

1. This is what I want to pay for but first I want to be sure that I can make the payment feature not charge the client's money for the service.

Woo Commerce Business Card & Flyer Design.

2. I would like to make the menu bar in the business directory the same as the word press menu so that it shows a link to the festival pages. Once this has been achieved then I believe I can sort the rest please can you help me.

Chapter 44

11/09/2016

No visit and still feel sick from tablets.

Chapter 44

12/09/2016

No visit still never felt well tablets messed up my sleep pattern to tired to do any think, Dizzy, filling sick, tangential thinking, irritable.

Date: 12/09/2016 09:14 (GMT+00:00)

From: "Morris, Andrew (LAA)

Andrew.Morris@legalaid.gsi.gov.uk

To: 'JOSEPHINE WARD'

josephinewardsolicitor@gmail.com

Subject: RE: Simon Cordell vase

Hi Josephine

Please find attached the document as requested.

Please be advised that as I no longer represent Mr Cordell, this document does not contain information based on what his current instructions are as between yourself and his barrister.

This document was prepared for a specific purpose to deal with a response to HHJ Pawlak's letter.

After consulting the client for some length of time, he informed both you and I that he did not wish for this document to be handed up.

Instead as you remember and against my firm advice, he asked me to hand up his own typed document which the Judge then read.

I am not sure for which purpose the client wishes to use this document now but it may be that his barrister will want to advise him as to the best course of action and particularly in terms of any hearsay applications.

You will remember that these have been dealt with already and the Judge allowed the hearsay applications by the Crown.

Please do not hesitate to contact me if you require any further information,

Regards Andrew

Monday, 12 September 2016, 14:42

Subject:

Re: introductory call

From: Rewired

re_wired@ymail.com

christie@voiceability.org;

Dear Paige

The report took me a bit more time than I first thought to finish.

I am sorry if I have caused you any inconvenience.

I attach a copy of the two hospital reports and also that of my reply to them reports which has not been sent to them as I wanted you to go over them before.

This does include a personal statement and a copy of the assessments transcripts that took place at my home address in February before the 14/08/2016 incident, if you have any advice towards amendments please tell me, I have not sent the documents to any other person(s) other than your self and ask for your guidance.

I was also wondering, if you would be so kind to give me a phone call once you have had time to process the reports, so to tell myself your opinion.

Many thanks again
Simon Cordell

On Monday, 12 September 2016, 13:45,

Rewired

re_wired@ymail.com

Wrote:

Hello Paige the report took me a bit more time than I first thought to finish.

I am sorry if I have caused you any inconvenience.

I attach a copy of the two hospital reports and also that of my reply to them reports, this does include a personal statement and a copy of the assessments transcripts that took place at my home address in February before the 14/08/2016 incident, if you have any advice towards amendments please tell me, I have not sent the documents to any other person(s) other than your self and ask for your guidance.

I was also wondering, if you would be so kind to give me a phone call once you have had time to process the reports, so to tell myself your opinion.

Many thanks again
Simon Cordell

Monday, 12 September 2016, 13:36

Subject: RE: report

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

ok do what you have to.

Date: Monday, 12 September 2016, 4:07

Subject:

Re: Hi Pleas read and reply.

From: Rewired

re_wired@ymail.com

To: re_wired@ymail.com

Yes I agree it takes you away at some point which I understand to be the payment of a business card transfers to woo Hoo but I believe the advantage

is after buying the plug-in you get the app which is the part I want in the demo mode it has a down load to com widget and a payment widget I just want to delete or deactivate the add to cart button in the downloaded plug in then all else should be ok as the download button does not direct you to woo Hoo payment services.

Can you help me try to do this please?

Monday, 12 September 2016, 4:12

Subject: Re: problems

From: Rewired

re_wired@ymail.com

To: re_wired@ymail.com;

Date:

Thank you can I have my files back now please love, Si Xxxx

On Saturday, 10 September 2016, 19:29,

Rewired

re_wired@ymail.com

wrote:

Woo commerce Product Designer:

12 September 2016 11:57

From: Rewired

[\[mailto:re_wired@ymail.com\]](mailto:re_wired@ymail.com)

To: Lorraine Cordell

Subject: Re: report

I want to sue them I am showing the solicitor.

On Monday, 12 September 2016, 10:18,

Lorraine Cordell

lorraine32@blueyonder.co.uk

wrote:

I do not understand why you would put the whole of the CD in this I just can not understand it you keep them wondering what's on that CD did they say anything they should have ect.

Why are you giving them all the information so they can keep it on file about you?

Simon you are meant to be trying to get your records corrected you want them to have as little as possible on file about you why are you doing this in such a way they can hold more on you?

Sent: 12 September 2016 03:57

From: Rewired

Mailto: re_wired@ymail.com

To:

Lorraine Cordell

Subject: Report

Chapter 44

13/09/2016

Ms Ward did arrange a meeting in chambers on the 13/09/2016 which I could not attend, which is the only date since this court case has started that I have not been able to attend to.

Chapter 44

14/09/2016

Date: Wednesday, 14 September 2016, 10:57

Subject:

FW: RE: Simon Cordell case barrister document

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

Sent: 14 September 2016 00:02

Simon here is the attached document from the barrister for April which was not used.

From what Josey has said the judge said that the hearsay was allowed.

The barrister does not want this document used as you would not use it at the hearing.

Please read below email and you will see what was said.

From: Josephine ward solicitor. <mailto:josephinewardsolicitor@gmail.com>

To: Lorraine Cordell

Subject: Fwd: RE: Simon Cordell vase

Sometime in September 2016 it is alleged that you confronted an elderly neighbour outside your block of flats, 109 - 119 Burncroft Avenue as he was going to the local park with another resident and started to shout abuse and threats at him and said to him 'I can get you over at the park, I know you go for a walk'

Date: Wednesday, 14 September 2016, 15:10

Subject:

RE: Documents I said I would send

From: Paige Christie

paige.christie@voiceability.org

To: re_wired@ymail.com

Simon,

I have looked through your documents – what next step do you want to take? It is always best if you take the lead as it is your complaint so let me know what you want to happen next

Kind regards,
Paige Christie

Wednesday, 14 September 2016, 10:57

Subject: FW: RE: Simon Cordell case barrister document

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To:

re_wired@ymail.com

Date:

Simon here is the attached document from the barrister for April which was not used

From what Josey has said the judge said that the hearsay was allowed

The barrister does not want this document used as you would not use it at the hearing

Please read below email and you will see what was said

Sent: 14 September 2016 00:02

From: Josephine ward solicitor [<mailto:josephinewardsolicitor@gmail.com>]

To: Lorraine Cordell

Subject: Fwd: RE: Simon Cordell vase

Sent from my Samsung Galaxy smart phone

----- Original message -----

Date: 12/09/2016 09:14 (GMT+00:00)

From: "Morris, Andrew (LAA)"

Andrew.Morris@legalaid.gsi.gov.uk

To: 'JOSEPHINE WARD'

josephinewardsolicitor@gmail.com

Subject: RE: Simon Cordell vase

Hi Josephine

Please find attached the document as requested.

Please be advised that as I no longer represent Mr Cordell, this document does not contain information based on what his current instructions are as between yourself and his barrister.

This document was prepared for a specific purpose to deal with a response to HHJ Pawlak's letter.

After consulting the client for some length of time, he informed both you and I that he did not wish for this document to be handed up. Instead as you remember and against my firm advice, he asked me to hand up his own typed document which the Judge then read.

I am not sure for which purpose the client wishes to use this document now but it may be that his barrister will want to advise him as to the best course of action and particularly in terms of any hearsay applications. You will remember that these have been dealt with already and the Judge allowed the hearsay applications by the Crown.

Please do not hesitate to contact me if you require any further information,

Regards Andrew

413

Chapter 44

16/09/2016

On the 07/09/2016 for some reason it was not listed at court, and it has now taken until the 16/09/2016 for it to be listed.

Date: Friday, 16 September 2016, 13:41

Subject: Fwd: SIMON CORDELL

From: Josephine Ward (josie@michaelcarrollandco.com)

To: re_wired@ymail.com
lorraine32@blueyonder.co.uk

Lorraine / Simon

This is the disclosure that the Respondent states they sent to Michael Carroll & Co in August 2016.

I made enquiries with staff at Michael Carroll & Co and I was told that this had not been received.

This was sent to my email on Tuesday but I do not have access to that email on my phone but have to be near a desk top computer.

I am forwarding this to you now.

I am waiting for Andrew Locke's court note from today's hearing and I will revert to you in writing re the solicitor / barrister / client relationship and whether either Andrew Locke or I can continue to represent you in this matter.

Josephine

----- Original Message -----

Date: 13 September 2016 at 14:56

From: Sally.Gilchrist@met.pnn.police.uk

To: josie@michaelcarrollandco.com

Subject: SIMON CORDELL

Dear Sirs,

Please see attached correspondence sent to you by DX on 17th August 2016.

Yours faithfully
Sally Gilchrist

Total Policing is the Met's commitment to be on the streets and in your communities to catch offenders, prevent crime and support victims.
We are here for London, working with you to make our capital safer.
Consider our environment - please do not print this email unless absolutely necessary.

NOTICE - This email and any attachments may be confidential, subject to copyright and/or legal privilege and are intended solely for the use of the intended recipient.

If you have received this email in error, please notify the sender and delete it from your system.

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Only specified personnel are authorised to conclude any binding agreement on behalf of the MPS by email.

The MPS accepts no responsibility for unauthorised agreements reached with other employees or agents.

The security of this email and any attachments cannot be guaranteed. Email messages are routinely scanned but malicious software infection and corruption of content can still occur during transmission over the Internet.

Any views or opinions expressed in this communication are solely those of the author and do not necessarily represent those of the Metropolitan Police Service (MPS)

Chapter 44

16/09/2016

Friday, 16 September 2016, 20:09

Subject: Re: read important

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com;

Simon

I know there is shit loads wrong with this case, I said it from the start when I looked at the files said to you also to look at the CADs I had enough of you telling me I have done nothing to help you when all I have done is sit here for god knows how long doing shit for you.

All you do is run me down, I say something and you do not hear as all you are doing is talking over me.
You call me and ask me to do things I do them yet I do nothing from what you say.
Where would you stand now if I did not have all the damm emails I write no where as you would not be able to prove shit.
But again I do nothing.
I had enough and this time I mean it do not call me and ask me anything thing as all you do after is blame me for everything.
You think you got a lot going on and what this is doing to your life well please tell me what the hell do you think it is doing to my life and on top of that I am dealing with hospitals and illness and everything else and you think your life is hard.
I had enough just leave me alone.

The last mention hearing was dated 16/09/2016 for this case, in regards to discloser.

Also a conference was booked with my barrister, Mr Andy Locke.

I firstly am going to explain my version of the events that did take place on the day in question and prior leading up to this.

It was explained to me by my acting solicitors, that it had been arranged for myself to be at court by 09:30 hours, but shortly later this was re arranged to 09:00 hours so I could have a meeting with my barrister, which I did agreed to.

I arrived at Court with my mother as agreed for 09:00 Am my barrister did not arrive until around 09:40 Am.

On my barristers arrival we all went into a unlocked side room for the arranged meeting, as we all took a seat so to be able to discuss anything, Mr Andy Locke apologised as he was not feeling very well, he continued to explain that he had received some emails from Ms Ward and that he need time to read them all, on trying to open the emails he realized he was having issues with connecting to the internet and after trying for some time he realised that he could not and then subsequently went out of the room to call Ms Ward on his mobile telephone.

In this moment he still had no time to talk to me as he had been on his phone to Ms Ward at around 10:00 hours the court clerk called every person of interest relating to the case into court.

Andy Locke came back into the conference room to warn us of the clerk's demands and turned back away moving with a fast passé towards the court room.

I clearly remember trying to stop him to expand to him what my concerns were (As we had not had a moment to talk) and I was concerned about the disclosure that was going to be asked for.

I asked Andy Locke if he could ask the Judge to adjourn the case for 5 or 10 minutes so I could understand what was going on in my case with him self, which he then replied the answer of "no".

On or travels towards the court room he explained that he believed the hearing was only for disclosure about the schedule", I said "I knew this not to be correct and that is what I wanted to talk to him about" and again asked "if he would ask the judge to postpone for 10 minutes" he yet again said "no", at which point I asked "why he did not want to speak to me, with the following question, should I act for myself then"?

We all then went into court room and on entering the court I muttered to Mr Andy Locke (who was ahead of me) the quote of; so am I acting for myself then? He never replied to me and then proceeded to talk to the Judge, in the judge taking understanding it was agreed for myself and barrister to talk out side of the court room.

At this point I had no idea what was going on but proceeded to follow him, it was at this point he turned around and said quite curtly "I do not want you to speak", as me and my mother got closer to him he also informed me that it was not good to shout out in open court which I had to agree with.

My mother who had witnessed all of this tried to explain to my barrister what I wanted to say about the disclosure not just being the schedule and asked Mr Locke to explain what the schedule is.

I also wanted to ask him questions about my human rights in regards towards the two article sixes referring to the rights to a fair and speedy trial that had been handed to the court on two different earlier hearings to which Mr Andy Locke had not seen before as he was not present at the past couple of court hearings.

He explained that the schedule was what the judge had asked for on the 04/04/2016 my mother replied this was not all the judge had asked for.

Without replying Mr Locke walked towards the courtroom we followed and it was at this point I said to him I feel that I should represent myself because I felt I was not being heard.

On entering the court Andy Locke addressed the Judge and said I did not want him to act for me.

The Judge informed Andy Locke to remain in the court room, the judge asked what the case was listed for and the CPS addressed the Court and answered, they said to the judge that I had been sending letters to the court and CPS myself, this is not the case and I did not understand there comment.

I was then addressed by the judge and to his questions I replied yes I did want Andy Locke to be my barrister; I just wanted time to speak to him so for both of us to each be clear of the reasons that I had asked for the case to be relisted due to non disclosure.

The Judge then addressed my barrister who also replied to his questions and said that he would still act as my barrister for me.

The judge noted down that all issues between me and barrister were happy dealt with and continued to say that he felt he was not the best person to be hearing this case and passed it over to your good self

On leaving the court room my mother me and my barrister proceeded to go into a side room to talk, My mother and I explained that a letter had been handed to you on the 04/04/2016 he said he knew nothing of this letter so we handed it to him to read.

Once he read this he said he knew nothing about this and had only seen one document that kept saying "I Simon Cordell" to which I am not sure of what letter he refers to, my mother continued to explained that the letter handed to him self by Simon is why he wanted to talk to you just before going into court, as this is an important part of the disclosure proving his innocent in the case.

He explained he only knew about the schedule to which my mother and I were concerned about as we understand this not to be all.

Mr Andy Locke also asked me if I was dismissing my solicitors which I replied no,

My mother then made a call to my solicitor and enquired as to what your good self had ordered for disclosure.

Ms Ward stated she could not remember my mother being dumbfounded by this said you was sitting in the back of the court room taking notes, and only last week said to me again we should have everything that the judge had asked for in his original disclosure plus what was asked for in Simon's letter and also the judge had made other additions... at no point did Ms Ward ever make me feel she did not know what was due to be disclosed, had she have done this I would have asked her to re-list this to the court and asked for this to be clarified.

My mother then handed me the phone to my solicitor I asked her if she knew about the letters That earlier Mr Andy Locke had told myself I was

supposed to have sent to the court and the CPS on my own that I knew I had not sent on my own accord.

When continuing to talk with my solicitor on the phone I believed that I was in the know how of the understanding that we was both still thinking and talking about the same thing and that being of the concept of the letter requested by you and in return handed back to yourself the judge your honour, on the date of 04/04/2016, which I had already agreed for you to be in receipt of, on this occasion my mother was once again present at this time and my solicitor was also in court so she clearly knew about this letter also of the fact that I had not drafted it alone.

It was at this point I said she was incorrect if she had said that I had pre drafted the letter from start on my own as I had only amended it, she then said she did not draft the Letter and that I had wrote it, at this I did call her a lair as I knew she drafted it and I then said to her I can prove what I state as I have the email you sent to me.

(Since court I have checked the dates from when this letter was drafted by my solicitor and this was on the 03/04/2016 please read the relevant attached email and correspondence (marked 03/04/2016 Ms Ward).

At same time while I was on the phone in conversation with my solicitor Mr Andy Locke was listening and after I ended the phone call he then got up and said I will need to think about still representing you as you as I heard you calling your solicitors a lair, he continued to say that if he was still going to continue to represent me we would need to have a meeting at his chambers as the judge had ordered, at this point the meeting concluded with nothing really spoke of about my Appeal yet again.

When we were leaving court my mother told me that I was speaking about the wrong letter and email.

And the letter that she believed Andy Locke was talking about was the one my solicitor had drafted on the 08/09/2016 to Miss Silly Gilchrist (Please see Attached email and letter marked 08/09/2016 Ms Ward) she did not like the amendments I made to the letter that was on solicitor letter headed paper so amended it on to non letter headed paper and edited what I had wrote.

She emailed this back to me asking me to confirm in writing and sign the letter if I confirmed I still wanted it to be sent.

(Please see attached email and letter marked 08/09/2016 Ms Ward 01) I believe this letter was sent I also believe that you will see it was never signed to be sent, and my mother believes this is the letter Andy Locke is talking about that he saw.

I can not confirm this 100% as I never saw the letter in court nor did my

mother

On Friday afternoon after returning from court my mother received an email with an attachment from my solicitors this was the disclosure from Miss Silly Gilchrist that we had been given at court it was the schedule which you had asked for

And also included "I am waiting for Andrew Locke's court note from today's hearing and I will revert to you in writing re the solicitor / barrister / client relationship and whether either Andrew Locke or I can continue to represent you in this matter"

Please see the email it (marked 16/09/2016 Ms Ward)

Chapter 44

17/09/2016

Chapter 44

18/09/2016

Chapter 44

19/09/2016

Subject:

Fwd: Your appeal at Wood Green Crown Court- 26th September 2016

From:

JOSEPHINE WARD (josephinewardsolicitor@gmail.com)

To:

re_wired@ymail.com; lorraine32@blueyonder.co.uk;

Date:

Monday, 19 September 2016, 10:57

Simon

Please see emails forwarded below.

Josephine

----- Forwarded message -----

From:

JOSEPHINE WARD

<

josephinewardsolicitor@gmail.com

>

Date: Mon, Sep 19, 2016 at 10:47 AM

Subject: Fwd: Your appeal at Wood Green Crown Court- 26th September 2016

To:

michaelandrewcarroll913@gmail.com

Simon

I am forwarding an email regarding Friday's hearing.

I have discussed the matter with Michael Carroll himself. I personally cannot represent you any further.

Michael Carroll has indicated that if you agree in writing that you will consent to being assessed by a

Psychiatrist as to your fitness to participate in the court proceedings by 1pm this afternoon in writing to

michael@michaelcarrollandco. com

then he will obtain funding so that you can be assessed. This will mean writing to the court to request that the appeal hearing date be vacated until this issue is resolved. If the

Psychiatrist's opinion is that you are fit to participate in the court process then you can proceed to represent

yourself as you have expressed a desire to do so in the past.

If the Psychiatrist's opinion is that you are not fit to participate in the court process then the application will be

to adjourn until such time as you are fit to participate in the proceedings.

Can you please confirm whether you will agree to being assessed by 1pm (appointment to be notified in due

course) this afternoon in order that we can notify the court. If you refuse to be assessed then Michael Carroll &

Co will write to the court to notify them that they are no longer willing to act as the solicitor / client relationship

has irretrievably broken down. If you do not respond by 1pm this afternoon, Monday 19th September 2016

then Michael Carroll & Co will have no choice but to write to the court to confirm that there has been an

irretrievable break down in the solicitor / client relationship and you wish to represent yourself.

Can you please communicate by email from now on with Michael Carroll & Co Solicitors.

Yours sincerely

Josephine Ward

----- Forwarded message -----

From:

JOSEPHINE WARD

<

josephinewardsolicitor@gmail.com

>

Date: Sun, Sep 18, 2016 at 4:46 PM

Subject: Your appeal at Wood Green Crown Court- 26th September 2016

To: michael carroll <

lorac999@live.com

>

8/6/2017

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Simon

Please accept this email as written confirmation that I am no longer prepared to represent you. I am satisfied that there has been a complete breakdown in solicitor / client relationship.

I also have concerns as to your capacity to follow and participate in the appeal proceedings.

You are unwilling or incapable of listening to advice. You have questioned my professional and personal

integrity. I have represented you for a very long time and continued to represent you in these proceedings

because of the regard and respect that I have for your mother.

In April 2016 I requested that you be assessed by a Psychiatrist or give me access to your medical notes which

you refused to do. You threatened to blacken my name on the Internet if I raised the issue again. You were

recently sectioned in St Anne's hospital and you challenged that section and were released. I believe that you

are not able to listen to advice. I believe that you are incapable of participating in proceedings. You insist on

arguing points that are irrelevant and detrimental to your case. You do not allow the conferences to move on.

The allegation against you simply is that you organised raves / parties that caused antisocial or had the potential

to cause anti social behaviour. See schedule forwarded to you on Friday. All the matters alleged you have already provided instructions and challenges to the allegations. Put as simply as possible you deny organising, providing sound equipment or sourcing premises for the purposes of holding raves / Parties. You challenged whether the events in question are illegal raves as trespass is not present. This argument has no bearing on your case as you deny and have repeatedly denied sourcing premises, providing equipment or organising any of the events with the exception of Mill Marsh Lane which you accept you were present for a small birthday party gathering (again no witness statement / witness details provided) I have advised you that it is my view that regardless of whether Progress Way was a private party (LAPSO loophole) or a rave the bottom line is that anti social behaviour was caused due to noise nuisance / disorderly conduct.

You seek to use the appeal proceedings to challenge the law by arguing that any person living in a commercial building under a LAPSO notice can hold moving in parties. They are not holding a rave as trespass is not present but they are causing anti social behaviour to neighbouring residents when they hold events that cause extreme noise etc. On no occasion during your instructions did you say that you were living on the premises, nor did you state that your sound system had been seized. You are appealing against the Magistrates Court decision that you organised these events, provided sound equipment or sourced premises.

You wish to introduce topics that have no bearing to the narrow issue which is did you organise or provide equipment for these events, which if they went ahead would or had the potential of causing anti social behaviour. I am under no obligation to argue points that are not relevant to your appeal.

I have copied Michael Carroll in in this email and you must now communicate with him as our relationship has irretrievably broken down.

The case is listed again for disclosure if required on Wednesday before

HHJ PAWLAK. A disclosure request must be submitted by Michael Carroll & Co before 4pm on Monday 19th September 2016 with the Respondent replying by 20th September 2016.

Andrew Locke is declining to represent you also as he cannot hold a meaningful conference with you. You reject advice and have called me a liar.

8/6/2017

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Simon, your capacity to follow and participate in proceedings needs to be assessed and until such time as it is, no solicitor will undertake your case or deal with you, nor will any barrister.

I have taken advice from the Law Society on these issues and whilst I cannot disclose your recent sectioning to the court / Respondent I can decline to represent you until the issue is addressed as can Michael Carroll & Co.

I wish you success in your appeal and I regret the breakdown in our solicitor / client relationship.

Yours sincerely

Josephine Ward

Subject:

Re: Please read email to Josey and Michael.

From:

Lorraine Cordell (lorraine32@blueyonder.co.uk)

To:

re_wired@ymail.com;

Date:

Monday, 19 September 2016, 12:09

Please confirm I can send you do not need to go into great detail the less the better this is why I wrote the email this way.

Dear Josey / Michael

I am writing this email due to am email I got from Josey today.

As I said to Josey when she called me I do not have any internet to login to my email so have not read the emails

she sent, But Josey asked my mother to tell me what was in the email which she has done. And I asked her to write this email to you confirming the below.
Josey has asked me to agree to have an assessment by a Psychiatrist I do not see the need as I was put under a section 2 on the 15/08/2016 and released due to a Tribunal I had on the 26/08/2016.
Since being released I have the early intervention team coming to my home to check on my welfare.
I can send you the copy of the tribunal release from the section 2. And I can also ask a letter to be written from the early intervention team when they attend my home today, which can be forwarded to you. I believe this will tell you all that would be needed.
Regards
Simon / Lorraine

Subject:

RE: Re: Please read email to Josey and Michael new

From:

Lorraine Cordell (lorraine32@blueyonder.co.uk)

To:

re_wired@ymail.com;

Date:

Monday, 19 September 2016, 12:46

Dear Josey / Michael

I am writing this email due to an email I got from Josey today.

As I said to Josey when she called me I do not have any internet to login to my email so have not read the emails

she sent, But Josey asked my mother to tell me what was in the email.

And I asked her to write this email to you confirming the below.

Josey has asked me to agree to have an assessment by a Psychiatrist I do not see the need as I was assessed

under section 2 on the 15/08/2016 and released due to a Tribunal I had on the 26/08/2016 which the Tribunal did

not find me Mentally ill to carry on holding me under a section 2.

When I was put on a section 2 I had been arrested which Michael Carroll will already be aware as they was my acting solicitor, I still have not been interviewed by the police as of yet and will prove I never did anything wrong due to CCTV I have when I return to the police station on the 04/10/2016.

In the time I was in Hospital I did have an assessment and still released under the Tribunal.

I agreed when released to be mentored on release which has been ongoing. Under section 117 I did not need to approve to carry on having home treatment but I did agree to this. No one has had any concerns with me since I have been released.

I have had other assessments prior to this and the same conclusion was found I was well.

I feel at this late stage of my Appeal there is not any time left, I have not had a meeting with my barrister yet and there is less then a week till the appeal is due to start, asking for an assessment is only going to put my Appeal off and I feel this is unfair. I have only ever asked for things to be done for my Appeal which should have been and in good time. I have not been disrespectful to my solicitor I have only ever asked for things to be done in good time for the Appeal.

8/6/2017

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I can send you the copy of the tribunal release from the section 2 if needed.

Regards

Simon / Lorraine

From:

Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]

Sent:

19 September 2016 12:10

To:

' Rewired

Rewired '

Subject:

Re: Please read email to Josey and Michael.

Please confirm I can send you do not need to go into great detail the less the better this is why I wrote the email this way.

Dear Josey / Michael

I am writing this email due to an email I got from Josey today.

As I said to Josey when she called me I do not have any internet to login to my email so have not read the emails she sent, But Josey asked my mother to tell me what was in the email which she has done. And I asked her to write this email to you confirming the below.

Josey has asked me to agree to have an assessment by a Psychiatrist I do not see the need as I was put under a section 2 on the 15/08/2016 and released due to a Tribunal I had on the 26/08/2016.

Since being released I have the early intervention team coming to my home to check on my welfare.

8/6/2017

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I can send you the copy of the tribunal release from the section 2. And I can also ask a letter to be written from the early intervention team when they attend my home today, which can be forwarded to you. I believe this will tell you all that would be needed.

Regards

Simon / Lorraine

Now I would like to explain a little about this case and how it has been handled.

On the 19/09/2016 my mother was contacted by my solicitors by phone to say an email had been sent by her and that could my mother read it, my solicitor then called me and told me an email had been sent could I read it which I replied I do not have any internet so I can not access my emails, she then said to me to contact my mother and that she will explain to me.

Which I then did to hear what had been wrote in the email.

The email stated that my acting solicitor is no longer prepared to represent me and neither was Mr Andy Locke and if my solicitor firm was to continue to have by best interest at heart and continue representing me that I would have to agree to conditions such as;

I was asked to reply to an email sent to myself by my solicitor firm via: @ michael@michaelcarrollandco.com which I did do and as of this date 20/09/2016 I still have not had a response from Michael Carroll in relation towards this, neither has my mum had a reply to a vast majority of the email's that she has also sent, my mother did get an email from Ms Ward with an attached that was sent to the court, with an application to be taken off the record in respect of the Appeal listed for 26th September 2016, this would still mean once again my appeal date would be vacated until this issue is resolved to no fault of my own.

On the 19/02/2016 **my solicitor also tried to be taken off record** for this case, which was denied by the court I have since been told that the only reason my solicitor is still acting for me is due to the regard and respect for my mother in received correspondence and the only issue I take with this is I believe she should be there to have my best interest at heart.

Dear Josey / Michael

I am writing this email due to an email that was received today in receipt from Josey.

Today when I spoke on the phone to Josie as she called my phone I explained to her that I do not have any internet at home, so I could not login to my emails and therefore could not read what she had sent, Josey then asked me to contact my mother to tell me what was in the email. Since this has happened I have asked my mother to write this email to you confirming the below.

Josey has asked me to agree to have an assessment by a Psychiatrist; I do not see the need as I am not mental ill. I know this as I was just recently assessed on the 15/08/2016 under section 2 of the mental health act 1983 and then released due to a decision being made at a Tribunal that I had on the 26/08/2016, the Tribunal did not found me mentally ill to carry on holding me under a section 2.

When I was assessed under section two I had been arrested for wrongful claims. Michael Carroll should already be aware as his company is my acting solicitor. I still have not been interviewed by the police as of yet and will prove I never did anything wrong due to CCTV I have, when I return to the police station on the 04/10/2016.

In the time I had in a Hospital was an assessment and the conclusion was I am of well mind body and sole.

I agreed after the assessment to be mentored on release which is at its end of period, This was obtained Under section 117 of the Mental Health Act 1983, Under section two I understand that I did not have to approve to carry on with the care facilities but I did agree to this. No one has had any concerns with me since as I am not a concern never is my mental stability.

I have had other assessments prior to this and the same conclusion was found I have never been un well with mental heath issues of concern. I feel at this late stage of my Appeal due to lack of disclosure that there is not any time left to prepare my defence, I have not had a meeting with my barrister for the appeal as of yet and there is less then a week till the appeal to start, I feel it is common sense that asking for an assessment is only going to put my Appeal off and I feel this is unfair as the start of the ongoing was 2014.

I have only ever asked for things to be done for my Appeal and case with no disrespect for any other person, which I know should have been completed in good time. I have not been rude or disrespectful to my solicitor I have only ever asked for things to be done fair and right so to be achieved in good time for the Appeal.

I can send you the copy of the tribunal release from the section 2 if needed.

Chapter 44

20/09/2016

Subject:
Andrew Locke backsheet 16/09/2016
From:
JOSEPHINE WARD (josephinewardsolicitor@gmail.com)
To:
lorraine32@blueyonder.co.uk; re_wired@ymail.com;
Date:
Tuesday, 20 September 2016, 1:29
Lorraine / Simon
Please see attached a copy of Andrew Locke's back sheet for the hearing from Friday.
Yours sincerely
Josephine

Subject:
Fwd: Simon Cordell v Commissioner for Police Metropolis - disclosure hearing on 21st September 2016
From:
Josephine Ward (josie@michaelcarrollandco.com)
To:
re_wired@ymail.com; lorraine32@blueyonder.co.uk;
michaelandrewcarroll913@gmail.com;
Date:
Tuesday, 20 September 2016, 1:36
Simon / Lorraine / Michael
Please see forwarded a copy of a letter that was sent to the Wood Green Crown Court.
Josephine
Josephine

----- Original Message -----
From: Josephine Ward <josie@michaelcarrollandco.com>
To: woodgreencrowncourt@hmcts.gsi.gov.uk,
Sally Gilchrist@met.pnn.police.uk
Date: 20 September 2016 at 01:34
Subject: Simon Cordell v Commissioner for Police Metropolis - disclosure hearing on 21st September 2016

Dear Sir or Madam

We refer to the above matter and attach a letter for the urgent attention of HHJ Pawlak

In short our letter notifies the court that we can no longer represent Mr Cordell in respect of the proceedings and have applied to come off record

Yours faithfully

MICHAEL CARROLL & CO

Chapter 8888
Solicitor Michal carol

20/09/2016

To whom it may concern

I Mr Simon Cordell am writing this letter as there has been a raise of concern made by my solicitor towards my mental stability

I know my mental stability to be of well mind body and sole and that I am capable to stand trail at my appeal

I just recently agreed to under go a full mental Health assessment and was assessed by doctors to be of good mind this was while staying at St Ann's Hospital under section two of the Mental Health Act 1983

In that time I managed to look after my well being, while contacting a solicitor to represent me. We both took part in preparing my defence for tribunal In turn being realised. I have since concluded an official reply to the doctor's reports in regards to some incorrect data being held on my medical records otherwise known as RIO this is now in the hands of an independent mental health advocate

I am sure that I was more than capable to defend my self thought these ongoing, just as I am in the proceedings of the Asbo case

I would further like to explain that at no point of time have I been incorrect in what I explain to be the truth towards my solicitor and I have not been rude to her, neither have I made false allegations that I can not provide evidence towards them claims of truth

I still stand strongly in the truth towards my innocent plea, in the

respondent wrongful application of an Asbo order against my self and still wait for my honour Judge HHP Paklard to over see the on goings at appeal.

I do believe that it is easy for any person to come to the same conclusion that any attempt to apply for a further Mental Health assessment would be a waste of public funding as it will lead towards the same understanding that I Mr Simon Cordell am of well sanity and stability as pervious assessments.

I will leave the decisions of disclosure in receipt from the respondent to your discretion.

Yours fifthly
Kind regards
Mr Simon Cordell

21/09/2016

Chapter 58558

To Your Honour HHJ Pawlak

@ I am writing this letter to explain to you how I feel and to also to give my side of the recent events of my case.

@ My Appeal has been put back twice already and this is obviously very distressing for me, the on goings of the Asbo case has been pursued since 2014.

@ I would also like to apologise in advance for the length of this letter, but I feel this is the only way to put across my true account of what has since transpired between myself and my solicitors, so for any person of interest to be able to take an insight of the matters of concern in advance of the up and coming dated hearing, that is booked for court on the 21/09/2016.

Subject:
Re: Look here

From:
Lorraine Cordell (lorraine32@blueyonder.co.uk)
To:
re_wired@ymail.com;
Date:
Wednesday, 21 September 2016, 0:59
Dont call me again tonight pls I need some sleep andrew is coming early tomorrow and the notes you are reading from Andy Locke has not been seen by the cort and would not be allowed to be seen by the court.
Attachments
Dear Judge HHJ PAWLAK-01
doc
(46.00 KB)

22/09/2016

23/09/2016

24/09/2016

25/09/2016
Subject:
RE: lol
From:
Lorraine Cordell (lorraine32@blueyonder.co.uk)
To:
re_wired@ymail.com;
Date:
Sunday, 25 September 2016, 15:54
Simon
This is not 2 sec of reading here its going to take hours to read it all.

You are going to have draft up the letter for this yourself to deal with it and I agree there is a large amount of information that is not correct but the judge will say this can be gone over by cross.
The letter I am writing is only to show facts that is not going to give away your cross if the judge does not allow it to be dismissed and a section to show why this should not go ahead if he does not dismiss it.
you have to remember one thing in all of this and that is while the trial is on going they can correct any errors they have made, remember that is why andy locke did not say anything about trespass until he end summing up to the judge.
so we have to be careful here what we say and write,
mum
From:
Rewired Rewired
[mailto:re_wired@ymail.com]
Sent:
25 September 2016 13:55
To:
Lorraine Cordell
Subject:
Lol
<https://data.police.uk/static/files/Digital%20Witness%20Statement%20-%20Business%20Process%20-%20v11.pdf>
<http://library.college.police.uk/docs/appref/MoG-final-2011-july.pdf>
Exceptions to the hearsay rule - Court Stage - Enforcement Guide (England & Wales)
Exceptions
to the hearsay rule - Court Stage -
Enforcement Guide (England & Wales)
This
Guide sets out the law and legal practice relevant to the criminal enforcement of
health and safety duties.

26/09/2016

Subject:

Re: look at this

From:

Lorraine Cordell (lorraine32@blueyonder.co.uk)

To:

re_wired@ymail.com;

Date:

Monday, 26 September 2016, 3:18

please don't change this

Attachments

To-The-Judge-Dismiss-ASBO-26-09-2016

doc

(50.50 KB)

27/09/2016 council claim that We received a report that on 27th September 2016 you confronted one of your neighbours as he was returned to his flat with his family and threatened and swore at him and demanded money from him. It is also alleged that you later banged on his door, shouted further abuse and swear words at him and accused him of making noise inside his flat.

Chapter protecting

The child;

When ever I got assaulted by the matilagans I would call the police and get a cad number of them.

Only about six times did I then go upstairs and ask them why they were doing the things that they do to me, after I helped them.

I asked in a polite manner do you have any of my partner's phone numbers;

The answer came out of Mr. mathiligans mouth as if in one would claim to see and hear, like it rolled of the tip of his tongue, being so easy for him to say the answer of; No

I continued to question him for his families behaviour towards me, by asking him the next line of my own personal investigation for my own

safety and others safety from them, while in the back of my mind I had got concerned for his child living with his family, simply because all of this neglect and lake of honour by what he allows his family members to represent also made me worry with concern in regards to the social services act 1981 and child protection act 2003 in regards to the young born child living above and the welfare of her legal guardians under the 1963 Act as if they should be the one's to be sectioned under the mental health act for what they do and allow to happen, this has a negative effect on me and must there young child to, I believe in a system that is designed and managed so to protect me and others under my and there human rights and the purposes off what the housing tenancy are set out to achieve, but some how feel completely let down by that system at present.

28/09/2016 it got claimed We received a report that on 28th September 2016 you aggressively' banged on a neighbour's door and threatened and shouted verbal abuse and swear words at them. It is also alleged that you aggressively demanded money from him.

New Month

01/10/2016

02/10/2016

03/10/2016

04/10/2016

Chapter 777 re bailed to find out the truth

I was then bailed to return to the police station on the 4th October 2016 at 2pm and had been put through a continual cycle of unjustified actions, so was looking forwards towards being able to rectify the issues that the police wrongfully had raised with my person.

I had been taken out of my own home for no right reason then I got

transported to the police station and booked in then to get put into a police cell for hours and not be interviewed I got accused of threatening a child and mother then sectioned under the mental health act without being allowed to see my solicitor, all to aid it stain and the magicians getting away with what they had put me and my loved ones through.

On the 4/10/2016, I was at home all morning awaiting to go to the police station in regards to the threats to kill an unknown person to myself at this stage of time.

George's house the council claim

We received a report that on 4th October 2016 you aggressively banged on your ceiling and accused one of your neighbours of making noise, it is alleged that you then went to your neighbour's flat and started kicking and banging on his front door aggressively, accused him of banging on the floor and was swearing and shouting abuse at him. It is also alleged that you later went downstairs, dragged your neighbour's motorbike from where it was parked and started to hit it with a piece of wood there by causing some damage to the motorbike.

On the 4/10/2016, I was at home all morning awaiting to go to the police station in regards to the threats to kill an unknown person to myself at this stage of time.

On morning of the 04/10/2016 I got up and had a bath, while I was in the bath I noticed a banging on my door, so I then got out of the Bath and wrapped myself in a towel, when asking who was at my front door, a voice replied police, I asked what they wanted and they explained to me that they wanted to arrest me, so I once again called my mother to attend and explained my concerns of the police presence to her.

I then answer the door in my towel and was arrested for criminal damage, I completely deny causing any damage to the complainant's property once I understood the circumstances and unannounced to all that I did not commit any crime

I was accused of dragging a bike out of view of my neighbors window and also accused off then after smashing it up, this is as stated in the second complaints statements herein named George 0 who's home address is 113 Burncroft Avenue, Enfield London EN3 7jq.

While at the police station I was denied bail for both cases I was then granted bail by the court after being detained in the police cell over night, I was also placed on conditions not to go home to 109 Burncroft Avenue, so I stayed at my mothers address this caused me time that I would have otherwise committed towards the running objectives of my up and coming companies launch at no fault of my own to add towards upset.

While staying at my mother's house, I new that I was being punished for crimes that I had not committed.

In response to the allegations of threats to kill that were made against me, I then had to re attend the court as I was placed on court bail this was until the 17/11/2016 awaiting trial for both cases set for the same day, the day before trial my mother received a phone call from my representing solicitor firm who in turn explained that both case's had been NFA no further action taken, as I was innocent in the claims and then released to go home.

While staying at my mothers she managed to help me start to achieve a positive impact in society once again without the presence of my neighbour's wrong doings, this was achieved in many different accepts.

I never went home for a few days after the case was NFA, the reason I never went back was because I was reluctant of being be put back into the same position again, were I was once again being set up and endangered, so after speaking to a few of the right people around me and also that of my family members we all decided the best thing for me to do was make a phone call to my housing officer, who's name is Sarah Flexure, when speaking to her on the phone I explained the on goings of what had been going on while living within the estate at my home I explained to her that she is in charge of my housing estate and therefore she holds responsibility to the tenant's safety, I continued to express my self in regards to the correspondents that were sent to her office in respect to the past and up to that date problems also that of the telephone conversation we were having, so to be making sure of asking her if she could finally

address them issues that I have of my concern about members of my fellow neighbors, on doing this she told me that she had received letters of my neighbours also of complaints

5/10/2016

Chapter 888

being a victim to George Quinton and the Markandu's family's actions inclusive of George and Stan Curtis going up stairs

Additional in subject access request

Witness : INCIDENT: SINCE 05 Oct 16 - Threats and intimidation (General)

Involved Persons CLIENT (Victim) George Quinton

Case 17753 George Quinton NEIGHBOUR Active, Phone call with Victim

History 05/10/2016:

Threats and intimidation,

Date reported: 06/10/2016

Threats and intimidation (General) Perpetrator has been harassing complainant for a while in relation to alleged noise nuisance

Yesterday evening the perpetrator was banging on the ceiling (the complainant lives above perpetrator) and then came upstairs and tried to kick the door in

He was very aggressive, shouting through the door

He then went outside, dragged the complainant's motorcycle from its parking space and started smashing it up

The police were called and the perpetrator was arrested

I once again do state: that I do have many recordings of such past activates of me being a victim to Debbie Andrews and the Markandu's family's actions inclusive of George and Stan Curtis.

Due to my members of my neighbors banging on the walls and floors to intentionally make my self victim of their actions, at around 19:42:43 on the 05th September 2016, at time 20:42:43 a few days after leaving the hospital, I went upstairs because the banging had started again, when going upstairs I always make sure that I inform the police and take down a cad number I do this inclusive of recording any on goings, I also wanted to find out why I had been arrested and then placed into the hospital for threatening children as the only person I new to have children in the bloke of flats I live in to be the Mathiyalagan family.

I attach a copy of transcripts that for sure do in fact relate to a video that I acclaim, that is in relation to the Mathiyalagan Markandu, family as dated 00/00/2016, This is a true copy of the transcripts of the video footage of when I went upstairs to 117 on the top floor, from my own flat in search of the truth of being setup, at no point did I Mr. Simon Cordell cause Anti Social Behavior, neither Harassment or was I intimidating nor did I use threatening behavior.

The Start of transcripts when Knocking on door of 117 Burncroft Avenue, Enfield En3 7jq

Knocking on the door: 0:35

Woman: Who is that? 0:37

Simon: Its Simon let me speak to your husband. 0:38

Woman: Sorry. 0:41

Simon: Its Simon let me speak to your husband. 0:42

Woman: My husband is not home. 0:44

Simon: See the over day when I spoke to you yes. 0:47

Simon: are you listening to me, can you here me. 0:51

Simon: see the over day when I spoke to you yes 0:55

Woman: What did you say? 0:59

Simon: I was just talking to you yes. 1:00

Woman: see the over day when I spoke to you yes 1:01
 Woman: Sorry 1:03
Simon: See the over day when I spoke to you 1:05
 Woman: yes 1:06
Simon: You said that on the 14th August 2016 1:08
 Woman: Sorry 1:10
Simon: On the 14th August 2016 1:11
 Woman: Sorry 1:14
Simon: Can I open your letter box and talk to you yes 1:15
 Woman: Yes 1:17
Simon: Yes ok 1:18
 Woman: Sorry
Simon: On the 14th August 2016 1:20
 Woman: Yes 1:18
Simon: You said that you never called the police yes
 Woman: Yes, yes
 Woman: Yes, yes I ring police Saturday Saturday Sunday I am lonely I am not living here I called the phone calls not here Sunday night I just come here at 9 o'clock
Simon: You did that on the 14th August 2016
 Woman: Yes some one told you, you called the called the police station I do not no
Simon: Yes the police said to me yes that on the 14th August 2016
 Woman: I am not Saturday Saturday morning I called I called my friends house Sunday night come in, morning Sunday or Saturday I was not here
Simon: So you wasn't here I believe you I believe you if you tell me this I believe you yes
 Woman: Yes
Simon: If you tell me that I believe you what else can I say yes
 Woman: Yes
Simon: But on the 14th August 2016 I no I never left this building
 Woman: Yes
Simon: And I never looked up at no window and threatened you or your children
 Woman: Yes, yes I am not here truth
Simon: Because you are the only one with a child in this block and I would be I would not threaten child and worst I might say I might have a argument a dispute with your husband
 Woman: why are you please why are you please why you argument for I did not call the police

Simon: I am not arguing with you I am not arguing with you
Woman: I am after council I want to move the house I push council that is why, I do not like you
Simon: Yes you pushed to get a new flat of the council your two bedrooms so you can look after your kids
Woman: Yes
Simon: which is of course I have been telling your husband to do that for a long time to get his two beds to right a letter and I would give him some letters as well but on the 14th you agree I never left this building and never threatened you
Woman: Yes
Simon: yes that is perfect that all I needed
Woman: I am not here Saturday and Sunday I am not here
Simon: you were not even here you were not even here
Woman: yes, yes, yes
Simon: ok that is perfect all right thank you

END of Conversion of Mobile Phone Video Transcripts:
A copy of the video footage is available at request

Chapter 777

re bailed to find out the truth

I was then bailed to return to the police station on the 4th October 2016 at 2pm and had been put through a continual cycle of unjustified actions, so was looking forwards towards being able to rectify the issues that the police wrongfully had raised with my person

06/10/2016

07/10/2016

08/10/2016

09/10/2016

10/10/2016: Update Complainant , Follow on action from Contact

Complainant

11/10/2016

12/10/2016

13/10/2016

14/10/2016

15/10/2016

16/10/2016

Subject:
[No Subject]
From:
katie tingey (katietingey@yahoo.co.uk)
To:
re_wired@ymail.com;
Date:
Monday, 17 October 2016, 19:11
Sent from Yahoo Mail on Android
Attachments
DSC_20160923091415678_portrait_style_suntan
JPG
(1.98 MB)

Referral Details 17/10/2016 = Organisation making referral Housing
Anti-Social Behaviour Response Team "Page2 of 3"

17 /10/2016: Contact Complainant, We discussed the complaint;
confirmed that the perpetrator was Simon Cordell at 109 Burncroft
Avenue; confirmed that complainant is housed in temporary

accommodation by Waltham Forest District Council and has been trying to report issues to them and police; issues have been going on for some time and include: intimidating/threatening behaviour, aggressive demands/threats for money, tyres slashed, swearing/name calling etc

18/10/2016

19/10/2016: Update Complainant, Follow on action from Contact Complainant

20/10/2016: Response sent to Members Enquiry - no prior reports received from Complainant - may have been reporting to Waltham Forest District Council? Contact information requested for complainant in order to investigate further. Contact number subsequently provided.

21/10/2016:

22/10/2016:

23/10/2016:

24/10/2016:

25/10/2016:

26/10/2016: Matilagan paper work Update Complainant, Follow on action from Contact Complainant.

27/10/2016:

28/10/2016:

29/10/2016:

30/10/2016:

31/10/2016 = From: John Duncan
[mailto:johnboy0070@virginmedia.com]

Sent: 31 October 2016
18:09

To: Kaunchita Maudhub
Subject: Contact phone number for Mr Stanley Curtis

Hi Kaunchita, This is the contact phone number for Stanley Curtis 0787-0655010

As stated, he is partially deaf so may not hear the phone some times.

If I can be of further assistance, please do not hesitate to call me.

Thanks for your help. Regards, John Bates.

New Month

01/11/2016: Matilagan paper work Update Complainant, Follow on action from Contact Complainant

02/11/2016: Matilagan paper work Update Complainant, Follow on action from Contact Complainant

03/11/2016

From: Kaunchita Maudhub

Sent: 03 November 2016
10:13

To: Jean Barton

Subject: FW: Contact phone number for Mr Stanley Curtis Dear Jean, We received a phone call from a Mr John Bates on behalf of his friend Mr Stanley Curtis.

He explained that Mr Curtis is 83 and having to attend court to give evidence against a male named Simon Cordell who verbally abused him.

We are aware of Simon Cordell as Steve/Pat obtained an ASBO against him for illegal raves etc

I believe he is also a council tenant (I need to check) Could you initially contact Mr Curtis - obtain his address and the reasons he is going to court

Also ascertain what support he needs

It is not an open case as such but depending on your findings we Wednesday to check it has been finalised

I will update you as soon as CPS contacts Witness Care Kind regards,
Thomas

04/11/2016

Subject:

Please activate your myonyx account

From:

ONYX Graphics (support@onygfx.com)

To:

RE_WIRED@YMAIL.COM;

Date:

Friday, 4 November 2016, 12:15

Welcome, SIMON

You have successfully registered for myonyx, but before your account can be used you must activate it

05/11/2016

Subject:

Shiraz Signature Download Request

From:

info@shiraz-software.com (form_engine@fs25.formsite.com)

To:

RE_WIRED@YMAIL.COM;

Date:

Saturday, 5 November 2016, 12:58

06/11/2016

07/11/2016

Subject:

[ENQUIRIES #46018]: Shiraz Signature Download Request

From:

Shiraz Software (info@shiraz-software.com)

To:

re_wired@ymail.com;

Date:

Monday, 7 November 2016, 10:29

08/11/2016: Update Complainant , Follow on action from Contact Complainant

09/11/2016

10/11/2016

11/11/2016

Matilagan paper work: interview Complainant, interviewed the Complainant

He reported that the issues have been on going for about 18 months (He, his wife and daughter have lived at Burncroft Avenue in temporary accommodation provided by Waltham Forest DC for 2.5yrs)

Please see attached notes of interview - The complainant is really frightened for his family - Mr Cordell is very aggressive and has previously kicked him in the nose/face and threatened to hit him with a piece of wood; his wife is so scared that she accompanies him to work and waits in the car with their daughter for his shifts.

Name Of interviewer(s) Sarah Flexture

Start Time 10:05am

End Time 11:15am
Location; Green Tower Meeting Room

12/11/2016

13/11/2016

14/11/2016

15/11/2016:

From: Thomas Jones <Thomas.Jones@met.pnn.police.uk>
mailto:Thomas.Jones@met.pnn.police.uk

Sent: 15 November 2016 -11:56

To: Jean Barton Subject: R v CORDELL - UPADTE from WITNESS CARE

Hello Jean, CPS has not confirmed the taxi yet

I have a close eye on the case, with a view that we have till tomorrow - 16:00hrs - to obtain this information

As soon as CPS responds I will contact you

Regards, Thomas JONES

I Witness Care Officer I Camden & Islington CJU I Holborn Police Station Met Prosecutions Crime I Met Phone 746339 | Telephone 0208 733 6339 Facsimile 746391 (0208 733 6391)

| Email thomas.jones@met.pnn.police.uk Camden Police - Reducing Crime, Serving Camden

16/11/2016: I received a call from Thomas Jones - Witness Care he advised that the CPS have dropped the case of Curtis v Cordell. Reason -

Not enough evidence to provide a realistic prospect of any conviction.

In further discussion Thomas said DC Campbell was of ill - has now returned; however, he said he will contact Mr Curtis in relation to the current position of the matter.

I asked Tom if the CPS will be writing to Mr Curtis directly - he said they should to advise accordingly.

Tips given to report further incidents and keep records.

16/11/2016 = Visited Christine (flat97 Burncroft Avenue) and Karen (flat 105). Christine stated that she witnessed the September when Mr Cordell threatened Mr Curtis.

She stated that she was with her neighbour Karen when they heard Mr Cordell shouting and as they came out to see what was happening, she saw Mr Cordell shouting at Mr Curtis.

She alleged that he was shouting abuse and threats and that Karen told him to leave Mr Curtis alone, that he is an old man.

Mr Cordell then started shouting abuse and threats at Karen.

Christine stated that she is not prepared to give a statement and that she will not keep incident logs.

We then met with Karen outside the block. She stated that she and Christine witnessed the incident that happened in September.

She stated that Mr Cordell was shouting abuse and threats at Mr Curtis and that she told him to leave Mr Curtis alone as he is an old man and that Mr Cordell then turned against her and started threatening her.

She stated that she is not afraid of him when she is on her own, that her only concern is that she is looking after 2 very vulnerable children and she will not be able to defend herself and them if Mr Cordell was to attack her when she is with them.

She is happy to make a statement and will log any further incidents.

17/11/2016
Subject:
minions pic
From:
katie tingey (katietingey@yahoo.co.uk)
To:
re_wired@ymail.com;
Date:
Thursday, 17 November 2016, 13:00
<https://goo.gl/images/dvw3t0>
Sent from Yahoo Mail on Android

Visited Mr Curtis and Karen to hand deliver incident diaries

Friday 18th November 2016 Sarah Fletcher@enfield.gov.uk

Dear Mr Cordell,
Re: CCTV camera on inner communal/fire door
It has been brought to my attention that you have fitted a security camera onto the inner communal/fire door on the ground floor of our building.

This is in breach of tenancy conditions as it has been fitted without permission.

Please arrange for the camera to be removed by Friday 25th November 2016.

Failure to remove the camera by this date will result in the Council arraigning for the removal of the camera and carrying out any necessary repairs to the structure of the building for which you will be charged and we may take action against you for breach of tenancy conditions Please contact me on or before 5.00pm on Friday 25th November 2016 to advise that the camera has been removed or we will proceed with the action as advised above.

Yours Sincerely
Sarah Fletcher Enfield Council

19/11/2016

20/11/2016

21 /11/ 2016: - 21/11/2016: - 28/11/2016: - 29/11/2016: Copy of letter sent to Mr Cordell giving him until 25/11/16 to remove the CCTV he installed on the internal communal door attached

21/11/2016

22/11/2016

Subject:
PosterJet 8 Testversion (Great Britain,Canon)
From:
noreply@posterjet.com (noreply@posterjet.com)
To:
re_wired@ymail.com;
Date:
Tuesday, 22 November 2016, 2:50

Subject:
Your myonyx account was activated
From:
ONYX Graphics (support@onyxgfx.com)
To:
re_wired@ymail.com;
Date:
Tuesday, 22 November 2016, 4:03
Your account was activated

Thank you for choosing ONYX.

Chapter 7887

They gave me an eating disorder by this stage;

After speaking to many friends and family who have witnessed the ongoings of torture committed by 117, 111 and 113 Burncroft avenue inclusive of Carron Dunno 000 or either having it explained to them with the evidence I had present and provided, the general return of reply of them decent people, was to approach my housing officer and ask him or her for a fresh start, by way of adding points for an emergency move to a new safe home, I chose to take the good advice given to me at the time and to then make a phone call to them and this is what I did, this can be proved by my mothers phone bill and corresponding emails also the council officials own correspondent that I claimed in a subject access request being granted to me from, when I requested it prior.

To me somebody had got themselves into trouble and for once it had not been me.

jjjjj

I could no longer do a lot with my company, so it started to suffer a lot and I lost load's of contracts, I definitely had started to get fed up with trying so hard, this was due to the bail conditions that I had got imposed too, I felt sick in knowing that I had done nothing wrong, so I understood that by me actually being put under these conditions, that they had changed my life for the worst, I assume it would be fair for me to say, that this moment in my life changed everything in it a lot and this was at no fault of my own, it was because of them.

Sarah Fletcher from the council claims that On 22nd November 2016 during a telephone conversation between you, Mrs Cordell your mother and Ms Sarah Fletcher, neighbourhood officer, Ms Fletcher reported that she overheard you threaten her by saying 'I'm going to do her over' and then 'I'm going to take her job just for fun'.

The Council's memo of a telephone call of that day:
I received a call from Simon Cordell of 109 Burncroft Avenue at approx. 1.20pm.

The call was transferred by the customer services team informing me that Mr Cordell wished to discuss his housing option show to move.

I took the call- he sounded agitated and said that he had a few things that he wished to discuss with me.

He said he was calling in response to a letter that I had sent him requesting the removal of a CCTV camera that he had installed on the inner communal/fire door on the ground floor of the block.

He informed me that he would not be removing the camera as he believed he was legally allowed to have the camera as the communal area was his.

I explained that he was in breach of his tenancy conditions as permission had not been sought or granted for the installation and he could not install anything in the communal area as this belonged to the Council.

He maintained that his neighbour in another block had a camera and had taken the Council to court about it and won the case.

I responded that I could not comment about other cases but my position remains as per the letter I sent: That the camera was in breach of tenancy conditions, was invasive to the privacy of other residents in the block as it points at the outer communal door and should be removed by Friday 25th November or the Council will remove it and charge him for the cost of doing so.

He then said that the camera was fake so it didn't need to be removed.

I responded that it did still need to be removed.

His voice was raised throughout the exchange and I had to ask him to calm down and lower his voice more than once.

He then said that he wanted to move on to finding out about moving to

another address.

He proceeded to give me a full history of his experiences with the police and previous housing management and alleged that 'Jackie', who had previously lived above him and 'Stan', his immediate neighbour on the ground floor, had victimised him over a long period of time and that he had done nothing wrong.

This history was very full and it was difficult to get a word in because he was so worked up so I let him relay the information to me as it seemed like he wanted to get it off of his chest.

He was very derogatory about the police and previous housing staff who had signed a request for an asbo application against him.

I told him that I could not comment about previous action taken.

He then came on to more recent events and stated that there had been an incident between him and another resident where she had shouted at him out of her window because of him starting up a scrambler bike in his garden.

He maintained that he was courteous during the exchange but the police came and arrested him because she told them that he had threatened to kill her and that he had been put in the mental hospital, had won his case in court and was able to go home as of today.

He said that he wanted me to give him 'points' so that he could move.

I explained that his best means of moving would be through a mutual exchange but he was adamant that he did not want to do this and wanted to be moved in the same way that he moved into this property 1 1 yrs ago by being given points.

I explained that a transfer was unlikely based on what he had told me so far but that I could look into the position for him.

He said a lot about his perceived victimisation by his neighbours and expressed that he felt that I should have a duty to protect him.

I explained that I had a responsibility to all residents living at Burncroft Avenue and took the opportunity to mention that I had received some reports about antisocial behaviour by him that I would need to discuss with him but suggested that we leave that for today.

He then put his mother on the line (she had been trying to interject throughout the conversation) who said she wanted to know why I had not responded to her messages to call her.

I apologised for this and explained that I have been very busy but that I needed to know whether we had written permission from Mr Cordell for us to speak to her - she said that there was a written note recorded on our files in 2015.

Mr Cordell asked her what I was asking her and when she replied that I was querying permission I clearly heard Mr Cordell say angrily and aggressively "I am goanna do her over" and then "I am goanna take her job just for fun".

I informed Mrs Cordell that I had overheard these remarks and that I was ending the call. She said that her son had now left the room and she was talking to me.

I repeated that I would be ending the call and that she should put what she wanted to say in writing to me.

Sarah Fletcher Neighbourhood Officer

23/11/2016

24/11/2016

Re: Formal Complaint due to letter dated 29/11/2016 this Formal Complaint is to be added to the Formal Complaint dated 24/08/2016.

Dear Lemmy Nwabuisi and any other person who is copied in this letter I am writing this letter on behalf off Mr Simon Cordell of 109 Burncroft Ave, EN3 7JQ regarding the letter you wrote dated the 29/11/2016, which was received on the 01/12/2016.

I am not sure if you are aware there is an ongoing formal complaint that is being addressed by Mr Daniel Ellis from Complaints & Access to information Team which addresses some of the information you have included into your letter, but I will be covering points in this reply and also forwarding it to the people it needs to be addressed to.

The point I will address is the meeting you have set up for Mr Simon Cordell on the 06/12/2016 at 14:00 hours at Enfield Civic Centre.

I do not believe that it is justified to hold this meeting before the formal complaint is dealt with as stated many points in your letter has been covered in my formal complaint dated 24/11/2016, also until I have the subject access request information dealt with and have a list of dates and times these so called complaints where meant to have taken place and the reports from police that have been sent to Enfield Council.

I do not think holding this meeting would be appropriate.

I have spoken to my solicitor in regards to this matter and on advice taken from him he has told me to give limited information until I have the subject access request, this is why my formal complaint did not have full information in it as my solicitor does believe we have a case to take legal action, and if any data is withheld as it was when I requested my last subject access request for all my information I will have to take this up with the ICO.

However it does seem there is more injustice going on within the ASB unit and Enfield Council then I had proof of before you wrote your letter dated 29/11/2016.

There has been complaints put into Enfield council since 2014 about Mr Simon Cordell's neighbours and what they were doing to him, Enfield Council and ASB unit took the option and done nothing, not even replied to my complaints, took no reports, and did not even looked at the video footage Mr Simon Cordell has of the noise, the banging the intimidation my son has taken from his neighbours, and the way they are doing all they can to get Mr Simon Cordell to move, the way he has been treated by Enfield Council by way of Enfield Council doing nothing to help him.

You have been told many times the effect this is having on Mr Simon Cordell's health yet still choose to do nothing.

Yet as soon as Enfield Council gets reports against Mr Simon Cordell you are willing to address these complaints.

Once again I will say I feel this is due to reports the police have put in to Enfield Council about Mr Simon Cordell, Meetings that took place with the Met police and Enfield council in regards to Mr Simon Cordell which Mr Simon Cordell knew nothing about until after the fact, and the colour of Mr Simon Cordell skin, why Enfield council have done nothing to address any issue Mr Simon Cordell was having with his neighbours regarding what his neighbours was doing to him.

Mr Simon Cordell has had his own place since 1999 and was housed by Enfield Council in 109 Burncroft Ave, Enfield, Middlesex, EN3 7JQ I believe in 2006 due to a fire that happened in his flat before this address, in this time Mr Simon Cordell had no complaints put in about him until now 2016.

You have written in your letter multiple things to be addressed which Mr Simon Cordell was meant to have done, include using threatening, abusive and insulting words and language, aggressively demanding money, intimidation and making threats towards your neighbours.

It is also alleged that on 4th October 2016, you banged on your ceiling and you later started to bang and kick at your neighbour's door.

It is alleged that you were very aggressive and was shouting through your neighbour's door and that you then proceeded to drag his motorbike from where it was parked and started to smash it up.

At this point I will only say the above is untrue, once I have the information including all dates, times and complaints in order from my subject access request it will be at this time I will address each point of concern above.

You have also stated "It is also alleged that your dogs are left by themselves all day and night barking and causing noise disturbances to your neighbours".

Mr Simon Cordell has had one dog only at his flat, when Mr Simon Cordell was housed in 1999 he had a dog, no complaints was ever put in re Mr Simon Cordell dog being left by herself all day and night barking and causing noise disturbances to neighbours and being neglected.

When Mr Simon Cordell was moved into 109 Burncroft Ave, Enfield, Middlesex, EN3 7JQ I believe in 2006 he had the same dog, when she passed away in 2007 he got a new dog same bred and since 2006 there has been no complaints by neighbours of Mr Simon Cordell leaving her alone all day and night or her barking all night and all day and him not looking after her and neglecting her, and her causing noise disturbances to his neighbours.

Mr Simon Cordell does not leave his dog all day and night she is always looked after, if Mr Simon Cordell is not going to be there overnight or for a long time during the day then the family look after the dog.

So how someone can say she is left alone is beyond me.

Mr Simon Cordell's dog is looked after very well she has never been left all day and all night alone, and I feel very angry any person could ever say Mr Simon Cordell has ever mistreated and neglected his dog he is an animal lover as all our family are and we would never mistreat or neglected any animal.

Once again it seems beyond belief Mr Simon Cordell has had his dog and no complaints has been put in by any neighbours about the way my son allegedly mistreats and neglects his dog since 2006, until now 2016.

It seems totally unbelievable my son could have his dog for so many years with not one complaint of mistreatment and neglect and now all of a sudden in 2016 my son mistreats and neglect his dog leaves her alone all day and night with the dog only now in 2016 causing noise disturbances to his neighbours.

You can take that how it reads as I am so angry right now that any person could say the dog is mistreated and neglected she is always cared for and loved and not left alone all day and night barking and making noise.

In fact the dog that lives a few rows up barks more and makes more noise than Mr Simon Cordell dog does its always barking and making a noise so does this mean they are going to have action taken against them?

My son's dog only as a rule barks when someone comes into the building to Mr Simon Cordell front door and this is only for: a short time until the door is opened for them, there is also the fact Mr Simon Cordell does not have many people at his flat the main people are his family, so his dog hardly barks at all.

Mr Simon Cordell for the last 3 years does not even go out of his flat any longer due to what has been going on, he once in a while goes across to the shop but that is not often at all and only when the family can not get what he needs as they are busy.

If Mr Simon Cordell has to go out for a meeting he always has someone with him it has become this way due to how he has been treated by the Met police.

You have also stated "Your neighbours have also alleged that you have installed a CCTV in the communal area with the camera pointing towards the main entrance to the block thereby making them to feel very uncomfortable when entering and leaving the block."

Your neighbours have alleged that this is an invasion of their privacy."

I have already put an appeal in my formal complaint dated the 24/11/2016 in regards to the CCTV and I am awaiting a reply as to what information I need and how I address the appeal.

I will say that the CCTV is for security, but so far has protected me due to malicious information that has been passed to people, but it was not installed for that reason but has helped in this the main reason it was installed was due to security.

But since the 14/08/2016 when the police themselves damaged the CCTV camera due to what they were doing to Mr Simon Cordell, it has not worked.

So at this time there is no CCTV in operation in the communal area of the

block the only CCTV that is operational at this time is the ones inside Mr Simon Cordell flat itself.

When Mr Simon Cordell was on a phone call to Sarah Fletcher on the 22/11/2016 she did say if the CCTV camera was facing Mr Simon Cordell's front door there would be no problem with that this is at this time being acted on.

It also seems that this complaint has come in very late as if any neighbours felt that this was an invasion of their privacy why was this not acted on in 2013 when it was installed?

Why has it taken them until 2016 to say they feel this is an invasion of their privacy

In fact I feel it has protected Mr Simon Cordell's neighbours there has been crime in the area and many break ins within the housing estate where everyone lives, yet not one person has been effected in the block Mr Simon Cordell lives in by crime and I believe this is due to the CCTV being there, and if anything happened to any of the neighbours in the block the police could obtain a copy.

The CCTV camera does not show any neighbours living in the block, front doors or windows. And only showed part of the ground floor communal area leading up to Mr Simon Cordell's own front door.

It also makes us feel the only reason that the neighbours have now said about the CCTV is due to what they are trying to say about Mr Simon Cordell in these complaints, I feel that at this time the CCTV is the thing that protected Mr Simon Cordell against what the neighbours have alleged, why else would it have taken them over 3 years to say they now felt it was an invasion of their privacy?

As said in my formal complaint the police don't like Mr Simon Cordell and this has been for many years when the police go to Mr Simon Cordell flat he feels safer that the CCTV is there as it shows what the police are doing to Mr Simon Cordell so makes him feel safer, has the police put a report in about the CCTV camera also?

As stated these allegations are very serious and I would like them

addressed as soon as possible but until I have the information I have asked for so know what dates and times these complaints were put in I feel that Enfield council is only taking one side to this and that is the neighbours, as since 2014 all my calls and emails and letter about my complaints re the neighbours Enfield Council has done nothing to help me or Mr Simon Cordell address this.

Mr Simon Cordell feels he has no option left to him but to move away from his home due to what has been ongoing for a long time with no one addressing it.

He feels that is the only way he will feel safe again from what the neighbours are doing to him, yet Enfield Council have said they will do nothing about this to help him and while this is ongoing it is affecting his health more and more.

Mr Daniel Ellis has said that my formal complaint should be addressed by the 14/12/2016 but is trying to complete this sooner, he has been told that no one within Enfield Council is addressing moving Mr Simon Cordell to a new address and this needs acting on as soon as possible as what is going on can not be left with nothing being done as this is making Mr Simon Cordell's life hell living in fear, and so far I believe no one within Enfield Council is addressing moving Mr Simon Cordell to a new place, this is unacceptable by any means for Enfield Council not to be addressing this issue, I have made many calls and not one person has called me back to gather information or give me an update if anything is being done about addressing a move for Mr Cordell, so from what I can see once again Enfield Council is not acting in an appropriate manner.

I also believe when I get the information from the subject access request which can take up to 40 days this will incur more issues and I believe there will be data that needs to be corrected which Enfield Council holds on Mr Simon Cordell, as under the data protection act data which is held has to be 100% accurate, I also believe it will help to clear up much information that you have included in your letter.

I have also asked that any letters sent to Mr Simon Cordell are also sent to Miss Lorraine Cordell this was included in my email with the attached letters dated 24/11/2016 this has not been done with your letter why? I would be most grateful if you could reply to this letter also including

myself Miss Lorraine Cordell this can be done via my email lorraine32@bluevonder.co.uk or my address which is included in the letters dated 24/11/2016

Regards Miss Lorraine Cordell Mr Simon Cordell

People that have been copied into these letters are below:-

Joan Ryan: MP for Enfield:-

Mr Rob Leak: Chief Executive Enfield Council:-

Mr Ray James: Director of Health, Housing and Adult Social Care:-

Ms Sally Mc Ternan: Assistant Director Community Housing Services:-

Sarah Fletcher Sarah: Housing Officer:-

Jackie Gubby: Housing officer:-

Lemmy Nwabuisi: ASB Team:-

Daniel Ellis: Complaints & Access to information Officer:-

25/11/2016

Subject:

test

From:

hojjat 413 (413hojjat@gmail.com)

To:

re_wired@ymail.com;

Date:

Friday, 25 November 2016, 15:30

<https://sites.fastspring.com/shirazsoftware/order/view;jsessionid=32E184E61DDE82E9DC8D607E31D5CD17>

26/11/2016

Subject:

Shiraz Server Download Request

From:

info@shiraz-software.com (form_engine@fs25.formsite.com)

To:

re_wired@ymail.com;

Date:

Saturday, 26 November 2016, 5:40

Dear james

Thank you for requesting a free 15 days trial download of Shiraz Server RIP
You will find download links For Windows PC and Mac OSX at the bottom of this message.
Please note after the installation of the software to enable the 15 days free trial, you have to activate a trial license through License Manager by selecting Activate option at the start of the program.
You are also entitled to free support during the trial of the software. For all technical enquiries and support email: support@shiraz-software.com
For general enquiries or questions about purchasing the software email: info@shiraz-software.com
Kind regards

27/11/2016

28/11/2016 Copy of the letter sent to Mr Cordell giving him until 25/11/16 to remove the CCTV he installed on the internal communal door attached.

Added Matilagens paperwork

Copy of the letter sent to Mr Cordell giving him until 25/11/16 to remove the CCTV he installed on the internal communal door attached.

06/12/2016

07/12/2016

08/12/2016

22/12/2016

10/01/2017

16/01/2017

Subject:

[ENQUIRIES #46552]: Shiraz Server Download Request

From:

Shiraz Software (info@shiraz-software.com)

To:
re_wired@ymail.com;
Date:
Monday, 28 November 2016, 9:08
Hi
Thank you for downloading a Shiraz RIP product and hope that you have managed to install and run the software. Your software should now be fully enabled and include full printing access.
Please note after the installation of the software to enable the 15 days free trial, you have to activate a trial license through License Manager by selecting Activate option at the start of the program. If for any reason you are not able to activate the trial to print and test the software please let us know and we shall do our best to make it work.
If required, we can also offer a free online introduction session through remote Internet connection to demonstrate the software and provide basic initial training.
If you would like to have a one-to-one remote session with one of our product specialists or need any additional information about Shiraz Software products, please do not hesitate to contact us.
Kind Regards
Monika
Online Sales Executive

29/11/2016 Letter sent by council stating remove the CCTV that got installed on the internal communal door attached.

8/6/2017

Print

about:blank

1/1

Subject:

[toosmooth.co.uk] The account "toosmooth" with primary domain "toosmooth.co.uk" is

From:

cPanel for toosmooth on toosmooth.co.uk (cpanel@toosmooth.co.uk)
To:
lorraine32@blueyonder.co.uk; re_wired@ymail.com;
Date:
Tuesday, 29 November 2016, 9:17
The account "toosmooth" with primary domain "toosmooth.co.uk" has reached 90% of its bandwidth limit (6.17 GB/6.84 GB)

30/11/2016

New Month

01/12/2016

02/12/2016

03/12/2016

04/12/2016

05/12/2016

06/12/2016 Letter sent by council stating remove the CCTV that got installed on the internal communal door attached.

07/12/2016

Letter sent by council stating remove the CCTV that got installed on the internal communal door attached.

Joint home visit conducted with Lemmy. Mr Curtis said that he has had no further problems from Simone Cordell however, he was aware of altercations between Simone Cordell and other residents in the block.

Mr Curtis said he will still maintain his own logs and call the police and the council if necessary.

The camera directly outside of Simone Cordell flat has been removed however, we notice that there was a camera in the communal area pointed toward the staircase - we need to find out who the camera belongs to.

08/12/2016 Letter sent by council stating remove the CCTV that got installed on the internal communal door attached.

We received a report that on 8th December 2016 you aggressively banged on one of your neighbour's front door, shouted abuse and threats and accused him of making noise.

09/12/2016

Joint home visit conducted with Lemmy.

Mr Curtis said that he has had no further problems from Simone Cordell however, he was aware of altercations between Simone Cordell and other residents in the block.

Mr Curtis said he will still maintain his own logs and call the police and the council if necessary.

The camera directly outside of Simone Cordell flat has been removed however, we notice that there was a camera in the communal area pointed toward the staircase - we need to find out who the camera belongs to.

10/12/2016

11/12/2016 council claim that We received a report that on 11th December 2016 you aggressively banged on your neighbour's door several times and accused them of banging on pipes. It is also alleged that you shouted abuse and threats at them.

12/12/2016

13/12/2016

14/12/2016 claims that We received a report that on 14th December 2016 you were verbally abusive towards a woman who was visiting one of your neighbours as she knocked on your neighbour's door.

Joint home visit conducted with Lemmy. Mr Curtis said that he has had no further problems from Simone Cordell however, he was aware of altercations between Simone Cordell and other residents in the block. Mr Curtis said he will still maintain his own logs and call the police and the council if necessary. The camera directly outside of Simone Cordell flat has been removed however, we notice that there was a camera in the communal area pointed toward the staircase - we need to find out who the camera belongs to.

15/12/2016

15/12/2016

Subject:

RE: Here Company

From:

Lorraine Cordell (lorraine32@blueyonder.co.uk)

To:

re_wired@ymail.com;

Date:

Thursday, 15 December 2016, 14:37

Here you wont give in till I stop and do what you want I think you could have used that other email mail or something to do

the company but takes to long to search.

Please start to deal with things Simon as you can't keep calling me asking me to get data things and drop what I am doing

so I can deal with what you need it should be backed up and saved and put in the correct place.

Yet you say I do shit for you.
Attachments
TooSmooth-Reg-company-docs
pdf
(6.50 MB)

16/12/2016 : 11/01/2017 :

Counsel officer:

I met with Mr Quinton today at the Civic Centre to discuss his complaints against Mr Simon Cordell. Mr Quinton stated that the problems started soon after he moved into the block in April 2016.

He stated that soon after he moved into his flat, he went round to SC's flat to introduce himself.

After he introduced himself, SC said to him that there is some kind of war going on between him and other neighbours.

SC also told him that he's got a load of issues with the police and that he was trying to sue them because he felt that they were treating him unfairly.

He told SC that he was a musician and that he does not want anything to do with his issues. Straight after he moved in, SC will come up to his flat at least once a week to shout at him and complain about loud banging from his flat and knocking pipes.

SC would accuse him of making noise on purpose to wind him up and he will always explain to him that it is not true, that he does not make any banging noises inside his flat and that he cannot explain why the pipes were making knocking noises.

Mr Quinton stated that on 4/10/16, he was sleeping when SC started to bang on his ceiling but he ignored him.

SC then came up and started kicking at his door and he still ignored him.

SC then went downstairs, dragged Mr Quinton's motorbike from where he parked it, threw it on the ground and started to hit it with what he believed to be a mop pole, he is not sure how many times he hit it.

He then called the police and they came and took him away, CAD No. 3309/4 Oct. 2016.

On 11/12/16, SC came up to his flat 3 times to shout abuse and complain about noise from his flat.

Mr Quinton explained that the first time, he was running a bath when SC came and knocked on the door to complain about knocking pipes.

He did not open the door and he shouted abuse at him and his friends and called them homophobic names.

He later came back again to bang on his door and shout further abuse.

He also made threatened him and his exact words are 'I am off curfew in 12 days, when I'm, I am coming for you', he shouted further abuse and walked off. Mr Quinton stated that he is not sure why he came back the second time but he assumed that it was because of the pipes again.

He later came back again the third time and this time he opened the door because he has had enough.

SC complained about noise from his flat and he told him that he was not making any noise. SC then went on to tell him that he has been away for a long time and that his family was coming to look after his dog.

He asked SC if he knew anything about his bike and SC replied 'You know what, I'm a grown man I am not goanna lie, it was me that smashed your bike and I was gutted that the stick broke and I couldn't smash it up more'.

He then asked SC about his tyres which was punctured with a knife and he denied cutting them.

He then explained to SC that the knocking pipes has nothing to do with him and that he does not bang or make deliberate noise and he advised SC to play his music over the noise if it happens again as there is nothing he can do about the pipes and the noise as it is the nature of the building

SC said cool, fair enough and walked off and as he walked off, he turned round and gave him a dirty look

About a week later, 2 of his friends left his flat and a short while later he heard SC running out of the front door

Soon after one of his friends called and told him that they have just had a confrontation with SC in the street

His friend informed him that SC ran up to them in the street and confronted his friend Jazz about the knocking pipe noises from his flat

Jazz told SC that it has nothing to do with him, SC then head-butted Jazz and as Jazz fell on the floor, SC jumped on top of him and started to punch him

His other friend Jevon who was with Jazz at the time pulled SC off Jazz and held him until 2 Turkish men came and separated them

Mr Quinton stated that the police did not contact him to update him on what action was taken against SC regarding his smashed bike

He stated that he has recording of SC admitting to smashing up his bike and played the recording to me

Although it was very faint but you could make out what sounded like SC talking about smashing the bike

He stated that he wants to sue SC for criminal damage; he also wants to take out a restraining order against him and possibly an injunction

He stated that his friends;

Simon Cocks (07393285528),

Julian Jackson (07387277163)

Jazz Bramble (07375651241)

Are willing to provide witness statements and will attend court to give evidence on his behalf

He also wants us to find out why what action the police took regarding his smashed bike.

17/12/2016

Subject:

Re: W8400 001

From:

Lorraine Cordell (lorraine32@blueyonder.co.uk)

To:

re_wired@ymail.com;

Date:

Wednesday, 7 December 2016, 13:11

Part 1

Attachments

W8400-001

.

rar

(9.00 MB)

18/12/2016

19/12/2016

20/12/2016

21/12/2016

From:

Concetta Nobile

[mailto:Concetta.Nobile@enfield.gov.uk]

Sent:

21 December 2016 13:03

To:

lorraine32@blueyonder.co.uk

Subject:

SAR 251 [SEC=OFFICIAL:PRIVATE AND
CONFIDENTIAL CORRESPONDENCE]

Classification:

OFFICIAL PRIVATE AND CONFIDENTIAL CORRESPONDENCE

Dear Mr

Cordell,

Thank you for your request dated [REDACTED]. As
it relates to personal information, we are treating it as
a Subject Access

Request under the Data Protection Act 1998 [REDACTED].

We have registered the request under
reference number SAR 251 and you may quote this
should you need to get back in
touch with us [REDACTED].

Unfortunately we are unable to
answer your request based on the details you have provided [REDACTED].

To assist us in
proceeding with your request, please could you provide us with further
information to clarify the context in which information about you may
have been
processed
and about the likely dates when processing
occurred [REDACTED].

Under the Act, we are legally
required to verify the identity of the data subject / requestor
before we

compile the data you have requested. In order to proceed with your request, please would you send us the following two forms of evidence of identity for the requestor:

- One photographic – such as a passport or driving licence (both parts)
- One address based – showing proof of name and current address (dated within the past 3 months), such as a utility bill or bank statement

Do let us know if you need information about alternative forms of documentation which are acceptable as confirmation of identity.

Yours

sincerely,

Concetta Nobile

Complaints and Access to Information

Gateway Services

Finance, Resources and Customer

Services

Enfield

Council

Thomas Hardy

House

39 London

Road

EN2 6DS

Chapter 55

22/12/2016

From:

Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

22 December 2016 17:00

To:

'Concetta Nobile'

Subject:

RE: SAR 251 [SEC=OFFICIAL:PRIVATE
AND CONFIDENTIAL CORRESPONDENCE]

Dear Concetta

Nobile

Thank you, for the

update and information you will need I have my driving licence but since
08 June

2015 the

paper part is no longer needed so I do not have this so do not have
both parts only the card.

I have bills to show my

address dated within the last 3 months so that should not be a problem.

As for the information

I have asked for it is all the information that is held by Enfield Council
within all

departments.

This would not be

limited to just things that I have put in this would also include any data
that

the police have

passed to Enfield Council about me. Any meetings that were held
with police and any other body and Enfield

Council about me and any other

government body that has passed information to Enfield Council about
myself.

The minutes from the

meeting that was held about me by

Enfield

council on the 15/12/2016 with regard

to the

formal complaints that was put in. I did request minutes were taken when
I was told I could not attend.

Any phone calls made by

myself or my mother on my behalf to Enfield Council

All that were put in
for Enfield Council to address this would include all comments made on
any such
report such
as I have removed all my piping for my heating system.
All my housing benefit
and anything to do with my rent account and council
Tax.
Any complaints that
have been put in about me this would include any neighbours or police or
any
other body
that Enfield Council has received about me, I do understand that some
sections names would need to have
redaction added for names and addresses but
the date and body of the complaint should be kept and if it a
governing body
such as the police names or IDs should not need redaction.
If Enfield Council has
any data I want this subject access request to cover this data and if any
data
is going to
be with held I would like to know this and the reason why it is
being with held.
As for dates this
request would go back as far as possible with any data Enfield Council
holds
within all
departments being released.
If you could get back
to me about the ID I would be grateful and get this emailed across to you
so
that this can
be dealt with.
Regards
Simon
Cordell
Lorraine
Cordell

23/12/2016 claims' that the council received a report that on 23rd December 201 you banged on a neighbour's front door, shouted abuse at them and asked them to turn their tap off. It is also alleged that you then removed their electricity fuse thereby cutting off their power supply.

24/12/2016

25/12/2016

The council state that we received a report that on 25th December 2016 you ran up the communal stairs to the first floor and confronted one of your neighbours as he was going out with his family and started to shout abuse and threats at him and his wife and accused him of tampering with your water supply, you also attempted to stop him from leaving the block.

26/12/2016

27/12/2016

28/12/2016

E-mail: Lemmy.nwabuisi@enfield.gov.uk

My Ref ; Your Ref :

Date: 29 December 2016,

Dear Mr Cordell,

Re: Reports of Anti-Social Behaviour, Harassment, intimidation and Threatening Behaviour.

I write with regards to reports of antisocial behaviour, intimidation, harassment. And threatening behaviour made against you by your

neighbours. The reports include using threatening, abusive and insulting words and language; aggressively demanding money, Intimidation and making threats towards your neighbours.

It is also alleged that on 4th November 2016, you banged on your ceiling and you later started to bang and kick at your neighbour/s door.

It is alleged, that you were very aggressive and was shouting through your neighbour's door and that you then proceeded to drag his motorbike from where it was parked and started to smash it up.

It is also alleged that your dogs are left by themselves all day and night barking and causing noise disturbances to your neighbours.

Your neighbours have also alleged that you have installed a CCTV in the communal area with the camera pointing towards the main entrance to the block thereby making them to feel very uncomfortable when entering and leaving the block.

Your neighbours have alleged that this is an invasion of their privacy. If these allegations are true, they are in breach of the following terms and conditions of your Tenancy Agreement:

2.2.1 Anti-social behaviour, nuisance and noise disturbance.

We will consider all legal remedies available to us to deal with anti-social behaviour, domestic abuse, harassment, rate crime, nuisance, gang activity and other criminal activity where this is supported by sufficient evidence. If we take legal action, we will ask the court to give us an order against you for the legal costs we have incurred.

Condition 10.

You must not act in any way which causes, or is likely to cause, a nuisance or annoyance or is anti-social.

Condition 11.

You must install any radio and/or video equipment or carry out any physical measures to respond to any nuisance or anti-social behaviour which you are suffering from without first consulting us.

2.2.3 Harassment and hate crime.

Condition 16

You must not harass or threaten to harass anyone because of their age, colour, culture, disability, ethnic origin, gender, gender reassignment, HIV status, nationality, race, religion, sexual orientation or for any reason

2.2.6 Other unacceptable behaviour

Condition 21

You must not abuse, harass, make offensive comments and/or malicious allegations, use or threaten to use violence against any of our officers or agents, or against a councillor

This applies at any time and in any place

We may report the matter to the police

2.15 Pet(s) and animal(s)

Condition 76

You have the right to keep one pet, or animal such as a cat, a dog, small bird, fish, non-poisonous insect, spider, small snake or lizard, rabbit, hamster, guinea pig, mouse, gerbil or domestic rat as long as they do not cause damage to the property, or nuisance or annoyance to anyone in your locality

Condition 81

If your pet(s) or animal(s) is/are causing a nuisance, annoyance or disturbance to others, or is/are being treated inappropriately or cruelly, we will take action and give written notice asking you to remove them from your home

It is very important that we meet with you to discuss these very serious allegations and give you the opportunity to respond to them

I have therefore arranged for you to meet with me at the Civic Centre, Silver Street, Enfield, EN1 3XY at 2pm on Tuesday, 6th December 2016 to discuss this matter

Please ask to see Mr Lemmy Nwabuisi from the ASB Team, Community Safety Unit at the reception when you get to the Civic Centre

Yours Sincerely

Christmas and new year

01/01/2017

02/01/2017

3rd January 2017 the council claim that we received a report that on 3rd January 2017 you confronted one of your neighbours as he returned to the block with his wife and two-year-old daughter and started shouting abuse and threats at them.

04/01/2017

05/01/2017

Subject:
NHS complaint
From:
Paige Christie (paige.christie@voiceability.org)
To:
re_wired@ymail.com;
Date:
Thursday, 5 January 2017, 13:47
Simon,
I have not heard from you in some time and was wondering how you are getting on with everything. If there is anything else I can help you with please let me know.
Kind regards,
Paige Christie

06/01/2017

07/01/2017

08/01/2017

09/01/2017 Joint home visit conducted with Lemmy

Mr Curtis said that he has had no further problems from Simone Cordell however, he was aware of altercations between Simone Cordell and other residents in the block

Mr Curtis said he will still maintain his own logs and call the police and the council if necessary

The camera directly outside of Simone Cordell flat has been removed however, we notice that there was a camera in the communal area pointed toward the staircase - we need to find out who the camera belongs to

10/01/2017 Joint home visit conducted with Lemmy

Mr Curtis said that he has had no further problems from Simone Cordell however, he was aware of altercations between Simone Cordell and other residents in the block

Mr Curtis said he will still maintain his own logs and call the police and the council if necessary

The camera directly outside of Simone Cordell flat has been removed however, we notice that there was a camera in the communal area pointed toward the staircase - we need to find out who the camera belongs to

11/01/2017

12/01/2017

13/01/2017

From:

Lorraine Cordell

[lorraine32@blueyonder.co.uk]

Sent:

13 January 2017

12:02

To:

'Dionne.grant@enfield.gov.uk'

Subject:

FW: SAR 251

[SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL
CORRESPONDENCE]

Attachments:

SiDWPAssessmentNew.pdf;

SimonLicenceFrontBack.pdf

Dear Dionne

Grant

Please see the below
emails and the attached documents.

I do get an auto
reply which says

Thank you for your email. I will be
back in the office on Monday

My emails are not being monitored
during my absence. I will respond as soon as possible following my
return to
work.

For any urgent matters which cannot
wait until then, please contact
Dionne.grant@enfield.gov.uk

I work Mondays, Tuesday mornings and
Wednesday.

Could you please address this as I
did not get a reply back from my email I sent on 22/12/2016 as of yet
also

Regards

Lorraine

Cordell

From:

Lorraine Cordell

[lorraine32@blueyonder.co.uk]

Sent:

13 January 2017

12:02

To:

'Dionne.grant@enfield.gov.uk'

Subject:

FW: SAR 251

[SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL
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I work Mondays, Tuesday mornings and
Wednesday.

Could you please address this as I
did not get a reply back from my email I sent on 22/12/2016 as of yet
also

Regards

Lorraine

Cordell

From:

Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

13 January 2017 11:54

To:

'Concetta Nobile'

Subject:

RE: SAR 251 [SEC=OFFICIAL:PRIVATE
AND CONFIDENTIAL CORRESPONDENCE]

Dear Concetta

Nobile

As I have not heard

back from you regarding the below email can you please see attached
documents

and

confirm they are ok please.

Regards

Lorraine

Cordell

14/01/2017

15/01/2017

Subject:

NHS complaint

From:

Paige Christie (paige.christie@voiceability.org)

To:

re_wired@ymail.com;

Date:

Thursday, 5 January 2017, 13:47

Simon,

I have not heard from you in some time and was wondering how you are
getting on with everything. If there is

anything else I can help you with please let me know.

Kind regards,

Paige Christie

16/01/2017

17/01/2017

Subject: doc From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Tuesday, 17 January 2017, 15:54

Attachments Date.doc (24.50 KB)

18/01/2017

Subject:

RE: here you go

From:

Lorraine Cordell (lorraine32@blueyonder.co.uk)

To:

re_wired@ymail.com;

Date:

Wednesday, 18 January 2017, 8:25

see attached

Attachments

simon-police-complaint-13-09-2014

!

doc

(30.50 KB)

Letter-to-Judge-18-01-2017

!

doc

(45.50 KB)

Property-Receipt-and-cad-information-for-handing-back-documents

!

pdf

(379.18 KB)

19/01/2017

20/01/2017

Dates of who lived in the block

21st January 2017 Enfield council claim that we received a report that on 21st January 2017 you aggressively banged on your neighbour's door, swore and shouted abuse and threats at them and accused them of making noise.

Dates of water being checked

Date of soap cocks being upgraded for more power

22/01/2017

23/01/2017

24/01/2017

25/01/2017

26 JAN 2017

My birthday the water tried to get turned back on Sarah fletch and server turned back up.

27/01/2017

28/01/2017

29/01/2017

30/01/2017

31st January 2017 The council claim that we received a report that on 31st January 2017 you aggressively banged on one of your neighbour's door, shouted abuse and threats at them and accused them of banging on the floor.

New Month

01/02/2017

02/02/2017

From:
Lemmy Nwabuisi [
mailto:Lemmy.NWABUISI@enfield.gov.uk
]
Sent:
02 February 2017 10:45
To:
lorraine32@blueyonder.co.uk
Subject:
Re: AntiSocial Behaviour
Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification:

OFFICIAL

Dear

Miss Cordell,

Please find attached letter to Mr Cordell regarding ongoing reports of anti-social behaviour, verbal abuse and threatening behaviour made against him by his neighbours. It is very important that we meet with Mr Cordell to discuss these allegations and agree on the best way to resolve them.

I have also attached a copy of my letter to Mr Cordell dated 29th

December 2016 regarding allegations of anti-social behaviour made against him by his neighbours. Copies of both letters will be sent to Mr Cordell's address.

Kind

Regards

Lemmy

Nwabuisi

Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community
Safety
B
Block North
Civic
Centre
Enfield
EN1
3XA
Tel:
020 8379 5354

Chapter 77

02/02/2017

Chapter lemi 7777 found letter hand sent to 109

The criminal offences and civil laws that I am being accused of were not found to be true by the police when I was arrested and I now find myself defending my statue of rights towards the local council, that are sighted and have been addressed within this complaint, do refer towards correspondence that has been sent by Enfield Council representative named Lemmy Nwabuisi dated 29th December 2016 and continued forward on the 02/02/2017 by an updated letter hand sent to 109 Burncroft Avenue, Enfield London EN3 7JQ around 1700 hours and I also question the following:

I have never been a danger to any other person(s) intentionally or otherwise. I am very concerned with the Electronic records held about myself as it seems government employees are using them personal information gained and studied from meetings that has been imputed wrong into their systems , this does also inclusive information contained in any other sources that may be used, that do relate towards myself so that any person could conclude their reports, such information is largely incorrect to is evidence and I therefore request that information to be rectified as to being amended. Under the data protection act 1998, all information held about a person has to be 100% correct this is not the

case in my records and so far I only have limited information. All wrongfully contained information must be amended, such records state the following:

The electronic records document anti social and verbally aggressive behavior or harassment inclusive of intimation created by any other in reference towards Mr. S Cordell character towards his neighbor's, as this information is not true.

From:

Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

02 February 2017 16:23

To:

'Sarah.Fletcher@enfield.gov.uk';

'Daniel Ellis'; 'lemmy.nwabuisi@enfield.gov.uk';

'joan.ryan.mp@parliament.uk';

'joan@joanryan.org.uk'; 'Chief.Executive@enfield.gov.uk';

'ray.james@enfield.gov.uk'; 'sally.mcternan@enfield.gov.uk'

Subject:

RE: PRIVATE AND CONFIDENTIAL Copy

of letter sent to Mr Simon Cordell [SEC=OFFICIAL:PRIVATE

AND CONFIDENTIAL

CORRESPONDENCE]

Dear Sarah

Fletcher

After Mr Cordell got

the hand delivered letter yesterday he called the out of hour's team. Miss

Gacey Ref no

T1484282 Who told him they were going out last night to him. Which

they did and confirmed that the low water

pressure is not coming from his flat,

Mr Cordell also has low water pressure and a full report was made up last

night

by the out of hours team.

I will also say in the

last 3 week Mr Cordell has allowed Thames Water into check his flat who

told him

the

problem was not in his flat and he also had low water pressure, and then Mr

Cordell also allowed 2 males that
the landlord sent out from the 3rd floor to
enter his flat and also check and nothing was found to be wrong in Mr
Cordell's
flat
I do not understand why
the council is not aware of this already as it seems that Enfield Council is
putting the
blame solely on Mr Cordell when the problem is not within his flat
And taking complaints from people on the 3rd
floor saying the issue is within Mr
Cordell's flat when it is not and they know it
This needs to stop and
Enfield
council
needs to address what is going on here
The neighbours are not leaving
Mr
Cordell alone
It seems as if Enfield Council is fast enough to blame Mr
Cordell
for everything that is going on
and I believe this is due to a number of issues
including the colour of Mr Cordell skin
I am still waiting for
the Subject access request also I will also be replying to Mr Lemmy
Nwabuisi
letter I got
today via email by tomorrow
And will also be
dealing with the reply to my complaint letter once I have the subject access
request
Regards
Lorraine
Cordell
From:
Sarah Fletcher
[mailto:
Sarah.Fletcher@enfield.gov.uk
]
Sent:
02 February 2017 13:08
To:

Lorraine Cordell

Subject:

PRIVATE AND CONFIDENTIAL Copy of
letter sent to Mr Simon Cordell [SEC=OFFICIAL:PRIVATE AND
CONFIDENTIAL
CORRESPONDENCE]

Classification:

OFFICIAL PRIVATE AND CONFIDENTIAL CORRESPONDENCE

Dear

Ms Cordell,

Please find attached a copy of a letter hand delivered
to Mr Simon Cordell at 109 Burncroft Avenue, Enfield,
Middlesex EN3 7JQ

yesterday regarding access to investigate low water pressure issue in
the

block.

Kind

regards,

Sarah

Fletcher

Neighbourhood

Officer

Neighbourhood Team

2

Edmonton

Centre

3644 South

Mall

03/02/2017

04/02/2017

05/02/2017

06/02/2017

From:

Lorraine Cordell [

mailto:lorraine32@blueyonder.co.uk

]

Sent:

06 February 2017

13:33

To:

Lemmy Nwabuisi

<

Lemmy.NWABUISI@enfield.gov.uk

>; Chief

Executive

<

Chief.Executive@enfield.gov.uk

>;

Daniel Ellis <

Daniel.Ellis@enfield.gov.uk

>;

joan.ryan.mp@parliament.uk

;

joan@joanryan.org.uk

; Sally McTernan

<

Sally.McTernan@enfield.gov.uk

>

Subject:

RE:

Anti-Social Behaviour Allegations against Mr Simon Cordell

[SEC=OFFICIAL]

Dear

Lemmy Nwabuisi

I am

writing this email to say you have stated in your last letter the subject
access

request has been dealt

with, but we are still waiting for the data.

I

have asked for the dates these complaints was put in and yet have had
nothing

about the dates and times.

Could
you please forward me a list of dates and times these complaint was put
in, and
list them in an order
like this so we know if more complaints have been put in
by one person.
Complaint from A on date and Time: Body of complaint
from A.
Complaint from B on date and Time: Body of complaint
from B.
Complaint from C on date and time: Body of
complaint From C
And
it can carry on like this until all complaints are listed. As at this time you
have just listed complaints, and
failed to supply any other information.
If I
can get this back today I would be most grateful, as it has been asked for
before.
Also
we have said this before more than once on calls and emails, the person's
living
at 113 and 117 I believe
which is the 2 people living on top of my son, 113 has
since he moved in no carpet put down and also his floor
boards needs fixing, 117
which is the top floor has laid wooden flooring, due to the way these flats
have
no
sound proofing in between floors and only wooden flooring due to how
they
were built, we were thinking this
would have already been addressed and has not
and the
neighbours have
been allowed to keep the flooring the
way it is, my son can hear everything and
only feels nothing has been done as Enfield Council wants my son health
to get
worse and also to make him suffer.

As
for the date of the 09/02/2017 as stated before until we have had all dates
and
times and body of
complaints and the subject access request, I still do not feel
it is justified my son has a meeting as he will be
walking into a meeting only
with very limited information, and due to his health which is being
caused by
his
neighbours and
Enfield Council doing nothing I feel my son is only being setup due to
issues
and the colour of my son's
skin. And this is why no one from
Enfield
council has ever
taken a report from him about what has been ongoing form a
long time ago.
We
want to clear this up as much as you do, but it seems Enfield Council is
not
fulfilling what we have asked
for in order to be able to do this.
Regards
Lorraine
Cordel

7th February 2017
Enfield council claim that We received a report that on 7th February 2017
you approached the leaseholder of 117 Burncroft Avenue and his plumber
outside the block as they were attempting to resolve the problem causing
low water pressure in the flat. You said to the leaseholder that there were
problems between you and his tenants but did not give any specific
details. The leaseholder explained to you that his tenants were
experiencing low water pressure in the flat and you said to him 'you will
not solve the problem as I am restricting their water supply'. The
leaseholder later knocked on your door and asked whether you would
increase the water pressure and you stated 'I cannot do anything at the

moment, I will sort it out later'

And that I said that I am experiencing problems with you tenants and have restricted there water'

The leaseholder then claims to have knocked on my front door latter on in the day and asked can I increase the water pressure and I in turn said that I can not do anything about it. And will fix it latter'

From:

Lorraine Cordell

[lorraine32@blueyonder.co.uk]

Sent:

07 February 2017

16:14

To:

'Sarah.Fletcher@enfield.gov.uk';

'Sarah.Fletcher@enfield.gov.uk';

'Chief.Executive@enfield.gov.uk'; 'Daniel

Ellis'; 'Lemmy Nwabuisi'; 'joan.ryan.mp@parliament.uk';

'joan@joanryan.org.uk'

Subject:

RE: PRIVATE AND CONFIDENTIAL Copy of letter sent to Mr Simon Cordell

[SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Dear Sarah

Fletcher

I am writing this email

as I had no reply to the below email'

Today I have made a

call to repairs to check what is going on with this low water pressure which 117

has put a

complaint in regarding my son Mr Cordell causing this'

Ticket number for

today's call is 1775790/1 I spoke to a lady called Linda. Who confirmed this is not down to Mr Cordell Flat that is causing the low water pressure. It seems Enfield Council are fully aware the low water pressure has nothing to do with my son or his flat. Yet you fail to notify us of this and it seems my son is still getting the blame. It also seems that Enfield Council sent M&N out to 117 to try and sort the low water pressure out and 117 refused access on the 03/02/2017 and now M&N has closed down the job for Enfield Council. After getting an email today from Lemmy Nwabuisi it seems he is not being updated, and the blame is still going toward my son. Why is Enfield Council not doing anything about this? Why does Enfield Council seem to be hiding the fact and not dealing with the issue?
Regards
Lorraine
Cordell

08/02/2017

Subject: [No Subject]
From: Rewired
re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Tuesday, 7 February 2017, 17:2
Attachments IN THE new.doc (168.50 KB)

09/02/2017

Subject: Can u please take a look

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Thursday, 9 February 2017, 12:05

10/02/2017

From:

Lemmy Nwabuisi

Sent:

10 February 2017 16:01

To:

'Lorraine Cordell' <

lorraine32@blueyonder.co.uk

>

Subject:

RE:

Anti-Social Behaviour Allegations against Mr Simon Cordell

[SEC=OFFICIAL]

Classification:

OFFICIAL

Dear

Ms Cordell,

Please see below as requested the details of recent allegations made against Mr Simon Cordell. I have listed the complainants as

Complainant A, B and C.

1.

On 6

th

August 2016

Complainant A reported that Simon Cordell, his neighbour at flat 109 is threatening him and his wife and aggressively demanding money from him. He

alleged that Mr

Cordell called his wife 'a bitch' and tried to stop him from going up the stairs to his flat. He also

alleged that in July 2016, someone used

a knife to puncture his tyres, all 4 of them, that he believes that the tyres were slashed by Simon, that although he did not see Simon do it but he was quite certain that it was him. He also alleged that Mr Cordell damaged the lock to his electric cupboard and removed his fuse box resulting in no electricity.

2.

On 5

th

October 2016

Complainant B reported that Mr Cordell has been harassing him for a while in relation to alleged noise disturbances from his flat. He alleged that the previous day on 4/10/16,

Simon was banging on his ceiling and later came upstairs and started kicking his door and shouting aggressively. He

alleged that Simon then went downstairs dragged his motorbike from where he

parked it and started smashing it up. He then called the police. He also stated

that Mr Cordell had

previously slashed his motorbike tyres with a knife, that he did not report it as he did not see him do

it.

3.

On 31

st

October 2016

telephone call received from another resident on behalf of Complainant C. He

alleged that Complainant C's neighbour, Simon was using threatening, abusive and

insulting words

towards Complainant C. He stated that he witnessed an incident that happened in September 2016

outside the block when Simon shouted abuse at

Complainant C and made threats towards him.

4.
On 4
th
November 2016 met
with Complainant C to discuss his concerns following the report from
another
resident. He stated the first incident happened sometime in July 2016, that
he
cannot
remember the exact date. He alleged that he was approached by Mr
Cordell
as he came out of his
front door and he started shouting abuse at him and
threatened to burn down his flat. He alleged that
the second incident happened
in September 2016. He stated that he was on his way to meet a friend
when Mr
Cordell came at him 'ranting and raving' and said to him 'I can get you
over at
the park, I
know you go for a walk'. He stated that two other neighbours
witnessed the incident and that one of
them told Mr Cordell to leave him alone.
Complainant C also complained that Mr Cordell have
installed a CCTV on the
internal communal door and that he believes that he is monitoring his
every
move. He asked that the camera be removed as it is making him to feel
very
nervous, vulnerable and
uncomfortable and is an invasion of his privacy.

5.
On 11
th
November 2016
the Neighbourhood Officer met with Complainant A to discuss his
allegations
against Mr Cordell. He stated that some of the recent incidents happened
on
6/8/16 at 6pm, 27/9/16

at 11.45pm and 28/9/16 at 5.30pm. He stated that the incidents include, threatening behaviour, intimidation and aggressively demanding money. He alleged that Mr Cordell has physically threatened him in the past with a piece of wood. He also alleged that Mr Cordell has a big dog that always barks when someone comes into the block. He complained that Mr Cordell has a camera in the internal communal door facing the main entrance door to the block. He stated that he believes that Mr Cordell is using the camera to monitor when people come in or out of the block and that it makes him very uncomfortable and requested for the camera to be removed.

6.

On 8/12/16 Complainant A reported that Mr Cordell came and banged on his front door, shouted abuse and threats at him and accused him of making noise.

7.

On 12/1/16 Complainant B reported that on 11/12/16, Mr Cordell came and banged on his front door on three different occasions and accused him of banging on the pipes. He alleged that he also shouted abuse and threats at him.

8.

On 14/12/16 Complainant C reported that one of his neighbours visited him and as she rang his door bell Mr Cordell came out of his flat and started shouting abuse at her. He also alleged that Mr Cordell shouted that he will take some action when his ASBO expires.

9.

On 23/12/16 Complainant A reported that his wife was at home alone with their child between 3:45pm when Mr Cordell came and knocked on his front door, started to shout abuse and asked his wife to go in the bathroom and turn off the tap. He also alleged that Mr Cordell later removed his electricity fuse thereby cutting their power supply.

10.
On 10/1/17 Complainant A telephoned to report that on 26/12/16 at about 12 to 1pm he was going out with his family when Mr Cordell ran up the stairs with a towel round his waist and started shouting abuse and threats at him and his wife. He alleged that Mr Cordell accused him of tampering with his water supply and tried to stop them from leaving the block. He also stated that on 3/1/17 at 10:47pm, he was coming back from a family outing and as soon as they entered the block, Mr Cordell came out of his flat and started shouting abuse and threats at him.

11.
On 23/1/17 Complainant A reported an incident that occurred at 6:24pm on 21/1/17. He alleged that his wife was at home with their child when Mr Cordell came and started banging on his front door, shouted abuse and threats and accused them of making noise.

12.
On 1st February 2017 Complainant A reported an incident that occurred at 5:10pm on 31/1/17. He alleged that his wife was alone with his child at home when Mr Cordell came and banged on his door

and started shouting abuse and threats and accused them of banging on the floor.

I will write to Mr Cordell next week to arrange for him to meet with me and another colleague at the Civic Centre to discuss the allegations made against him.

Kind

Regards

Lemmy

Nwabuisi

Anti-Social Behaviour Team

Community Safety Unit

Environmental & Community

Safety

B

Block North

Civic

Centre

Enfield

EN1

3XA

Tel:

020 8379 5354

11/02/2017

Tape recording four z0000017

Out going call

Metropolitan police recording introduction

Police Officer; hello police how can I help

Simon; hello some one needs to stay on the phone to me and keep talking to me because, I am going to end up killing myself because of what these corrupt coppers are doing to me and I have got evidence in saying that I am correct in what I am saying, my name is Simon by the way

Police Officer; "muttering un auditable"

Simon; and I have been locked in my house for two and a half year's proof, trying to prove to the police that I am not a white person yes, that I am of mixed race and that I could not have committed the offence that they are setting me up for, yes and I am at a stage I can't take it, they keep avoiding disciplinary action by prolonging the case in knowing that I can not put a complaint in against them and that no one will deal with anything

Simon; I have put article six's in yes and now Jane Johnson who is supposed to be intended has been transferred to, some body needs to do some think about this case, I have been phoning you a lot for so long just asking to get one decent police officer to oversee Steve Elsmore work and see the applicants case that he has put against me and no one will do it, it is not fair I should not be held hostage in my house

Simon; this is making me suicidal

Police Officer; you are being held hostage in your house

Simon; yes I am being held hostage under section 63, which is to do with outdoors, under the crime and disorder act 1994, which is to do with outdoor events and all the incidents that I am in question for are for indoors and I was not even involved in them, for the organisation of illegal raves, I was not even found guilty at the court and my name has been tarnished in the news papers, they have now pulled it out of the Metropolitan police website, it is not fair these police officers sat around a table and made false information reports, they do not have 101 police note books for none of the incidents that I am in trouble for, they have not signed none of there 101 book's I am freaking out

Simon; and I am recording every conversation that we all have, I have recorded about 20 I have so many, and I have got loads and loads of tapes, yes and I have got all of the court transcripts proving that I am right and that I was not found guilty, I got the court submissions proving that I was not found guilty right

Simon; some one needs to do some think I have got video tapes of cops coming into my house which shows that they are endangering my life and that all my neighbours are banging at me because of the information that the metropolitan police put into their website, this is not fair some body needs to take this police officers Stevens Elmore's work of him and over see it and stop hold me hostage in my house it's incorrect madam I no that you might this might not be your problem but you represent the Metropolitan police force even as a civilian a civil person you are still representing them and this is why I am having this conversation with yourself

Police Officer; so it, it Burncroft Avenue that you live in then

Simon; yes madam that is correct it is Burncroft Avenue that I live

Police Officer; and who do you live there with

Simon; on my own

Simon; I am sitting here

Police Officer; and what is your name

Simon; my name, my name is Mr Simon Cordell some body cant leave these police officers running around dealing with other peoples lives and I am here clearly proving that they are corrupt, they sit down together and made the information reports and back dated the created dates so that the whole lot of them went back other one year, I can check and every Urn number goes up numerically in order for one day when they were all logged into the police computers when they done it, then they created the cad numbers and I can prove all the cads were made and then they made the witness statements and the witness statement are not even real to there address, I could go to all the address alongside wood grove avenue right now and knock on all the doors and no one would tell me that they put any witness statements in to the police

Police Officer; err

Simon; I should not be in my house I shouldn't feel like this when all it would take, I have heard that Jane Johnson was the supper intendent and she is supposed to see all of the police officers in Edmonton police station and now I believe that she was as corrupt as the police officers that she instructed to make the application and that is why her signature is at the bottom of all the pages and that is why she has not done any think over one hundred and forty days that I have been screaming that I am right and now she has been transferred

Simon; I believe that now there is a Colin Anderson and I want him to over see the case because he is new and independent and he does not have anything to do with the application and all he has to do is look at the officer's work and he could clearly see that I am correct and that these officers should face disciplinary action and I should not have to wait another one hundred and twenty days and if I go to court in another one hundred and twenty days what happens when another one of them coppers says oh I got the toilet problem or he is ill again and he can not attended court what is that another six months of my life again till I can get another court date they have been putting this of for long enough long enough avoiding disciplinary action and I am suicidal because of what they are doing to me and it is my right under article three of my human rights no police officer or state official should degrade me or make me

feel humiliated even vesicle or Mental health

Police Officer; “silence”

Simon; I am correct in what I am saying madam

Simon; and I really need a good police officers help right now

Police Officer; if you are Sue sidle do you need an ambulance

Simon; no I do not need an ambulance what I need I feel depressed because I am being held captive, what I need is a police officer to over see Steve Elermore’s case and to make sure that the application being brought against me is within the jurisdictions and constraints of the laws, for the people you represent which I am one of those people which helps pay your moorages, you lot are here for us the people not for yourselves, you lot work for us

Police Officer; “muttering”

Simon; and I am telling you that one of your coppers that work for me is corrupt and I am giving you evidence

Police Officer; and if you do not leave your house, what do you do sir what do you do for a living

Simon; I was in the entertainment industry hire in sound equipment to lock to lock festival to Enfield Town Festival to kids with celerpualse I was doing Durant’s park festival Enfield town festival I was also managing my community hall down the road plus I had the keys to club juice night club plus I had the keys to a few other place I was a valid member of my community and I was networking with the homeless and people in poverty at the same time exactly how Glastonbury and the rest of the festivals were created from people who were stuck in poverty

Police Officer; “muttering”

Simon; madam and right now I am not aloud to hire any sound equipment to any body or even hire any equipment to any body even for a house party

Simon; in your house madam you have the maximum extent to your human rights the only law in our own houses that stops us for playing any entertainment to any body else is under the licensing act 2003 is if you make profit with an intention of making a profit in your own home so I do not understand how no one has talked about profit in over a thousand pages that have been wrote to destroy my life, yes so how is it illegal if there is nothing in the licensing act that says that and under section 63 says it is omitted in it that in open air only in public only unless trespass has taken place I have never been arrested for trespass not even one of the police officers even talk about trespass in the application let alone profit the laws that they are supposed to be representing they did not even build

the application under them grounds correctly I am being held captive by law and imposed with conditions that should have never been imposed on me

Police Officer; ok

Simon; some one needs to over see this I am not asking for an ambulance I am asking for you to get one of these police officers and to over see all of the corruption I have handed to different article six's in and I have handed them in at occasions at the court with all of the corruption clearly printed out and I have also made three or four complaints in though this process such as yourselves just the standard police complaints process and no body wants to pay attention to what is correct to the reason that you all signed up and that was to help people and to do right by people

Simon; I understand that when being a police officer some times it might be hard when you all signed up because you feel like a whistle blower, grassing up on your other colleges but you are not you have got to remember why every body is there

Police Officer; I am just having a look at that now

Police Officer; well what where you accused of

Simon; I was accused of the organisation of illegal raves yes and it states illegal madam

Simon; I am sorry if I seem a bit abrupt I do not ever mean to be rude or disrespectful to you as a person I just want to put that clear yes

Police Officer; ok

Simon; I do not have a problem with ever police officer I have been in anoth trouble in my life and I have always had good relationships with the ground force no matter what trouble I get myself into but these police officers crossed the line here and they forgot what they really signed up for and I am a man that is standing for my rights right now yes

Simon; I was arrested for the organisation of illegal raves No sorry I was never arrested, I have not even been arrested, I do not have no similar previous convections of any similar sort yes and it says the organisation of illegal raves

Simon; if it states illegal and it is a criminal act under the section 63 I should have been arrested

Simon; I have never been arrested I don't even previous similar convictions

Simon; and as an Asbo there is two no four sorts of Asbo's a county order a stand alone Asbo order or a Cbo Asbo order which is a an Asbo on conviction for criminal convections they never put the Cbo on me like they should of they put a stand alone Asbo on me which is for civil

proceedings but named it the organisation of illegal raves they should have just said the organisation of raves because when they put illegal into it, it means that the Dps and Cps now have a say in what is being said

Police Officer; “Muttering you are dead”

Simon; and they are not following the correct protocols

Simon; yes the whole case is up side down from the beginning of the go yes

Police Officer; but where the raves legal

Simon; pardon

Simon; no, no, no they are not raves they are house parties they are house parties and if you go Google

Police Officer; and how many people were at this house party

Simon; yes and if you go to Google, if any place is a place of residence madam yes

Police Officer; hum

Simon; like this is the law yes, if any place is a place of residence or you live in it or I live in it or a squatter or any other person is living in it you have the maximum level of your freedom of rights within your own house, if I choose to swear in my own house and a police officer come s in, he can not arrest me for swearing, all he can do is leave my house because I am aloud to swear in my own house, but In public he can arrest me for a civil matter or a breach of the peace, now, it is the same with the music we are aloud to play music in our own houses or any place or residence the only time that we are not a loud to play music in our own houses is when we are out side in public which is what section 63 says in open air yes these are places of homes and because of that what the police have to do to prove that they are illegal they have to prove any think is prove that profit has been made under the licensing act 2003 under appendix four, we are aloud to play music in our back gardens and in our houses that is it that is the law about it

Police Officer; only up till eleven o clock

Simon; no until any time that we want madam

Police Officer; no

Simon; since 2007, since 2007, no sorry since 2013 since January 2013 the 7th they put new laws into place, which say that they are de restricting the licensing act and what they mead by that is from 8 am till 11 pm there is no noise pollution limits no more decibel reading limits you're a loud to do plays and theatres and that outside and you don't really have to apply for a temporary events notice any more

Police Officer; ha, ha

Simon; unless the police decide impose these conditions on you

Simon; I no for fact in your own home there is no noise limit all that can cause you a problem in your own home is if you continually do it over a consecutive period of time

Simon; what you have to do in your own home is run a company

Simon; in Face book ever person I n m y account says friend, that's what it says friends because they are all my friends

Simon; let's be real about this

Police Officer; how many friends do you have on Face book

Simon; how many friends have I got on Face book

Simon; what I am actually in trouble for yes this is straight yes, what I am actually in trouble for is that in 2013 I had a friend birthday party in beinac road yes, now and this was legal for me to do so because I got arrested the police came to my house and arrested me over a gazebo they took my passport off me and told me that I am not allowed to leave the country yes, for one year yes, told me, what they also did to me I had to sign on at the police station every day I had to be in my house on curfew from 8 Oclock £1000 pounds in surety, barred from central London after that case, I won my case yes, I proved my innocents yes, but what the police done was come a shoved an Asbo application outside of my house for the period of time that I was on my curfew accusing me of being seven of my friends companies Every Decibel matters he is his own company at company house you can go and check it at company house right now, go to Google and write Every Decibel Matters and I have got a letter of Every Decibel Matters director saying that I was not hired on these dates, they tried these Metropolitan police tried to turn me into a super grass and make me grass all of my friends for stuff for when I was on curfew yes, I am not in trouble for any think that I have really done wrong, yes I am in trouble for being seven other people, four of them I do not even know who they are but the other three I do no and are my good friends

Police Officer; Right

Police Officer; so how is this affecting your life I can not even go on to an industrial estate right now

Simon; because I want to go I have been accused section 63 is for outdoor events only I got the transcripts here I got the transcripts of the court from trial I wasn't found guilty because I went there and explained to the judge that section 63 is for outdoor events only and all these are incidents I am being accused of are indoors, yes I didn't do any think wrong to cause alarm harm or distress while indoors yes and that is a fact

yes the judge knew that I was right, yes, so she said I got it in the transcripts well I can not find you guilty under the applicant's case but what I am giving you an Asbo for is because you had nitrous oxide in the car in 2013, I was like you could not even prove that it was nitrous in the bottles yes I was like if you ever listen to all of these transcripts of these, police saying that we copied and pasted all of the information out of the police national computer, I learnt over Steven kings shoulder and I copied and pasted his statements without him knowing, it is all in the transcripts, there copying each other's statements and stuff and it's in the transcripts and that it's a joke

Simon; these ance between a charity because if I own am chalot are destroyed and I am trying to walk away from it and let me live my life and let them walk and still have their careers, they do not want their careers, they want to try and kill me other civil proceedings something I can't even go to prison for, If I was a copper I would never risk my career over some think like civil proceedings over another person.

15;54 Police Officer; but how is it affecting you, what is happening right now I am not aloud to go out, I am not a loud to go onto an industrial estate after ten 0ccloc I cant even go on to a Mac Donald's a 24 hour Mac Donald's after ten 0clock because it is an industry estate I am not a loud to give a friend an amp because I seem to be liable or prosecutable for there my friends actions I should not be I am liable for my own actions not for friends actions, I should not have to have a charity as it seems to have been said in the news papers to be a loud to do what is legal right in the beginning yes they are saying that there is a difference between a limited company and difference between a charity because if I own a limited company I am not a loud to do what is legal but if I own a charity I am a loud to do what is legal and they wrote that in the news papers that is a joke what is the difference it is up to me wherever I own a limited company or not charity they can not force me about what I am a loud to do with what is legal from one to the other

Police Officer; yes so how did it come a bout that it was raves

Simon; how did it

Police Officer; how many people were in attendance

Simon; it does not matter how many people are inside

Police Officer; yes it does matter

Police Officer; what do you agree about these questions

Simon; madam I never being disrespectful what I am explaining to you yes is that I no the law, that I represent even if I am mixed race

Police Officer; why is it that every time I ask you a question you do not

Police Officer; "mutter" what like a

Simon; it does not matter as long as it is a place of residence a fixed a bow were somebody is living and you can send your mail, you lot are happy as long as you have an occupier and he is living homeless some were and you want to put bail conditions on him you are happy to bail them to that address quick another, you would bail them to a squat quick another or bail them to a place like that as quick as you could

Police Officer; "Silence no mutter"

Simon; what they usually do is fixed a bows

Police Officer; "Mutter-what they usually do is fixed a bow"

Simon; no they do not if they give there door number and address they get bailed to the door number and address if they want to be cockeye and give no field a bow to yourselves that is what you will write down but if they are smart and give you a address you will put that address down because that is what they have told you and that is there place of residence

Police Officer; yes but we will go to that place to do the bail inquiry

Simon; yes but as long as they are living there, their is no issues because they are illegally aloud to do so

Police Officer; that is correct they are

Simon; yes see so there is no issue

Police Officer; but that is not what we are talking about we are talking about raves

Simon; no we are not talking about raves we are talking about private house parties madam

Simon; private house parties

Police Officer; ok then

Simon; Simon I am sorry but I can not continue this with you any longer

Police Officer; yes but what I would like to know can Colin Anderson now who has taken over Jane Johnsons place oversee Steve Elsmore work

Police Officer; "Silence"

Police Officer; oppsifisers are going to come and see you and have a chat with you

Simon; who is what today, coming to my house today

Police Officer; yes, yes

Simon; and that is one hundred present yes

Police Officer; yes I am sending officers to you

Simon; what is your name Madam

Police Officer; my name is Catherin

Simon; thank you Catharine I hope that you have a good day Catherin madam I am sorry if I have gave you more than your jobs worth I apologise

Police Officer; all right then thanks good bye

Simon; Good bye

Police Officer; bye

12/02/2017

Tape recording five z0000019

Out going call

Metropolitan introduction

Outgoing call:-

Police Officer; hello Metropolitan police what is your reason for calling

Simon; hello I am just curious about a question, if I have got an appeal date set and I am just trying to get the case to appeal and I have been trying to get the case to appeal for one hundred days no sorry like one thousand and three days now and I have been to court over ten times and every time that I go to court they keep evading the truth and the evidence that I am showing, is there not no way that I can get a police officer to over see the case

Police Officer; so right so you are reporting something to us a officer dealing with your case and you are not happy with the outcome of it
Simon; yes basically an officer, basically and the crown prosecution I have shown evidence continually showing the fact that I am being accused of an Asbo I have had an Asbo put against me I have proven that the Asbo was actually manufactured and fabricated in being made by all of the time stamps and that being incorrect, I ham being forced to trial I have handed in two article six's in I have loads of complaints I have been phoning up this number trying to speak to official people and civilians like I believe Jane Johnson was the superior of an Steve Elmore's who was the developer of the application and no one wants to over see the case or take responsibility or take on the fact that I am not white like on the 999 call the actual person the actual person that made the 999 call he states that the people females and males were actually white in colour and I am mixed race an ic3 and it is not hard for any police officer to

pick up this case bundle and go to the page that I am referring to and see that I am correct and not hold me captive any longer I have got now another hundred and twenty days till I can even get to a trial again I have been told I have been waiting one thousand and one hundred all ready

Police Officer; right ok

Police Officer; and what is it that you agree wanting me to try and do for you what is it then

Simon; I want some body to oversee the Case I heard that there is a new Colin Andrews who has taken over Edmonton police station am I correct in believing that his the super intendent now and that he should be able to oversee the conduct of any other police officer below his rank is that correct

Police Officer; I could not tell you who the super intendment was to be honest because I deal with the whole of London if you want to file a complaint about the officer's conduct then we can do that if you want

Simon; I have done that bout the complaint keeps being suspended` every time I go to trial the case is being postponed because I have all ready handed in article six's about showing that I can not have a fair trial

Simon; I have done that bout the complaint keeps being suspended` every time I go to trial the case is being postponed because I have all ready handed in article six's about showing that I can not have a fair trial so I am being forced to another trial in one hundred and twenty days again and when I get to that trial I am going to refuse to have a trial because I have handed in an article six showing corruption in the time stamps and the Urn's numbers and that they were continuously logging in one after the other and the created dates being changed I have shown evidence boyned reasonable dought so I do not see why I should have to wait another one hundred and twenty days again for me to feel that I have to scream and shout article six to my human rights to be told that I can not have another trial that it is going to be suspended for another six months again and this is what keeps happening I have been to court over ten times now so some one must be able to over see this because I am clearly stating what is going to happen in a hundred and twenty days I am going to go to court and scream my article six to show that I am correct and write and there going to supposed it for another six months again and this is my life that is going to waste because no one wants to act correctly

within the constraints of the law that they represent
Police Officer; I mean who ever is the officer dealing with it I
offersley get in contact with there line manage if you want me to do
that well at the end of the day we are subject to the crown
prosecution services and what they decide but if you want me to cross
this across the officer line manager then we can do that
Simon; well who would the line manager be for a Pc Steve Elsmore
and a Jane Johnson herself?
Simon; because Jane Jonson's signature is on it and so is Steve
Elermore's as well as many other officers signatures are on it
Police Officer; right, so Steve Elsmore, is one of them with a
signature on there?
Simon; well yes he is the developer of the application Jane Johnson
instructed him to make an application and I was not even arrested
for that and it states illegal
Police Officer; lets just start with this is Steve Elermore hum an
Edmonton officer?
Simon; yes and he is the developer of the application
Simon; it is his logging on every page when he has been logging into
the police nation computer and been manufacturing the evidence
Simon; the time stamps are wrong and I have spoken to so many
people and they have said that it is impossible for the time stamps to
go backwards on cads, like you can not have one cad at cad number
500, every hour the call centre would most probably get over three
hundred phone calls and that would work out to like one hundred
and 50 calls for like every twenty minuets so you would no that if you
have got a time stamp of 500 for instance if it is one hundred calls
latter you should no that it should be at lest twenty minutes after and
not go backwards in time and that is what continually happens
thought all of the cads they go backward sin time to each one
Police Officer; right, Steve Elermore's line manager is a person
called Alan Steff
Simon; Alan Steff
Police Officer; yes
Simon; and who is Jane Johnsons line manager and can you tell me
what department Jane Johnson has been transferred to please
Police Officer; I can tell you what she has listed her self as in reality
she can be lots of different things
Police Officer; sorry what was that a Jane Johnson

Simon; yes

Police Officer; is she going to be the same borough

Simon; yes she was in the same borough I understand that she was supper intendent for Edmonton police station but I have been told that she has been transferred to Royal diplomatic protection but is there even a department called that

Police Officer; yes and that is what she has come up as

Simon; she has come up as Royal diplomatic protection

Police Officer; yes

Simon; all right ok

Simon; and what is that department

Police Officer; parliamentary

Simon; parliamentary

Police Officer; yes

Simon; and what about a silly Guil Christ is she, I think that she is the legal executive director for the whole of the country how many legal executive directors are there to the country is she in charge of Hu guiles solicitors is that correct and she is in charge of this department and like bow and so forth

Police Officer; she is just the legal director of legal serves

Simon; yes is that correct

Police Officer; that is what she has come up as

Simon; and is there any other directors of legal services because her signature is all over the paper work and I have been recording every one when I have been calling them and I have got her on recording as well as well as me sending emails to Jane and that asking them to over see

Police Officer; "police officer cut the phone off"

End

Feb 12, 04:37

EST

13/02/2017

Tape recording five z0000046

Out going call

Metropolitan Police introduction

Simon; I am not playing with them no more

Police Officer; Metropolitan police hello what is your reason for calling

Simon; hello I am trying to find out who is in charge of Edmonton police station what sergeant it is his name is, his name and number and an email to that person so that I can forward them correspondents in regards to some issues that I have

Police Officer; right what, what station again

Simon; Edmonton YE

Police Officer; ok

Simon; it was Jane Johnson

Police Officer; sorry

Simon; it was a woman called Jane Johnson and she has been transferred to, first she went to Royal diplomatic protection then she has been transferred back to West Minister on active jury right now, I have issues of concern in regards to her but I would also like to know who is now in charge of all the police officers and took her job and there email, so that I can forward them an email right now in regards to a load of correspondents and evidence that I have here right now in regards to his officers

Police Officer; I do not have that information but I can pass that back down to the Borough commander

Simon; you do have this information it is on your computers

Police Officer; no I do not

Simon; and can you tell me then when a Pc 239ye is please

Police Officer; I do not have that information

Simon; I have got another recording of me speaking to another woman when ringing exactly the same number as what I am ringing right now and I have asked these questions before and as a member of the public if I give you a police officers badge number over the phone you are entitled to tell me who that officer is and what police station they are attached to

Police Officer; if I have that information I can not look up for a shoulder number because I do not have that information because I do not have access to that

Simon; a pc Shin nick can you tell me a contact for a pc Shin nick please Shin nick

Police Officer; Sir I am not going to be able to give you an email address of a police officer

Simon; who am I actually speaking to
Police Officer; my name is "mutter" I am busied in Lambeth control like I said I can take information and pass that down to the borough for some one to contact you I can look from your number and see that you have all ready passed down a complaint to the borough for the juty officer to get some body to get in contact with you
Simon; some one tried to call me and I never managed to pick up the phone on a private number in time so I might have all ready missed that call is there any way that you could resend that and pass it to them please
Police Officer; yes I will pass it back and let them no that you had a missed call and they can give you a call back ok
Simon; and also I had in reference to what you just said that you can see a note on the computer about me calling earlier can you give the cad number for that call earlier and the cad number for the
Police Officer; yes cad 440
Simon; and what is the cad for yesterday please
Police Officer; silence
Simon; hello
Police Officer; bear with me I am just trying to look it up
Simon; ok thank you
Police Officer; silence
Simon; so you do not any whom is in charge of Edmonton Green police station right now
Police Officer; sir, sir I do not have that information when the juty officer calls you back, you will be able to give your I am sitting down in Lambeth control centre
Simon; yes I accept that
Police Officer; I do not have that information
Simon; ok
Police Officer; your reference for yesterday is 498
Simon; 498
Police Officer; yes
[00:03:40] Simon; on the computer from 109 Burncroft Avenue and my name being Mr Simon Cordell, on the computer I have made complaints in regards to these issues of police corruption that are on the police computer I have some of the cad numbers for some of them but can you tell me the date of them please
Police Officer; I can not see any other calls apart from the last two that I gave you

Simon; so I have never made a phone calls to 999
Police Officer; I have not said that you have not done that what I have said is I can not see it on the system
Simon; you can't see
Police Officer; the two information reports that I can see
Simon; I know every page because I wrote to the developers of your system that you use and they have wrote to me back and have gave me all of the plans and schematics to your computers so I can see, I can picture every thing and I can picture what you as a civilian or what a gold member has access to I can see every thing
Police Officer; I can not see any more
Simon; you have access to all police officers
Police Officer; I do not
Simon; you can tell what proposed officers are on duty and
Police Officer; sir you want to have an argument
Simon; no I do not want to have an agreement I am just questioning you
Police Officer; sir you are going to have to wait for the duty officer to call you back about your complaint
Simon; and you are going to send that out to day, do you have a cad number for this call today as well please
Police Officer; yes if you hold on I will give you a cad number
Simon; OK thank you
Police Officer; silence
Simon; what have you put down and what did, the last gentlemen actually put the last cad to be down for
Police Officer; all you can see is that there has
Simon; a complaint and it does not say what that been a complaint and that the duty officer is meant to call you back complaint is in regards to
Police Officer; no
Simon; can you update that right now
Police Officer; it would be what ever information that you have given to the them sir I am not going to go into that cad again I will pass this down and the duty officer will call you back
Simon; see the cad that you are creating right now, see the cad that you are creating right now
Police Officer; I am just putting on there that you have called back you have asked me for details for officers that are in charge of the police station and I have told you that I do not have that information

Simon; yes and I accept that

Police Officer; I will get them to call you back

Simon; I accept that

Police Officer; with that information

Simon; yes and I accept that but what I am asking even further is basically the cad tat we are creating write now and that you are going to send a message to that officer saying that I missed my private phone call, I missed a private phone call and that may have been him please can he call me back

Police Officer; I am not because it is going to be a reinterpretation I am not going to be able to do that

Simon; it is not a reinterpretation because the conversation that I last had got cut out half way through our conversation half way through the call the phone cut out rudely

Police Officer; the cad is 695 I am not going to repeat that

Simon; can you repeat that number again please

Police Officer; yes it is 695 cads 695

Simon; and what is today's date the 13th of the 2nd 2017

Police Officer; yes

Simon; so the other one will be the 12th and the other one will be the 11th on your computer of the 2nd 2017

Police Officer; all right then sir you wait for your call from the juty officer

Simon; OK thank you madam thank you, have a good day

End

Subject: Re: [Blockchain]

Re: Hello From: Rewired

re_wired@ymail.com

To: support+id178620@blockchain.zendesk.com

Date: Monday, 13 February 2017, 14:14

Thank you for your reply and help I will be placing a fresh order with your self's once the last two issues have been addressed I have also messaged coinify and explained the same

kind regards

Mr S Cordell

Subject: Re: - Please type your reply above this line - OrderID: trade order 867...

From: Rewired Rewired (re_wired@ymail.com) To: michal.wysocki@coinify-partner-services.intercom-mail.com; Date: Monday, 13 February 2017, 14:11

14/02/2017

15/02/2017

16/02/2017

From:
Lorraine Cordell
[lorraine32@blueyonder.co.uk]
Sent:
16 February 2017
10:13
To:
'Dionne Grant'
Subject:
RE: Response to SAR Ref
CRM SAR 251 [SEC=OFFICIAL]
Dear Dionne Grant
Thank you for the information you sent regarding the subject access request. Sorry for the time it has taken for me to get back to you but I have been having work done in my home so have had no access to my main computer which hold all my emails, and have been working from my mobile which is

520

not the best option. And
I won't have access to my main computer till most likely
Monday as work is still ongoing.
I do however feel that all the data has not been
supplied that I have asked for, this was the same in March of
2016 I knew then
we did not get all the data we asked for and an email was written
in regards to
this but no one
got back to me.
Also in the data you have sent there is hardly any dates
or times, that complaints were put in why does Enfield
Council's system not
include dates and times information was recorded? There is no
call data. No
meetings
data that government body's had meetings regarding Mr Cordell,
the list
goes on.
I asked for all data that
Enfield
council holds, so all data should have
been included and all audio call data and
police data and meetings held and any
other information that Enfield Council holds in regards to Mr
Cordell.
All police data and any letters that have been sent from
police or to police.
You seem to have asked for Mr Cordell health records who
was this asked from and who gave the data?
There seems to be a long list of information that is
missing both from the request in March 2016 and the
request that was submitted
on the 24/11/2016.
Can this please be looked into and if you are
withholding any data for any reason could you please let me
know this and what
data it is and why you are withholding it.

There is also a lot of incorrect data that is being held and it seems that Enfield Council has chosen to put Mr Cordell as the perpetrator, by the ASBT there is lists of emails that is missing that I have sent in regards to complaints as to what the neighbours was doing to Mr Cordell, I have also requested all my phone records as it seems there is no lists of all the calls I made on behalf of complaints regarding Mr Cordell's neighbours. As it also seems there is missing calls that Mr Cordell made himself regarding what his neighbours was doing to him, lucky for me I do keep all emails, but it seems Enfield Council does not and to try and get themselves out of trouble due to not doing what they were meant to this data is missing. I will give 14 days for this to be corrected and if it has not I will have no other option but to go to the ICO.

Regards
Lorraine
Cordell

From:

Dionne Grant

[mailto:Dionne.Grant@enfield.gov.uk]

Sent:

10 February 2017 11:53

To:

lorraine32@blueyonder.co.uk

Out going call
Metropolitan Police introduction

Tape recording five z0000055

Out going call
Metropolitan Police introduction

Simon; I am just phoning up, this is the Metropolitan police, yes

Police Officer; yes, it is

Simon; I am just phoning up in regards too two cads that I have put in on the 15th 14th and the 11th in regards to police corruption and getting a sergeant the new sergeant for Edmonton police station to call me back I think his name is Ian rafieal and the commander has not called me back, no one has called me back still

Police Officer; so you put in a complaint against the police and nobody has called you back

Simon; yes that is correct

Police Officer; right, OK

Simon;

Police Officer; I will take that information and pass it on to the police station that is all that I can do

Simon; can I get a cad number

Police Officer; can I take your name

Simon; yes my name is Mr Simon Cordell can I take your name please

Police Officer; no I will give you my name but I will give you the cad reference number when I have created the message

Simon; ok I will take you doing the message then please

Police Officer; Simon Cordell did you say

Simon; yes that is correct

Police Officer; that is Cordell

Simon; yes that is Cordell, who is the commanding borough officer on right now?

Police Officer; I do not no who the commanding borough officer is at the moment I am in a call centre in Hen don

Simon; yes that is the reason that the call centre is designed in the beginning so that you no were every active police officer is while on duty

Police Officer; no we don't that is not what it is designed for can I take an address please

Simon; 109 Burncroft Avenue Enfield

Police Officer;

Simon; it is it is for any CFS caller making a call for services I am a call for services madam

Police Officer; no it is not sir sir sir were is Burncroft Avenue

Simon; it is in Enfield I am a call er

Police Officer; what is the postcode

Simon; En3 7JQ

Police Officer; "mutter"

Simon; I am correct I am a call for services that is correct it is for the general public to call when they have a concern and that is why I am calling 999 or 101 I can even call 112 or I can call 0207 230 1212 and every one of them directs me back to you or a member of your team and you lot are allocated to help members of the public when they call for services and if I give you lot a call right now about a police officer outside my front door now and give you the badge number and I said I can look through my spy hole and I can see a police officer out side of my front door and I can see the badge number he is wearing but I do not think he is a real police officer if I call you now you should be able to tell me if that police officer is there or not if I ask you who is the sergeant for Edmonton police station you should be able to give that information or any other information that I require in regards to the company that you lot run, it is a company that you lot do run it is business yes and there are protocols for your business that you represent you have Sop regulations and laws

Police Officer; silence

Simon; Hello madam

Police Officer; yes I am listening to you

Simon; am I correct that you follow Sop laws and that you lot are in practice towards the pace codes and conducts A, b, c, d, and E and the rest and so forth and that use lot were built from the 1961 police reforms Act, which is how the first police station was built and right now you are running in Co-Hurst to the regulatory 2000 Act, which Treessa May took a big part in writing due to you recording this phone call and that is how we are having this conversation right now and the reasons that this services are put there to provide for and I am concerned about corruption from the police officers and I have the evidence and if I was phoning about a chocolate bar being stolen from a shop you lot would act and you would send active police officers and you would create a cad and say that you are the caller creating that cad you would cheek the location to were I am were the caller is the Geological location

Police Officer; ok, you wanted the cad reference number

Simon; yes, yes can I have the cad number please

Police Officer; right it is cad 32 87

Simon; 3287

Police Officer; and that is of to days date and that is to be passed through to the borough and that is of today's date

Simon; and the days date is the 16th of the 2nd 2017

Police Officer; it certainty is

Simon; and you have put a message for me on the computer for Ian referial who is took over Jane Johnson's job back in regard's to

Police Officer; sir you are clearly looking to argue with some one

Simon; no I am not I am just trying to be straight with the facts madam

Police Officer; and I am telling you now that I have passed this on

Simon; I am not trying to argue with you I am just trying to be straight with the facts

Police Officer; and I have to go because I have other people I need to help

Simon; I can appreciate that but the call centre is built to handle 15,000 call's a day and if there was a football match on right now my one call should be a problem

Police Officer; and I have got to go right now

Simon; but my safety is a bigger concern as one person calling

Police Officer; phone put down

17/02/2017

Tape recording five z0000056

Out going call

Metropolitan Police introduction

Police Officer; Hello Metropolitan police what is your reason for calling

Simon; hello I have a few reason's to call I have general questions to ask your self, hum, basically my name and I Mr Simon Cordell and I would like to find out, I put in to cad number recently on the 16th and the 11th I believe in regards to asking an Ian rafial, who is the Sergeant of Edmonton police station to call me in regards to his officers that he is in charge of and notes were put down on the cad and I still have not revived a call back within 24 hours and it has been three days now and I still have not revived a call back in regards to this, so I was just wondering if you could put another cad in again asking him to call me again, because I have yes still to get his call and can I get a Cad number for this call please

Police Officer; yes of course you can

Simon: that is possible? all so I have another question I would like to ask

Police Officer; yes go on

Simon; I have been put on bail conditions no on conditions for my Asbo for an Asbo that has illegal been put against me it is forged and put against me basically I am being held for eight years in my house on well seven years on the Asbo two years on the injunction and five years for the Asbo in total that is seven years the maximum sentence and this was under the raves bill the maximum sentence that any one should get is six moths in prison and a 20 grand fine but some how I am riding eight years more than what most paedophiles and murders would get, hum I am quite upset about this but in my bail condition it says that I am not a loud on no industrial estate or that I am not a loud to do nothing of this nature now I would like to go to warehouse I would like to go out, I have not been a loud out for four years, I have not been aloud to go to out to anything, I would like to go to warehouse night club and I want to find out if I attend warehouse night club with my girlfriend then will I got to prison is that an arrest able offence

Police Officer; sir what I would advice you to do is speak to

Simon; Ian rafial

Police Officer; yes Ian rafiael

Simon; yes he is the new one

Police Officer; he wont contact me back because he understands what is going to happen to the officers he is supposed to be in charge of, when Jane Johnson was in charge of them who was the last sergeant, she as a gold member team allowed access in to the police computers and allowed information to be forged, she was transferred straight away once I recorded her conversation and was transferred to royal diplomatic protection in Westminster but she basically has walked away from her duty's of responsibility that she had at the time to the officers and to make sure there paper work was correct and now he is in charge of it, these officers are still on active duty I do not feel like I can leave my house I can not even walk down my street because I feel that these officers are going to attack me and further manipulate the truth and I am going to end up with a sentence because they would rather that to happen to me rather than lose there mortgages or pensions and face up to what they have really done them self's in fraud paper work the fraud paper work in my Asbo

Police Officer; sir, can i, just can we just recorded some details yes

Simon; yes that want to do

Police Officer; silence

Simon; hello

Police Officer; sir, I am all on the I am just typing away, just give me a

minute and I will just see if I can get some answers for you

Simon; thank you

Police Officer; ok then

Simon; they should have just dropped it under the trespass and I would have just forgot about the corruption, they never proved trespass in the buildings they had another chances

Police Officer; who is the person dealing with your case

Simon; well Steven Elsmore is the developer of the application he has done that under the order of

Police Officer; no, no, from a police perspective

Simon; yes Steven Elermore who is a pc and he has been told to create the application develop it under Sir Holgon Houl's Bernard the commissioner of England and Wales which is Sir Holgon Howl, his told him to do it, he has told Jane Johnson to tell Jane to tell her officers to do it, Jane has told her officers to do it then Steve Elsmore created it then Steve Elsmore went to the civic centre and he spoke to Steve Elise and Steve Elis signed the forged paper work that Steve Elsmore created and they put the application against me I went to court under the grounds that trespass had not been proved under none of the incidents sighted in the application and basically I technically I won the case of what the applicant, what the respondent had put against me, Hum and when I walked out and went back home some how it got advertised in the news paper that I was found guilty for the organisation of illegal raves I had not even been arrested for some think that was illegal so I was quite shocked that this had happened to me and then basically at the end of it Steve Elsmore used a loud of cad paper work his used hum sergeant Chile's Miles his used Inspector Sergeant Skinner paper work loads of them a Doglus Skinner the list to them is endless to them and basically they forged all of the time stamps and added cads in because all the call centre like the 999 call centre time stamps say cad five hundred happens every day and that has a time stamp of ten 0 clock cad five hundred and twenty five can not have a time stamp of nine 0 clock earlier than the five hundred this happens continuously thought my paper work and then what made it even worse than that is that there is an inspector Hamill inspector Hamill actually went out side of the site of Progress he made ten he went there ten different times because his grid reference number has been put in there and he made ten different calls to 999 used his own personal mobile number and basically he created the cad outside now you can see if you look at the time stamps to the cads and you actually look at the x to y location correspondents you can see

that each ten of these are in accurately the same place but out of the ten different ones, ten different cad numbers that he created to set me up one of them they forgot to block his name out and it says inspector Hamill calling on duty now he made that and lets say one of the calls he made that at 1;59 and he was at grid number so, and so, now if you look at the other cad papers two minute's before that accurately the same grid reference number another call was made from that actually same place so basically he made a phone call put the phone down two minutes latter he made another phone call to 999 of his mobile unless he, some one body was standing on his toes and made this other phone call and did not speak to him the evidence that I have is over whelming to the true facts to what really happened hum the time can not go backwards and trespass has to be proved in side of a building and under the licensing act when you are inside of a building then it should be proved that a communal building is being run none of these police officers went to none of the building owners but I gave them my cv of all the good work that I had been doing in the community lock to lock festival kids with celerpulsie, Enfield the list is endless I was the manager of my community hall and they went to every one of these places rather than go to a building owner and follow the true lines of investigation and they darkened all of my contracts and my work now I can not get no work with these people again and I am sitting her upset that there is not even a building owner in side of the whole application

Simon; hum I have got the folders what I got set up for is ten different events and I new that I had not committed them and I was not the organizer to them so what I done at the time I copied, I went to all of the Face book profiles of the true organisers and I copied there whole face books so I have eight different folders here right now that I have never handed to yourselves and it of all the true organisers face book yes but I am not a super grass and I do not want to do the officers lines of investigations

Police Officer; Simon

Simon; yes

Police Officer; what I have

Simon; hello

Police Officer; what I have done is hum I have sent this through so hopefully some one will be calling you back shortly

Simon; I would appreciate that I do not even want

Police Officer; muttering

Simon; can I just get a cad number please I do not want your name I

would just like a cad number to this call please if that is possible

Police Officer; yes

Simon; I have got to ride another four, I have ride four years of it I have got to ride another four years, I can not even go out to a night club, I can not do anything, I can not do anything right now I went to court and I did not attended a few times just to give them time to do the right thing because I have respect for the officers I have respect for all police officers I used to have good communications with them all until this happened like I would save them I have got pictures of me on you tube at Notting Hill watching a loud of officers two woman officers getting attacked I had to run over and offered them over and told ever one if they throw another bottles I have done so much for the officers when the time the crunch has hit it I have done the right things

Police Officer; ok your cad reference number is **060194/24 Feb 17**

Police Officer;

Simon; thank you sir and I will be accepting a call back in 24 hours supposedly

Police Officer; I have notified the correct department and made them aware of your complaint and that you're requesting call back within 24 hours

Simon; ok thank you

Police Officer; ok you welcome

Simon; ok hope you have a good day sir

Police Officer; bye for now

Simon; bye

End

18/02/2017

19/02/2017

20/02/2017

21/02/2017

22/02/2017

From:

Lorraine Cordell [

mailto:lorraine32@blueyonder.co.uk

]

Sent:

22 February 2017

11:51

To:

Lemmy Nwabuisi

<

Lemmy.NWABUISI@enfield.gov.uk

>

Subject:

RE:

Anti-Social Behaviour Allegations against Mr Simon Cordell

[SEC=OFFICIAL]

Dear Lemmy

Nwabuisi

I will get back to you

with a date.

But I am very upset at

what is on file within the subject access request it seems as if you put everything onto Mr

Cordell and large amounts of data is missing.

Like the information

about Deborah Andrews this is incorrect, and the only reason we have found out

about this

is due to the subject access request.

But there are lots of

emails that are missing that I sent about Deborah Andrews and what the neighbours were

doing, that are dated before any complaints went in from Deborah

Andrews and the neighbours, yet nothing was

done for Mr Cordell about this.

Also there is missing

dates and times of complaints, as to when things was meant to have happened and

what

time they were meant to have happened why?

I do have many issues,

with the report and why no emails are in the subject access request that

was put
in by
me that are dated well before the neighbours put complaints in yet Enfield
Council done nothing about this, There
is also no phone calls I made or my son
made, but as soon as the neighbours put complaints in these were
taken up right
away by Enfield Council.
I will get back to you
with a date I am due to see someone on the 09/03/2017 when I will be
showing
them all the
information. So it will need to be after this date. Dionne Grant
has also got until the 02/03/2017 to deal with the
subject access request and if
i have not heard anything by this date I will pass this on to the
ICO.
Regards
Lorraine
Cordell
From:
Lemmy Nwabuisi [
mailto:Lemmy.NWABUISI@enfield.gov.uk
]
Sent:
22 February 2017 11:18
To:
Lorraine Cordell
Subject:
RE: AntiSocial Behaviour
Allegations against Mr Simon Cordell [SEC=OFFICIAL]
Classification:
OFFICIAL
Dear
Ms Cordell,
Thanks for your email.
Could
you please confirm when you and Mr Cordell are able to meet with me
within the
next 14 days. As

stated in my previous letters, the allegations are serious breach of tenancy conditions and we need to give Mr Cordell the opportunity to respond to them before a decision is made on how to proceed.

Kind
Regards
Lemmy
Nwabuisi

Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community
Safety

B
Block North

Civic
Centre
Enfield
EN1

3XA

Tel:

020 8379 5354

From:

Lorraine Cordell [
mailto:lorraine32@blueyonder.co.uk
]

Sent:

22 February 2017

10:06

To:

Lemmy Nwabuisi

<

Lemmy.NWABUISI@enfield.gov.uk

>

Subject:

RE:

Anti-Social Behaviour Allegations against Mr Simon Cordell
[SEC=OFFICIAL]

Dear Lemmy

Nwabuisi

I am sorry for the late information but we will not be able to attend today at 2:30pm on Wednesday 22nd February 2017 due to private family reasons. I am also very upset to see how the subject access request has been handled, as I said to you last week I have not had use of my main computer due to work being carried out on my home. I have sent Dionne Grant giving 14 days or I will take it to the ICO and have not had a reply yet to the email I sent. Regards
Lorraine
Cordell

23/02/2017

Subject: Re: Re software

From: Jan Edgecombe sales@revolutiontransfers.co.uk

To: stephanie.brown@colorgate.com

Cc: re_wired@ymail.com; customerservice@colorgate.com

Date: Thursday, 23 February 2017, 17:06

Dear Mr Cordell Please call me if you need to discuss the trial and how I can help you.

Kind regards Jan

Subject: letter for shiraz focus

From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Thursday, 23 February 2017, 13:31

Attachments I Mr Moses Howl whom is the developer and founder of Horus Loudspeakers Limited company number 09900587 have worked

close along side Mr Simon Cordell.doc (24.00 KB)

Subject: RE: ColorGATE - Contact request - TS Enterprise From: Stephanie Brown (Stephanie.Brown@colorgate.com)

To: re_wired@ymail.com

Date: Thursday, 23 February 2017, 13:23

Dear Simon It might be an idea for you to attend this course – follow link. There are only three remaining places.

This will give you an excellent overview of what our products offer.

<http://www.digital2business.co.uk/digital-academy/the-digital-academy-colorgate-productions-server-10-highlights-workshop> Best regards
Stephanie

--

From: Rewired

[mailto:re_wired@ymail.com]

Sent: 23 February 2017 13:13

To: Stephanie Brown Subject: Re: ColorGATE

- Contact request - TS Enterprise Hello I hope all is well for you, I am interested in a trial version of your software ps10 as I would like to be able to test it, so to be able to provide the best of quality prints on media such as canvas and high quality paper this is to be inclusive of adhesive vinyl, this is for car warping and such activity's.

I am soon to be a starting company but am not yet, in the printing industry that is to say.

I have obtained two printers fully re serviced there makes and models are canon w8400 d and a canon w8400 pg I am also questioning weather you provide a discount with the ps10 software when purchased for educational purposes and if so what would the price be.

Kind regards Mr Simon Cordell

On the **24th February 2017 Sarah** Fletcher the neighbourhood Safety officer

On 24th February 2017 Sarah Fletcher (Neighbourhood Officer) and Steve Stirk (Maintenance Surveyor) attended your property at flat 109 Burncroft Avenue to inspect the property following reports of low water pressure from flats 113 and 117 Burncroft Avenue. While inside your flat, they observed that you have installed an iron security gate inside your front door. It also appeared to them that the wall between your kitchen and living room seemed to have been removed thereby creating an open plan effect. Much of the property was taken up industrial type printers, boxes and folders and there were dog faeces in your back garden.

25/02/2017

Subject: [No Subject]

From: Rewired

re_wired@ymail.com

To: re_wired@ymail.com

Cc: re_wired@ymail.com

Date: Saturday, 25 February 2017, 20:19

26/02/2017

27/02/2017

28/02/2017

29/02/2017

30/02/2017

31/02/2017

New Month

01/03/2017

02/03/2017

03/03/2017

Tape recording five z0000056

Out going call

Metropolitan Police introduction

Simon; hello

Police Officer; is that a Mr Simon Cordell

Simon; Yes, Mr Cordell speaking whom I speaking to

Police Officer; Sergeant Miller

Simon; Miller

Police Officer; yes from Edmonton police station

Simon; how are you doing

Police Officer; I am calling in regards to a complaint that you have made

Simon; yes basically in 2000 and it is quite its quite over reached by now in 2013 I was put on I was arrested for burglary I had a police officer come to my house and they found a gazebo in my garden handling stolen goods and put it down as burglary I was on bail conditions for the whole of the year 2013 to 14 I had to give my passport to uses lot I was not a loud to leave the country I had to sign on at the police station every day at eight 0 clock plus I was on a house bail conditions I was not a loud to leave my house yes the conditions were endless I was barred from central London and so forth and after a year of being on bail and having to stick to all of these conditions I finally one the case I got released and I walked out side of my front door as I walked out side of my front door I meat a new partner and so forth like that

Simon; one day I was in my house and a loads of police officers knocked at my front door I asked them what they wanted through my front door being closed and they explained to me that they just wanted to speak to me, so I opened my door slightly a jar and they tried to force a massive folder through my front door I closed the front door and I did not let the folder in my house and I said to them I am not letting them put stuff inside my house, they throw the folder on the floor outside of my house and walked of I phoned my mother and asked my mother to come and get, collect the folder and she could not come till the next day, she come to my house the next day and picked up the folder she photo copied it her, herself and then she went to the police station and handed it

into Edmonton police station, she got a recite that I have yes, with a stamp on it from Edmonton police station and it is in my name, the property of Mr Simon Cordell that has never been found, yes and now I have got that receipt and it got put in lost property and now that is true and this property is an Asbo application now it only ever had four witness statements CFS callers in it witness statements saying that they were keep up over night, now some how since through the ongoing of the case getting dragged on since 2014 I have gone to go and get this folder and it has been stolen out of Edmonton lost property, now I am quite concerned about it being stolen because the property room was only burnt down a couple of years ago because of police corruption so I am quite shocked that it disorganized that stuff can still be stolen out of it by over officers so I would like to know were my folder is and I have got the recite for that now the reason that I would like the folder is because it proves that the police fraudulently added an extra ten witness statements into the folder since the time that it has been going on now

Police Officer; is it not that this complaint being dealt with by sergeant Thomason

Simon; no police officer has tried to deal with this or any of my complaints I continually keep phoning you lot up and recording I have a bout years worth of recordings I am even recording this conversation right now

Police Officer; I am sure you have

Simon; I am recording this conversation

Police Officer; honestly it does not matter you can record what you want I am jut calling in regards to your complaint `

Simon; this is not the only part of my complaint this property has been stolen by officers out of there

Police Officer; yes, yes I no

Simon; what my further concern was

Police Officer; go on

Simon; I was I went I looked at the Asbo case and I new that there was ten incidents in it and that I had not committed none of these incidents I was not the organizer to any if these events so I wouldn't be I felt as if in the police were trying to force me to be a super grass yes and using the paper and fabricating the paper work to turn me into a super grass I looked at the laws that I represent from the land that I live of and I went to court and I said look trespass has not been proven inside none of these buildings, yes for under the raves bill trespass must be present, yes 1994 so I won the case applicants case any way but some how she said because

you had a nitro s oxide bottle on you at one of these days which is an ADR road traffic offence and it ant a traffic offence because it is not illegal to carry it she gave me a five year Asbo I had all ready been riding two years prior to that to the injunction so that is seven years plus I done a year for the other case the gazebo which I won that is eight years the maximum sentence under the raves bill is six moths and a 20 grand fine so I do not understand why I am riding eight years and my eight years don't get cut in half, now it said I was also further upset because it says the organisation of illegal raves now if some this is illegal I should have been arrest yes so I should have been arrested I should have been a loud to have my interview I should have been a loud to go through it with my solicitor's and the cps should have took my case yes from there now this has never happened but some how I seem to have a criminal recorded no no I do not have a criminal record but some how basically what they continue to say in the Asbo was this will not have an effect on my ability's of running my company objectives so I wrote to every other council boroh there are thirty three boroughs so I wrote to the other thirty two wrote and they basically write back to me and said these council are lying and these police are lying this has a massive effect of the running ability's of your company because every council has a different licensing department yes and that I have to go there and because it says a illegal offence

Police Officer; Police Officer;

Simon; massive effect of the running ability's of your company because every council has a different licensing department, yes and that I have to go there and because it says a illegal offence yes I have to basically have to go to a special committee with them and that I have to explain the Asbo which is un fair on me and it stops me working with the other thirty two boroughs yes now I have been in my house

Police Officer; can I just stop you there it is frustrating because what you are saying rings a bell one of my colleges you spoke you spoke to one of my colleges on **13th of February**

Simon; yes that is very possible

Police Officer; yes on cad 440

Simon; I have them all on recording so that I no that the, I do not no them all of by heart but I have got them all recorded

Police Officer; ok that is just fine I am just telling you that you did because it is recorded here

Simon; and they have told me that they can not do anything the only person that can do some think is yourselves a sergeant from the police

station

Police Officer; yes

Simon; sorry for being rude but I explained to them that if I phoned them now as a Cfs caller call for services and I said to them look I no someone I just see some body still a chocolate bar out of a shop they would send a patrol car to me and to that shop over a chocolate bar being stolen I have clear corruption here and I have got evidence of it and that I have been set up and that I am riding four years and I would like a police officer sent to my house so that

Police Officer; mutter

Simon; go on

Police Officer; hum I am calling because we only deal with initiation service recover, now offersley your complaint we can not deal with the initial serves recovery because it is they hum protracted in bits providentially protracted in investigation that needs to be done hum on the 13th of February on cad 440 which is our reference it has been marked up as sergeant Thomson is aware of your matter and he is dealing with it and now that is a sergeant that works in the professional standards department office at Edmonton police station so he deals with all the ongoing protection standards issues and if there any complaints ongoing complaint he deals with them and so I can not assist you at the moment because I am the wrong department for that but since he is aware of it I am going to send him an email now to tell him that you have called and that you want an update regarding this issue because hum he is looking in to it

Simon; I would like a meeting with him so that I can sit there and show him the evidence that I have of the corruption and the fabricated evidence

Police Officer; that is fine

Police Officer; I will tell him to contact you directly and hum you can speak to him about it

Simon; and if I do not receive a phone call back from none of your selves as like seems to have happened for the last three years or two years of this case now then what actually what actually happens then what should I phone you up again phone up the 02071212 again and then put the same complaint in again and hope that somebody contacts him again like how because no one want to investigating these officers

Police Officer; I am sure that you have been contacted from the last time from Sergeant Thompson

Simon; I have got recordings of me phoning up 999 and speaking to

sergeants from ccc bow

Police Officer; yes, yes you might call up a few times

Simon; cc bow is basically said to me they have been one of the main officers in cc bow and that in all of there life that of them working there I have got it all on recording she has never seen the time stamps go backwards on the cads she said that this is clear corruption and this was months ago

Police Officer; what do you mean that the time stamps go backwards

Simon; basically I got given an Asbo yes and on the Asbo in the Asbo paper there's say 50 cads in there yes and them 50 cad every day cad number 500 happens now I wrote to storm and Met ccc and I have been told that it is fraud

Police Officer; you are talking about things that I do not have a clue about yes so I a m not the right person to see to give you the advice on that

Simon; but you are dealing with a cad system right this second

Police Officer; yes

Simon; right now as I call you

Police Officer; you are talking about cads being amended as far as I am concerned cads once they have been "mutter" the time frames can not be changed on the cad because it does not give us an opportunity

Simon; yes

Police Officer;

Simon; but what I am saying is that some one fraudulently, they gone and made the paper work out of the computers because basically I have got cad say cad

Police Officer; if you are saying that then someone has got to investigate that and it will be as I said it will be the bloke at the professional standards department

Simon; what is even wore than that is say like if you the cads say if you look at all of the cads a lot of they information like the call recorder is blocked out the call location everything is blocked out yes adapted now they forgot to take the x to y locations out yes so now when I put them into Google it shows it shows like five six miles away it show the other side of this place the other and they covered it all other and forged it to be that

Police Officer; sir I have got to stop you there sir I have got to stop you there I appreciate you have got all of this information and I can not assisted you with that but I am telling you that I am going to email the professional standards

Simon; and what is his name again
Police Officer; Sergeant Thomson
Simon; Sergeant Thomson what Thomas what
Police Officer; Thomson
Simon; and what is his other name a badge for him
Police Officer; err sixteen ye
Simon; do you have a direct email yourself that I can contact as well
Police Officer; his email yes I can give you that one minute
Simon; they said the only reason that they want to carry this Asbo on is because that of the amount of money that they have spent on this case they do not care about me as person it is all about money to them yes and it has had a large huge effect on my way of life and on every thing and it
Police Officer; OK
Simon; his err email address is Arran.Thomason@met.pnn.police.uk
Police Officer;
Simon; well thank you for contacting me today and I am sorry that it has been on such a negative thing
Police Officer; I am sure he is because it says he is I am sure that he is aware of hum this but I will send him an email now
Simon; with this phone number and ask him to contact me back like this as well
Police Officer; yes, yes with this cad number that I rang you on
Simon; OK
Police Officer; but oversley he will get back in contact with you
Simon; OK thank you, you have a good day sir

04/03/2017

05/03/2017

06/03/2017

07/03/2017

08/03/2017

Subject: FW: [ORDERS #49122]: RE: Student Discount Shiraz Focus
From: Lorraine Cordell
(lorraine32@blueyonder.co.uk)

To: re_wired@ymail.com;
Date: Wednesday, 8 March 2017, 19:40
Here is the information for download and activate

Subject: RE: getcanvas
From: Lorraine Cordell
(lorraine32@blueyonder.co.uk)
To: re_wired@ymail.com;
Date: Wednesday, 8 March 2017, 20:03
This is it I believe
<http://www.getcanvas.co.uk>

09/03/2017

10/03/2017

11/03/2017

12/03/2017

13/03/2017

14/03/2017

15/03/2017

Subject: complaint
From: Paige Christie
(paige.christie@voiceability.org)
To: re_wired@ymail.com;
Date: Wednesday, 15 March 2017, 15:38
Simon, I have not heard from you in some time and therefore wondered if you still wish to make a complaint.
If you are taking time to think, I can simply close this complaint and then in a few months if you decide you do wish to continue, you can reopen your complaint.
Not a problem at all.
Let me know how you wish to proceed.
Kind regards

16/03/2017

From:

Lemmy Nwabuisi [
mailto:Lemmy.NWABUISI@enfield.gov.uk
]

Sent:

16 March 2017 14:12

To:

Lorraine Cordell

Subject:

RE: AntiSocial Behaviour

Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification:

OFFICIAL

Dear

Ms Cordell,

Please find attached letter to Mr Simon Cordell inviting him to a meeting with me and my line manager to discuss the allegations made against him by his neighbours. The original copy will be sent to Mr Cordell.

Kind

Regards

Lemmy

Nwabuisi

Anti-Social Behaviour Team

Community Safety Unit

Environmental & Community

Safety

B

Block North

Civic

Centre

Enfield

EN1

3XA

Tel:

020 8379 5354

Mob:
07583115576

On the **17th march 2017**, I got a letter of Lemmy Nwabuisi ASB Coordinator through my letter box he lied in his paperwork and started that I chased him down the street while swearing at him.

The letter requested that I attended at a meeting at the offices to discuss the allegations and this would be the Enfield civic Centre.
He states that he offered to me to have a meeting at my mother's houses or the local library, this is not true.

It is said by enfield council that On 17th March 2017 Lemmy Nwabuisi, ASB, Coordinator visited 109 Burncroft Avenue to post a letter through your door and as he got into his car to drive off after posting the letter, you ran after him shouting and screaming abuse. The letter requested that you attend our offices to discuss the nuisance reports being received from your neighbours. By the time he returned to the office, you had telephoned him several times. He telephoned you back and you asked whether he was the person that posted a letter through your letterbox and he said yes. You asked why he did not stop when you ran after him and he stated that he had another visit and did not have the time to stop and talk to you. You stated that you will not attend the meeting at the Civic Centre or any of the council offices as you are unable to leave your flat and that the meeting should take place in your flat. Mr Nwabuisi offered to have the meeting at a neutral venue and suggested the local library or at your mother's house but you refused saying that you have done nothing wrong and accused him of taking sides with your neighbours.

Subject: Reset Password Instructions

From: Transcribe

(contact@transcribe.wreally.com)

To: re_wired@ymail.com;

Date: Friday, 17 March 2017, 15:18

Hello, Someone has requested a link to change your password.

You can do this through the link below:

18/03/2017

Tape recording five z0000056

Out going call

Metropolitan Police introduction

Police Officer; hello police what is your reason for calling

Simon; hello I have got important information that I need to tell some body I would like to speak to a sergeant he is the only person that I will talk to is t hat possible please

Police Officer; no I am sorry that is not possible I am affired

Simon; why is it not

Police Officer; err you can speak to a police office which is what I am

Simon; is there not a is it not possible is there not always a Yf inside the police

Police Officer; there is always a what sorry

Simon; is there not like a yf or yah or y1 or something like that that is always behind you or something

Police Officer; I am a bit I am a bit confused sorry

Simon; so you have, like a ye2 or a cex sc police officer

Police Officer; you have called 101

Simon; no I called 0207230 this is the call centre no

Police Officer; yes

Simon; and you are Met cc and Met cc has always has like a superior officer who is in charge of you lot normally or something like that a yah or some thing like that is it not

Police Officer; no, no

Simon; so it is just yourself will you deal with

Police Officer; I think what you acutely trying to say from my own experience of being a police office did you say ye2 I take it that you live in Enfield

Simon; yes that is correct

Police Officer; yes, so what ye2 would be is the petrol sergeant at in

Simon; yes in Edmonton

Police Officer; in Enfield

Simon; and I accept that

Police Officer; the borough of Enfield

Simon; but normally the 999 call centres have a manager a duty manager that is of a higher rank to yourselves yes, it does not matter if you can deal with what I want then you can do that

Police Officer; I am pretty show that I can deal with it

Simon; well basically my name is a Mr Simon Cordell and who am I speaking to

Police Officer; pc Williams

Simon; PC Williams how are you doing basically I phoned up yesterday and I tried to speak to a lady and I put I asked for a cad number in regards to having a investigation put in against police officers I basically I quite up set with what has been going on I have been held hostage in my house because the police trued to set me up a PC Steve Elermore under a Jane Johnson who is a superintendent and there is a couple of others I have there pictures here and the rest of it there is a duglous Skinner and you had a sergeant Chile's Miles now they throw an Asbo application out side of my front door this was for they applicant case or the respondent case basically was for the organisation of illegal raves it clearly states that they are illegal I was never arrested for something that is illegal it got taken to court under civil proceedings under a stand alone Asbo and basically a stand alone Asbo is for civil proceedings now basically it has different rules to here say

Police Officer; did you say your name was Simon

Simon; yes that is correct that is a Mr Simon Cordell

Police Officer; Simon just, hurrah, fuck

Simon; to cut a nut shell to cut it in a nut shell

Police Officer; I need you to be a bit more process

Simon; to cut it in a nut shell I basically put loads of cads in regards to like when I got the folder I noticed loads of corruption within the folder and it is not silly corruption its serious corruption and it is holding me hostage in my house I have been given eight years

Police Officer; how can, what is holding you hostage in your house

Simon; all right basically this is what happened in say for instance in America you have freedom of speech when you go outside when you walk outside of your house in this country are human rights are very different we only we have you can cause a public offence in the public if you do something like that yes but in our own home we have the maximum extent to our own ability if we swear in our own home we are a loud to do that and we can ask a police office to leave for instance, with the raves bill this is a very slimier thing the raves bill 1994 that was put against me in side your own home or inside a place of residence trespass must be proven yes now or a commercial business must be proven to make it so that the raves bill can take place inside of somebody's house or place of residence now this was never proved on none of the accounts that I was accused of basically what I have got I

went to court and I stood up for my rights just under them grounds and the principles of the laws and I one the case the respondents case but they gave me an Asbo for five years and I had all ready done a two year injection prior which is seven years that I had to ride

Police Officer; well if you won the case

Simon; well what happened is that they advertised in the news papers that I was found guilty so they set me up I have got the transcripts of the court case proving from the magistrates proven that I was not found guilty now they have refused to listen I went home because I was so upset because of what the had done to me and I looked into the case papers even more knowing that I never committed the offences now when you call 999 lets say when you get 15,000 calls a day yes now you will get at 12 0 clock you will get the first person get number one next person gets number two and they all run in numeric order now and they all have time stamps besides of them each cad number will now say cad number five hundred happens every day you can have a time stamp of ten 0 clock now cad number five hundred and forty, 50 latter can not have a time stamp of nine

Police Officer; Simon sorry Simon

Simon; why are you explaining to me how the 999 call centre works

Police Officer; what are you trying to report today

Simon; because I have got paper work here right now that says pc

Police Officer; what has that got to do with any thing

Simon; what it is if I stole if I told you right now or I told you that some one is steeling a mars bar or a chocolate bar from a shop you would have to send a police officer out to arrest that person for theft for such a minor offence I am telling you that right now that police officers have manufactured and developed evidence and they have put it into a folder and now that folder

Police Officer; what is it you are trying to report today

Simon; I put loads of cads in regard to loads of corruption loads of police corruption what are on your police computer now I have been told that they can not be investigated because at the time I had an ongoing case and it would cause produce towards that case that case is now over and what I want is a police officer to come as if I am calling about a mars bar being stolen a criminal offence and I want them to go over the evidence that I have here and do there lines of investigation into these police officers not only like what I was saying cad number 500 every day has a time stamp of ten 0 clock

Police Officer; police officer is not going to come to your house to

review evidence that you have collated in regards to these police officers
Simon; no it is evidence they have wrote and what the problem is if a time stamp is five says five hundred and it has a time stamp of ten 0 clock it is impossible for the cad number five hundred and fifty to have nine 0 clock I am recording this conversation Mr Pc Williams

Police Officer; that is OK

Simon; because I have been doing this for a little while because I am up set and I am going to make it all go public and how you lot how certain other members of the public have protected me in the police force how they have failed to protect me should I say

Police Officer;

Simon; now what up sets me even further is that the police have mgl 1 forms yes which is a witness forms

Police Officer; yes they do

Simon; now them witness forms have statements of truth at the bottom of them yes and now I have got sixteen witness statement form things saying that members of the public were keep up at progress way now each one of them witness statements are not signed

Police Officer; Simon please give me your point to why you are calling me right now

Simon; because I would like I am in a case of fraud the 2006 act in regards to a police officer and I would like you to come here under the allegations of fraud and I would like the police officer to be arrested under fraud and under harassment to and abuse of power, now these laws exist for crimes actually the same `as what I am explaining to you

[00:07:27] **Police Officer;** Simon

Simon; yes

Police Officer; "Mutter"

Simon; pardon

Police Officer; from what you are saying is the police

Simon; set me up and I have got the evidence of that here right now and I am stuck in my house doing eight years because of what they have set me up for

Police Officer; what do you mean eight years you have not been in your house for eight years

Simon; I ha e been in my house for four years I have been in here since I was thirty one I am now thirty six and I have not been a loud to go out to any shops to no Mac Donald's I am not a loud to give my friends an amp personal or other wise

Police Officer; Simon, Simon stop right there stop talking Simon stop

talking

Simon; personal is personal and otherwise is business

Police Officer; are you saying that you want to complain about their police

Simon; no I am saying that I would like the police officers arrested and I would like to put a line of investigation in about fraud act

Police Officer; that is not going to happen

Simon; why will that not happen if it was a normal person and I told you that they are making fraudulent paper work under the fraudulent act 2006 for there own gain illegal you would come out and arrest that person what makes a police officer so different

Police Officer; silence

Simon; hello

Police Officer; silence

Simon;

Police Officer; right

Simon; what makes a police officer so different no go on

Police Officer; silence

Simon;

Police Officer; I am not going to commit on that

Simon; I have got sixteen different witness statements here right now in front of me

Police Officer; I am not going to answer that question what I will tell you

Simon; are you going to protect me

Police Officer; silence

Simon; I from these police officers I can not even walk down my own home town streets right now because these police officers know that I have this evidence here right now and that I believe that they are going to grab me and set me up even further than they have all ready set me up

Police Officer; Simon, Simon, Simon, Simon,

Simon;

Police Officer; Simon if you are not going to listen I will just clear the line

Simon; I do not want you to just do that I just want somebody to help me and remember why they signed up to be police officers in the first place under there codes of conduct

Police Officer; Simon you have got two ears you should listen twice as much as you should speak

Simon; yes, go on ok I will accept that one I will accept that 100%

"giigle"

Police Officer; `

Simon; but I am a man that will listen to reason

Police Officer; silence

Simon; hello

Police Officer; from what you are saying to me you have some sort grievance with the police members of the police because they have taken you to court previously correct yes or no

Simon; no, no, no, what I have got a grievance against the pole are is that they decided to collaborate and fabricate evidence for there own self gain and then

Police Officer; Simon, Simon, Simon

Simon; so that they can have an effect on my way of life and my human right

Police Officer; Simon, Simon

Simon; breaking the 1961

Police Officer; Simon stop talking

Simon; come on you no that I am real

Police Officer; silence

Simon; I cannot walk down my own town street because of these coppers

Police Officer;

Simon; yes it is not fair

Police Officer; Simon, Simon

Simon; yes if they were working for me at a festival and they started to do this to other people in a festival I would stand up

Police Officer; I am going to have to clear the line

Simon; Williams you can not clear the line I am talking to you about something that is important ``

Police Officer; listen to me

Simon; I am asking for you to send a police officer to my address do you no what they done Williams can I explain even further what evidence I have

Police Officer; listen no, no, no, no you cant explain even further what evidence you have because I am telling you if you are trying to, if you wish to complain about police, which you did yesterday didn't you

Simon; but I asked for a cad number yesterday I have done this sense 2013 I have got the recordings and I was pro missed that the second that the case is over that I can make this phone call now and that you will pick up the cad numbers on that computer now that are saying that there is a

waiting complaint of investigation against the coppers to happen and I want you to follow them now

Police Officer; Simon, Simon do you wish to make a complaint

Simon; I have all ready made about seven complaints and I have been promised that is I make this phone call once again once this case is over then some one will get sent o my house and these police officers will be investigated

Police Officer; no, no, no, body will be sent to your house

Simon; ok so what have I got to do come to the police station and recorded what is happening there as well and with the evidence that I have got now

Police Officer; Simon, Simon, Simon

Simon; go on

Police Officer;

Simon; I have always liked these officers

Police Officer; are you going to are you going to

Simon; yes

Police Officer; are you going to listen, Simon

Simon; yes go on

Police Officer; you are claiming that there is corruption in the police force yes or

Simon; yes

Police Officer; just slimily yes or no

Simon; yes

Police Officer; right

Simon;

Police Officer; and you want to complain about pacific officers yes or no

Simon; I do not want to complain I just want a line of investigation followed against the

Police Officer; which means you have to complain

Simon; no I have all ready complained

Police Officer; silence

Simon; if you check your police computer right now write; 109 Burncroft Avenue in to that computer

Police Officer; Simon, Simon, Simon

Simon; into that computer and see how many time s that has been promised to me

Police Officer; Simon, stop talking and listen to me

[00:11:58] **Police Officer;** in order for an investigation to take place

against police there needs to be a complaint first
Simon; there all ready is a complaint I have got the cad numbers and every think for it and I have been promised and I have got the recordings right here like I am recording right here saying the second that it is over the second that my court case over that it will be investigated and if you check my address 109 Burncroft Avenue its
Police Officer; Simon I am going to release the call in a minute
Simon; it s on the computer check at 109 Burncroft Avenue and see if there is all ready a complaint in place
Police Officer; silence
Simon; hello
Police Officer; ok
Simon; check `my address
Police Officer; talk to the person that is dealing with your complaint
Simon; pardon who is the person dealing with my complaint I have been told that they will send a person to my address `
Police Officer; no, no, no,
Simon; once the case is over
Police Officer; no stop no **Simon;** so how am I going to met these police officers? or met yourselves or met somebody that is going to deal with my complaint all the letter I have got loads of letters that have gone in to the MP's I have had to show the doctors all the doctors are saying that they have seen the case papers and they are saying that it is clear fraud
Police Officer; Simon
Simon; every person that has looked at it has said
Police Officer; Simon
Simon; has said that it is fraud
Police Officer; stop talking I just need you to answer yes or no
Simon; ok then I will make a fresh complaint with yourself now then
Police Officer; silence
Simon;
Police Officer; look we got there in the end OK fantastic
Simon; I do not see why a fresh complaint has to go in
Police Officer; silence
Simon; I have always known these coppers since I was a kid PC shin nick and that they went outside progress way and added like fifteen 999 calls they messed up they covered up Steve Elsmore covered over there names like when it says call ordinary yes and then it says the name then it will say the
Police Officer; look Simon stop talking, can I just confirm your date of

birth is the

Simon; yes and I am doing more than talking I am about to go public

Police Officer; dead

Simon; and there going to lose there mortgages and `there carers unless some police officer deals with this behind closed doors with me

Police Officer; what will ever make you happy

Simon; pardon

Police Officer; your dead

Simon; yes I will I have lost half of my life because of what they have done my hole estate has had top go through this for the last four years and there is no real witness statements they made them up none of them police

Police Officer; what is your address

Simon; pardon

Police Officer; what is your address

Simon; 109 Burncroft Avenue my whole estate has got to go through this for the last four years and the next four years

Police Officer;

Simon; I went to court the other day and I said to them I will not bring up the corruption if they drop it under the grounds of trespass which is right

Police Officer; phone put down

End

19/03/2017

20/03/2017

Subject: re: information Council

From: Lorraine Cordell

(lorraine32@blueyonder.co.uk)

To: re_wired@ymail.com;

Date: Monday, 20 March 2017, 14:09

here see attached you need to look at complaints-list-001 file and Attachment 5_105 mostly

From:

Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]

Sent:

553

20 March 2017 14:08

To:

Lemmy Nwabuisi

<Lemmy.NWABUISI@enfield.gov.uk>

Subject:

RE: Anti-Social Behaviour

Allegations against Mr Simon Cordell

[SEC=OFFICIAL]

18/03/2017

Dear Lemmy

Nwabuisi

I'd like to apologise

for the late reply to this email, I've just come out of hospital after
undergoing two operations

and only got released from hospital late on the 17

March 2017.

You stated in your

letter to Mr Cordell, that the first letter you wrote was dated 29 December
2016, and that you

set a meeting for 6 December 2016 this is incorrect, as the
date for the meeting was set for 6 January 2017, yes

this meeting was cancelled,

you've then stated you wrote a letter on 31 January 2017 to arrange a
meeting

for 9

February 2017, this meeting was also cancelled, the reason these two
meetings were cancelled was due to the

ongoing complaint that was being

addressed by Enfield council that still needs addressing but due to the
data

that came back from the subject access request and it not being completed
properly this letter still needs to be

reply to, there was also a subject access

request that was put in to Enfield Council that we was waiting to be
addressed

and to receive the data back which as you are aware did take a
considerable

amount of time, and also

the complaint also was delayed in a reply. As stated to

you via email we felt it was unjustified to hold a meeting

when there was an ongoing complaint, and a subject access request that we was waiting for, as you are aware there are still issues regarding the subject access request, which does need to be addressed.█

You then stated that she wrote again on 16 February 2017 and arranged a meeting for 22 February 2017 which was also cancelled, but you was also notified there was still issues with the subject access request, and that I had a meeting regarding the issues which was set for the 9 March 2017, I stated to you that I would get back to you with a convenient date for the meeting to take place, but due to illness things have got delayed.█

You have also stated that it is very unfortunate that there have been repeated refusals to meet in regards to the issues with the neighbours, I feel that this is very misleading we have not refused once to have a meeting with you, but due to ongoing issues meetings have had to be cancelled with a justified reason, so how you can take this as a refusal is beyond me, we have kept you informed at every stage of every letter that you send out giving you reasons as to why the meetings could not take place.█ Therefore I do not understand how you can interpret this as a refusal.█

You will also be aware that my son does have health problems and that he does not leave his flat, not once have you thought in all the letters that you sent out how someone that does not leave his flat is going to be able to attend a meeting at the Civic Centre,

therefore I am asking for the meeting to take place at Mr Cordell's home address, due to Mr Cordell's health, arrangements will need to be made that

someone is at the meeting with Mr Cordell, and under no circumstances will Mr Cordell be addressing the issues while he is on his own.

You have also stated that if Mr Cordell does not attend or set a new date that you will be putting an application seeking possession of his home, it seems that Enfield Council have already made their mind up that Mr Cordell is guilty of what has been alleged in the complaints, you also state that if any further allegations are made against Mr Cordell that you can take legal action, since your last update with the dates has there been any more allegations against Mr Cordell?

Next week I have a number of hospital appointments so it will really be hard to do the 22 March 2017, if you could get back to me with some dates that the meeting can take place at Mr Cordell's home address I would be most grateful or if there is any problem with this please let me know.

Regards
Miss L
Cordell

21/03/2017

Subject: letter From: Rewired
re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Tuesday, 21 March 2017, 13:10

Attachments IN THE new nn latezz newnew.doc (206.00 KB)

From:
Lorraine Cordell
[lorraine32@blueyonder.co.uk]
Sent:
21 March 2017 18:56
To:
'Lemmy Nwabuisi'
Subject:
RE: AntiSocial Behaviour Allegations
against Mr Simon Cordell [SEC=OFFICIAL]
Attachments:
DoctorsLetter25022016.pdf; DoctorsLetterForDWP26022016.doc.pdf
Dear Lemmy
Nwabuisi
I have enclosed 2
letters that could help to show my son wont leave his flat he had a DWP
assessment and a
letter had to be written to his GP to ask if the GP could write
a letter to get a home assessment please see both
letters.
It will also be noted
on his file under the mental heath team he won't leave his
flat.
And I can not
understand how you said on the phone today that you knew nothing on
my son's
health, as clearly
it is in the limited subject access request I got from
Enfield Council under the ASB teams information as you
requested if he was known
to the mental health team.
Information you have
asked for please see below:
Barnet,
Enfield
and Haringey Mental
Health NHS Trust
The doctors name he was
under when he was sectioned in August 2016, Dr Julia Cranitch,

Haringey
Assessment Ward,
St
Ann
's Hospital
When he left hospital
he was under the Home treatment team support and referral to community
team
Early Intervention:
Goodie Adama:
Locum CMHN
Locum Community Mental
Health Nurse
Early Intervention for
Psychosis
Lucas House
305309 Fore Street
London
N9
As stated on the phone
I have many emails to backup that complaints was put in on behalf of my
son
regarding
what the neighbours was doing, well before any complaints was put in
by the neighbours, yet nothing was done
by Enfield Council, each email even
states the neighbours was not letting him sleep and this was having a
large
impact on his health, this is what has upset me so much, as phone calls
was
being made emails sent, even my
son was making calls, but you seem to have
nothing of anything that was submitted so where has it all gone,
please can you
look into this and get back to me as I really do not understand how so
much can
be missing from
Enfield Councils systems?
I am grateful that you

called me back today and we were able to speak, sorry if I sounded loader on the phone but since the operation as I said my voice and throat are very sore, I believe due to the tube they put down their when they were doing the 2nd operation.

I am grateful that you will deal with this and you cancelled tomorrows meeting when we spoke, and you seemed to have some idea of what was going on which you seem to have not known before, I will await a reply from you as to how we can deal with this.

Regards
Lorraine
Cordell

From:
Lemmy Nwabuisi
[mailto:Lemmy.NWABUISE@enfield.gov.uk]
Sent:
21 March 2017 16:26
To:
Lorraine Cordell
Subject:
RE: AntiSocial Behaviour
Allegations against Mr Simon Cordell [SEC=OFFICIAL]
Classification:
OFFICIAL

Dear
Ms Cordell,
Thanks for your email.

I
sorry to hear learn that you have been unwell, I wish you speedy recovery.

The
first letter I wrote to Mr Cordell was dated 29
November 2016 and not
29 December so apologies for the

mistake and the first meeting was 6
December 2016 and not 6 January 2017 as you stated in your email
below.

I am
not aware that Mr Cordell is unable to leave his flat due to health reasons
as
he has not provided us with
a letter from his Doctor to support this claim. Also
when Mr Cordell telephoned me on 17 February 2017
following my letter to him
dated
16 February 2017, he informed me that he
will not come to the Civic Centre
or the council offices in Edmonton Green
because there are gang members looking for him in these areas. I
cannot recall
him saying anything about him not being able to leave his flat due to
health
reasons. Also Mr
Cordell chased my car down the road when I went to deliver my
last letter to his flat on 17 March 2017, this is
not the attitude of someone
who cannot leave his flat for health reasons.

I am inviting Mr Cordell to a formal meeting to discuss
the allegations made against him and due to the
serious nature of the
allegations, the meeting will have be held in the council offices with a
minute
taker
present. However if Mr Cordell presents a letter from his doctor
stating that he is unable to leave his flat for
health reason, then we can
discuss an alternative venue. I am happy for Mr Cordell to bring someone
with
him to the meeting.

Kind Regards
Lemmy
Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit

Environmental & Community
Safety
B
Block North
Civic
Centre
Enfield
EN1
3XA
Tel:
020 8379 5354
Mob:
07583115576

22/03/2017

23/03/2017

From: Paige Christie
Sent: 23 March 2017 15:01
To: 're_wired@ymail.com'
Subject: Transfer Mr Cordell,
We are writing to let you know that, from 1st April 2017 we will no longer be providing the NHS Complaints Advocacy Service in your borough.

From 1 April 2017, the NHS Complaints Advocacy Service will be provided by POHWER. We have included some contact details for POHWER below but would request that you do not contact them regarding your complaint until after the start of the new contract on 1 April 2017.

24/03/2017

25/03/2017

Subject: Re: Website
From: Lorraine Cordell
(lorraine32@blueyonder.co.uk)

To: re_wired@ymail.com;
Date: Saturday, 25 March 2017, 16:09
<http://www.getcanvasplus.co.uk/>

Subject: [No Subject]
From: Tyrone Benjamin
(tyrone1100@icloud.com)
To: re_wired@ymail.com;
Date: Saturday, 25 March 2017, 20:26
Sent from my iPhone ty at mine making pic

26/03/2017

27/03/2017

28/03/2017

29/03/2017

Subject: RE: Transfer
From: Paige Christie
(paige.christie@voiceability.org)
To: re_wired@ymail.com
Date: Wednesday, 29 March 2017, 11:27
If you have not yet responded to my previous email, the deadline for transfer is today. You can respond to this email with the following sentence: 'I (YOUR NAME), consent to information regarding my referral and data held by Voice Ability being transferred to POHWER by the 1st of April 2017'

30/03/2017

Subject: transfer
From: Paige Christie
paige.christie@voiceability.org
To: re_wired@ymail.com
Date: Thursday, 30 March 2017, 12:15
I have made several attempts to call you but have not been successful.
If you do wish to continue with your complaint, and therefore wish for

your data to be transferred please respond to this email by copy and pasting the following sentence and inserting your name in the space:

31/03/2017

New Month

01/04/2017

02/04/2017

Subject: pic
From: katie tinge
katietingey@yahoo.co.uk
To: re_wired@ymail.com
Date: Sunday, 2 April 2017, 17:56
try this but if you zoom in its blurry

Subject: picture for mum
From: katie tinge
katietingey@yahoo.co.uk
To: re_wired@ymail.com
Date: Sunday, 2 April 2017, 12:26
mums birthdays tomorrow not Tuesday I'm screwed if I cant sort a gift
can you print this pic off please xxxx

03/04/2017

Subject: Hayley and Stuart xx
From: stuartmanuellia
stuartmanuellia@gmail.com
To: re_wired@ymail.com
Date: Monday, 3 April 2017, 21:55
Sent from my Samsung Galaxy smartphone

04/04/2017

Judicial Review Claim Form

Subject: Your Get Canvas order is due for delivery on Wednesday 5th April
From: Get Canvas
yourorder@dpdlocal.co.uk
To: RE_WIRED@YMAIL.COM
Date: Tuesday, 4 April 2017, 15:03

05/04/2017

Subject: Your Get Canvas order will be delivered today between 14:10-15:10
From: Get Canvas
yourdelivery@dpdlocal.co.uk
To: RE_WIRED@YMAIL.COM;
Date: Wednesday, 5 April 2017, 10:18

Subject: Your Get Canvas order will be delivered today between 15:02-16:02
From: Get Canvas (yourdelivery@dpdlocal.co.uk)
To: RE_WIRED@YMAIL.COM;
Date: Wednesday, 5 April 2017, 10:25

06/04/2017

07/04/2017

08/04/2017

Subject: Pics From: Tyrone Benjamin
tyrone1100@icloud.com
To: re_wired@ymail.com
Date: Saturday, 8 April 2017, 19:06
Sent from my iPhone

09/04/2017

10/04/2017

11/04/2017

12/04/2017

Chapter 444

13/04/2017

Chapter 444

14/04/2017

Chapter 444

15/04/2017

Chapter 444

16/04/2017

Chapter 444

17/04/2017

Subject: here

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

Date: Monday, 17 April 2017, 18:11

read it Attachments HIGH-COURT-OF-JUSTICE-SKELETON
ARGUMENT-simon-015.doc (212.50 KB)

Chapter 444

18/04/2017

Subject: re: form please read

From: Lorraine Cordell (lorraine32@blueyonder.co.uk)

To: re_wired@ymail.com;

Date: Tuesday, 18 April 2017, 11:09

Please see attached Attachments n461-eng-started-003.pdf (733.16 KB)

Chapter 444

19/04/2017

Chapter 444

20/04/2017

Chapter 444

21/04/2017

Chapter 444

22/04/2017

From: Jeanette.Reilly@met.pnn.police.uk
<mailto:Jeanette.Reilly@met.pnn.police.uk>
Sent: 22 April 2015 14:47

To: lorraine32@blueyonder.co.uk
Subject: PC Afternoon Lorraine , I sent you an email on 9th April requesting an update with the statement and to obtain a copy of an email from the insurance company.

I also requested confirmation regarding the areas of complaint Simon wishes to be investigated.

To date I have not received a response from you. I need to proceed with the investigation so can I please ask that you send the completed statement and confirmation of areas of complaint to me no later than 29th April 2015.

If I have not received any further information from you by this date I will conduct my investigation on the information already available to me.

Many thanks for your assistance Jeanette Reilly | Police Constable | Serious Misconduct Investigation Unit (SMIU2A) | Directorate of Professional Standards |

Chapter 444

23/04/2017

Chapter 444

24/04/2017

25/04/2017

Subject: To Mat in regards towards a Pur 150

From: Rewired re_wired@ymail.com

To: service@morgana.co.uk

Date: Tuesday, 25 April 2017, 11:37

Subject: [toosmooth.co.uk]

The account "toosmooth" with primary domain "toosmooth.co.uk" is about to exceed its bandwidth limit (6.16 GB/6.84 GB)

Date: Tuesday, 25 April 2017, 10:02

"toosmooth.co.uk" has reached 90% of its bandwidth limit (6.16 GB/6.84 GB)

Chapter 444

26/04/2017

Subject: Undeliverable: In regards to a pur 150

From: postmaster@plockmatic.se

postmaster@plockmatic.se

To: re_wired@ymail.com

Date: Wednesday, 26 April 2017, 9:46

Delivery has failed to these recipients or groups:

spairs@morgana.co.uk

spairs@morgana.co.uk

The e-mail address you entered couldn't be found.

Please check the recipient's e-mail address and try to resend the message.

If the problem continues, please contact your helpdesk.

To:

Subject: In regards to a pur 150

567

From: Rewired (re_wired@ymail.com)

To: spairs@morgana.co.uk

Date: Wednesday, 26 April 2017, 9:45

spares@morgana.co.uk

Date: Wednesday, 26 April 2017, 10:43

Dear Mike and Mat Hello how are you doing, I hope all is well I spoke to a gentleman on the 24/04/2017 on the phone called mike in regards to a Morgana pur 150 that I am interested in purchasing from another person, mike then passed the phone to a man called Mat, who then asked me to send this reply:

The machine I am able to buy seems to come with its own problems and I request your help in solving the issues:

Diagnostic; when the machine is first turned on it allows any user to go to the first stage which is; "Are you trained to operate this machine" once ticked in agreement the power to the machine will flip the main distribution power supply but does not blow the machines internal fuses:

On a diagnostics of the problem, you have to take the two covers of the back of the machine and bypass the safety mechanism for the hatch door being closed. Connected to the bottom of the glue station, to which you put the glue into is a thermostat, this thermostat has two additional wires connected to it:

The marks on the thermostat state's that it is a; Mfr: Part No: 2455RC Thermostat, Solder Tag Termination, 0°C +260°C When disconnected and the machine is rebooted with power it will bypass to the second stage; "Main menu" Once into the main menu, the machine goes into alarm mode, in turn, disabling its features:

The features that seem to be disabled are the following:

1. milling station: -

2. Press carriage; On a further inspection towards the resolution of the error codes; they are labelled as follows:

1. 007 Error movement of press:-

2. 009 Cleaner not present:-

3. 010 Temperature not ok:-

4. 011 Execute present:-

5. 019 Critical Temperature;

My main concern at present other than getting the machine to work:] is the error showing 007 error movement of press, as I hope that changing the thermostat will clear error 010, 019 and then once 009 has been addressed then 011 will no longer exist as a problem if 007 is fixed, thus repairing the machine.

After speaking to another gentleman a Morgana it was explained to me that I can attach an external power supply to the mill and after to the carriage to check the motors to them mechanism are functioning correctly, on an attempt to do this the mill motor had no issue of concern and is a straight forward motor to supply the power to, the mill has neutral and live inclusive of ground.

When rerouting the mill I disconnected N1- L1 from Km21.01 within the fuse board to add the external power supply, with the mill motor activating.

I then attempted to make the press carriage active and took the chain of the motor so the spindle can move freely, on revealing the wires behind the power plate cover to the motor, for the power cables to be connected I noticed four wires;

1. One grey in colour:-

2. One brown in colour:-

3. One black in colour:- And:-

4. A green ground wire. I understood the brown cable to be L1 live and grey to be forward while black would be reverse to the motor, so I

connected the external power supply with the ground connected, then:-

1. I connected L1 also from an external power supply to L1 in the motor and the

2. N1 to the grey cable and after to the black cable, when this was achieved you could hear the carriage motor slightly hum with power but no movement of the motors Spindale.

When the machine is as standard as at present, if any user is to go through stage one and “Tick yes you are trained to use this machine,” once at stage two if u press the two green buttons at the front of the machine simultaneously, that person will here a breaker click in the back of the machines fuse box, this shows code: E21.01 and has three lights, the top light is always active named supply and in consequence to the two green buttons being push together R2 will become active, with no response from the press carriage motor. My questions are:

1. Does Morgana sell used parts at a discount from newly priced parts?

2. How much would a press carriage motor cost in any of them instances?

3. If I continue to do a further diagnostics of the press carriage motor I will split the differential gearing from the motor and attempt to run the motor from an external power supply, once again in the hope of keeping cost down in aiding to fix the machine.

4. How much will Morgana supply the required thermostat for after vat?

5. How much will Morgana supply a press carriage motor without gearing attached?

6. How much will Morgana supply gearing for the press motor without the motor attached?

7. How much will Morgana sell the carriage motor and gearing together for? While I was in the fuse box at the back of the machine I notice two more fuse controllers that are not active with present Semiconductor High Voltage Glass Passivated Junction Rectifiers the fuse board numbers are as follows; Km20.01 Km23.01 on further research of them empty fuse

slots, after reading the wiring schematics it states that the usage for them slots are as follows:

1. KM20.01 = Main Enabling
 2. 2Km23.01 = Heating Enable
- Another question I have to ask for your response in is; should those two slots be without fuses as they are at present?

I also would like to question whether u supply the glue and blue beans needed to operate the machine and pricing if so, if not please can you help provide a supplier for such products?

If I resolve the issues the machine is faced with at present I would like to order the flat end screws needed to service the glue station so for the glue to get extruded through it correct path at its optimal performance and therefore request the following price of them parts of your self's.

I would appreciate any help or advice that you or your team members may have in helping to get the Morgana pur 150 re-commissioned.

Many thanks and kind regards Mr S. Cordell

Chapter 444

27/04/2017

Chapter 444

28/04/2017

From: Lorraine Cordell

<mailto:lorraine32@blueyonder.co.uk>

Sent: 28 April 2015 10:41

To: Reilly Jeanette - HQ Directorate of Professional Standards Subject: RE: PC/6804/13 Dear Jeanette I am sorry I have not been in contact with Simon Statement but as said in an earlier email we heard from the coroner office and they are doing a inquest review on the 30/04/2015 which was very short notice to get everything ready for this hearing, as said I been dealing with getting all my late mothers files in order to be able to deal with this which has taken me some time, I am still chancing her bloods and other things and as this means a lot to the whole family due to the way my late mother passed away my time has been spent

dealing with this.

We have had to wait since 2013 for this complaint to even be looked at and my son has had to suffer the wait until he proved what the police had done.

There is a number of issues with this complaint we want addressed which you know, I do not feel it was correct of you to pre write Simon statement and think he would just sign it when he had not even talked to you about the complaint.

If you had wished you could have taken a statement from him in the meeting which would have taken some hours but you choose not to do this, I am sure a person is meant to be there when a statement is taken by the police as it has to be what they have said.

I am also still waiting for an email from the crown court with the transcript which you said the crown court would send to my email, can you tell me if you have been sent this yet also.

If you have not got this is there any update to this.

The statement is ready I spent the last few days writing it up when I should have been dealing with issues related to my late mother, I should have that over to you today or tomorrow in the morning.

I am just waiting for Simon to say everything is correct in it and then he will sign it.

Could you please let me know you have this email and that you will in fact wait till you get the statement before handing this over?

I am very busy as I still have not got everything done for the inquest review and only have a few days in order to get anything done for this also.

Regards Lorraine
From: Jeanett

Sent: 28 April 2015 11:03
To: lorraine32@blueyonder.co.uk
Subject: RE: PC/6804/13 Lorraine, Please find attached a copy of the Crown Court Transcript
I spoke to Becky at Margaret Wort & Co and she advised me I could send this through to you
If it asks you for a password each time you try to open the document it is: MWCO2013 (if this doesn't work in upper case letters, try lower case)
Many thanks Jeanette Reilly | P

Chapter 444

29/04/2017

Chapter 444

30/04/2017

Chapter 444

31/04/2017

Chapter 444

NEW Month

01/05/2017

Chapter 444

02/05/2017
Subject: court jr
From: Rewired re_wired@ymail.com
To: lorraine32@blueyonder.co.uk

Date: Tuesday, 2 May 2017, 13:54

Attachments IN THE HIGH COURT OF JUSTICE.doc (191.50 KB)

Chapter 444

03/05/2017

Subject: update

From: Paige Christie

[P.Christie@pohwer.net](mailto:PaChristie@pohwer.net)

To: re_wired@ymail.com

Date: Wednesday, 3 May 2017, 15:00

Simon, I hope you're well

I wanted to write to you in order to reassure you that I am still handling your complaint

As it has been some time since we last spoke I would appreciate you updating me on your complaint, and sending me over any documents you have regarding it in order to ensure I have all the information

If there is anything you need please just write to me or contact the helpline on 0300 456 2370

Kind regards, Paige Christie

Chapter 444

04/05/2017

Chapter 444

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: done 4

Created: 05 May 2017, 01:56:55

07 May 2017, 14:01:10

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:
Contains: hkh
Created: 05 May 2017, 02:04:41 - 05 May 2017, 02:02:05 -

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: hh
Created: 05 May 2017, 00:14:18

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: Graphic concept canvas bed room 2 master layers
Created: 05 May 2017, 00:45:11

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: pic 9
Created: 08 July 2017, 14:22:26

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: Graphic concept canvas bed room master layers f up
Created: 05 May 2017, 00:10:19
08 May 2017, 00:25:41

5th may 2017 it is claimed that I threatened one of my neighbours by saying that I will ruin his life and that I was going to the police with the evidence that I have off all the illegal activities of him. Sarah Fletcher in the stairway with another gentlemen then had together been in the flat 113 while it had been empty and started to play above my

head were I had seat to work on my computer, I knew that the flat should be empty because George had just moved out so I waited for a little while so that I can make sure that what was being done to me was deliberant then I went up stairs to find these two coming out
I confronted them both about when the work was to be completed that they had noticed had been wrong to be playing with it
When talking to them in the hall way mathilagen come down the stairs with a black bag full of rubbish and I looked at him in front of the council workers and said I am going to send you to prison for what you are doing to me and that will ruin your life do you want that, in a polite voice
The council officers tried to question me by turning my words around but then I corrected them in the meaning of my inherited English
Enfield council claim that we received a report that on 5th May 2017 you threatened, one of your neighbours by saying that you will ruin his life and that you were going to the police to present evidence about his illegal activities

Chapter 444

06/05/2017

WARNINGS FROM MY HEART;

My heart hurts me, so bad, it hurts me, so, so, so much, it feels like the Matiligans family and co, with Co including Mr Stan Curtis and Deborah Andrews, not to forget George Quinton can do what they want to me as they clearly where all out of control and without any authority in sight, even when mutable amounts of phone calls got made to them all about the problems that I had to face because of them all involved, continued to victimise me, they all used there floorboards or other house fixtures to have a negative effect on me, some of what they done to me included such hatred, as the continual slamming on and off the water taps hours at a time, while using there cooking pots and pans to hit the wall's, they done this so loud to put me in fright of my life, it was like there chosen weapons of choice to them; Morning; Evening and of night, whether a full moon or not, all day long, they just simply keep on banging, and banging, and banging, no matter how many time I asked them, to stop, doing the evil things that they were subjecting me towards, nothing ever did change, right up until my heart just would not stop hurting me, it was like they all were having a private Pidherney; which gave them, versatility, enthusiasm, agility and unconventional methods of behaviour
While I got left to have my own epiphany; in turn creating a cartoon

version, of the true events that they put me through.
I noticed in my mirage of a brief reflection inside of my epiphany, that they were hitting me across my heart with the wooden floor boards, and this was happening, continuously to me, like they were all dancing around a bomb fire, dancing around, and dancing around, in furious circles, all together and as happy as could be, while they keep going around in a circle hitting me with their floorboards, and to me; the bad part is, that I am the person in the middle of that's bomb fire, who got set on fire; at the end of the epiphany; I come back from my vision; and therefore I knew that by this stage, I must do something about it, as they just simply wanted to kill me dead and I could not allow for this to happen, I knew that I needed to survive, some how some way.

07/05/2017

08/05/2017

09/05/2017

10/05/2017

11/05/2017

12/05/2017

13/05/2017

From: JOEL TIBS (Subject: The dpi might be low as well
From: JOEL TIBS change2008@live.co.uk
To: Re_wired@ymail.com
Date: Saturday, 13 May 2017, 22:38
Attachments Copy of kids day3.jpg
(584.63 KB)[@live.co.uk](mailto:change2008@live.co.uk)
To: Re_wired@ymail.com
Date: Saturday, 13 May 2017, 22:38
Attachments Copy of kids day3.jpg (584.63 KB)

14/05/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Copy of kids day30

Created: 14 May 2017, 15:39:46

14 May 2017, 14:29:07

Flat 117

14th May 2017 I am accused of aggressively knocking on one of my neighbours front doors and shouted abuse at her and falsify accused her of making noise and coming into your flat to attack me.

It is said that I then latter followed her to her car shouting abuse to her wanting to know where she was going.

14th May 2017 I am accused of allowing my dog to run free in the corridor without a lead.

15/05/2017

Subject: RE: Parts

From: Spares Spares@morgana.co.uk

To: re_wired@ymail.com

Date: Monday, 15 May 2017, 11:25

Hi Simon Price for part number C40400010 Thermostat @£10.93 each plus vat & carriage (carriage £9.95)

Chapter 77

16/05/2017

17/05/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Welcome to the Metropolitan police introduction kk

Created: 17 May 2017, 22:07:46

18/05/2017

19/05/2017

20/05/2017

21/05/2017

22/05/2017

Subject: Si

From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Monday, 22 May 2017, 23:09

Attachments img0012TO 31.docx (80.69 KB) new court transcripts received 20.05.17 xxccxx.docx (41.63 KB)

23/05/2017

Subject: 999 calls From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Tuesday, 23 May 2017, 16:21

Si Attachments Welcome to the Metropolitan police introduction hope.doc (271.50 KB)

24/05/2017

Subject: FW: Mr Simon Paul Cordell -v- The Commissioner of Police of the Metropolis

From: Lorraine Cordell
lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

Date: Wednesday, 24 May 2017, 10:49

Simon please see attached

-----Original Message-----

From: Sally Gilchrist@met.pnn.police.uk
mailto:Sally.Gilchrist@met.pnn.police.uk

Sent: 24 May 2017 10:26

To: lorraine32@blueyonder.co.uk

Subject: Mr Simon Paul Cordell -v- The Commissioner of Police of the Metropolis Dear Ms Cordell, I attach my client's acknowledgement of service, together with summary grounds.
I confirm a hard copy has been sent to you in the post.

Yours sincerely Sally Gilchrist Chartered Legal Executive Directorate of Legal Services Metropolitan Police Service

Subject: please see attached
From: Lorraine Cordell
lorraine32@blueyonder.co.uk
To: re_wired@ymail.com

Date: Wednesday, 24 May 2017, 10:57

please see attached also they have removed so much out of your record they are hiding it so we will find it hard to show police harassment.

But look at the ELLESMERE STREET one that's in the ASBO I pulled it out of the file.

So by using it in the asbo like that has is illegal as the police have the option to prove the case when they took you to court.

Attachments PNC_9799378VCORDELLSIMOPAU.pdf
(384.10 KB) ELLESMERE STREET.txt (1.68 KB)

Subject: pls read
From: Lorraine Cordell
lorraine32@blueyonder.co.uk
To: re_wired@ymail.com

Date: Wednesday, 24 May 2017, 13:54

Simon Look I am trying to address this but you wont here what I am saying.

From the start of this case Josie dealt with it totally wrong I think you and I agree on that. But what has never been addressed in this whole case is all the police's statements they are what is hurting you we have addressed

the cads but we have allowed the police to get away with what they've put in each of their statements this needs to be addressed we need to point and the lies within them as there has never been done well not in black-and-white each statement needs to be ripped apart

You seem to think is only about the lies in the cads but when the police offices standing up with the statement he's written how can you question that if it's not in black-and-white in your file

There is multiple points that needs to be addressed, in a judicial review it's not a new trial it's where they have breached the law you are trying to admit things that is evidenced to the case when what you should be looking at is the law that has been breached

25/05/2017

Subject: please read

From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Thursday, 25 May 2017, 13:46

Attachments IN THE CROWN COURT AT WOOD GREEN lolmm.doc (1.16 MB)

26/05/2017

27/05/2017

Subject: updated again

From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Saturday, 27 May 2017, 16:37

still not finished Attachments IN THE CROWN COURT AT WOOD GREEN smile updated 1633pm.doc (1.20 MB)

Subject: this is an update of what I last sent to you

From: Rewired re wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Saturday, 27 May 2017, 15:26
I am still working on it Attachments IN THE CROWN COURT AT
WOOD GREEN smile.doc (1.20 MB)

28/05/2017

Chapter 77

On the 28 May 2017 the police issued me with a hand post delivered through my letter box of a first instance warning for harassment following the reports

29/05/2017

30/05/2017

Subject: this is an even further update I need help with it
From: Rewired re wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Tuesday, 30 May 2017, 13:46
anything you change please highlight in your own colour thanks
Attachments IN THE CROWN COURT AT WOOD GREEN fed up.doc

Subject: No Subject
From: JOEL TIBS
change2008@live.co.uk
To: Re_wired@ymail.com
Date: Tuesday, 30 May 2017, 18:33
Attachments received_10211488379478642.jpeg (106.41 KB)

31/05/2017

New month March 6th

01/06/2017

Subject: order From: Mick Justice
MickJustice@morgana.co.uk

To: re_wired@ymail.com
Date: Thursday, 1 June 2017, 12:58
Hi Simon Please see the attached order for spare parts you requested
Payment would be due before despatch by credit card or bank transfer.
Note Please quote the morgana order number when making any payment
against this order.
Best regards,

02/06/2017

03/06/2017

04/06/2017
Subject: re update
From: Rewired
re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Sunday, 4 June 2017, 10:23
Attachments IN THE CROWN COURT AT WOOD GREEN
03.06.17.doc (1.36 MB)

05/06/2017

06/06/2017

07/06/2017

08/06/2017

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: macro
Created: 08 June 2017, 01:49:51

09/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Macro Scheduler

Created: 09 June 2017, 14:53:18 - 08 June 2017, 22:54:15

Chapter 77

On 9 June 2017 it got reported that I attacked one of my neighbours in the communal hall way of my block this is not true.

On the 9th June 2017, it is reported that you attacked one of your neighbours in the communal hallway of your block as he returned from work late at night by grabbing him on the arm and neck thereby causing bruising to his arm and neck. You also snatched his phone from him as he tried to video - record the incident.

10/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Attachment 5_1055)

Created: 10 June 2017, 01:34:15

11/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Ashampoo Snap 0001

Created: 11 June 2017, 17:38:42

Type: file folder

Location: C:\My_Dell
Size:
Size on Disk:
Contains: Rewired/-files
Created: 11 June 2017, 13:28:40

Subject: RE: here you go
From: Lorraine Cordell
lorraine32@blueyonder.co.uk
To: re_wired@ymail.com
Date: Sunday, 11 June 2017, 11:31
here had to rar it Attachments Si-Emails.rar (2.42 MB)
Email list of mother as I requested

12/06/2017

13/06/2017

George Quinton also moved out of 113 as dated the **13/06/2017**

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: test wall paper
Created: 13 June 2017, 23:51:34

14/06/2017

15/06/2017

16/06/2017

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:

Contains: new pic
Created: 16 June 2017, 21:53:54

Size:
Size on Disk:
Contains: food 3
Created: 16 June 2017, 22:11:17

Chapter 77

16th June 2017 at 11:55 hours I am alleged to have confronted one of your neighbours as she was exiting the main entrance to your building and said to her that you had her bank details and personal details such as date of birth and said to her that you wanted her and her husband to pay me money.

On 16th June 2017 at 11:55hrs it is reported that you confronted one of your neighbours as she was exiting the main entrance to your building and said to her that you had her bank details and personal details such as date of birth and said to her that you wanted her and her husband to pay you some money.

Subject: Poster Jet 8 Test version
America, Canon
From: noreply@posterjet.com
(noreply@posterjet.com)
To: RE_WIRED@YMAIL.COM;
Date: Friday, 16 June 2017, 23:17

17/06/2017

18/06/2017

Chapter 77

On the 18th June 2017 at 11:55 hours and said to her that I know what time you go out and when you get back in.

On 18th June 2017 at 11:55hrs it is reported that you confronted one of

your neighbours as she was exiting the main entrance to your building and said to her that you knew what time she went out and what time she returned and to tell her husband that you would like to speak to him

19/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Jerk Chicken Stock Photos and Pictures _ Getty Images

Created: 19 June 2017, 20:56:37

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Mini Fest

Created: 19 June 2017, 21:31:17

20/06/2017

21/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Simon's Story Book

Created: 21 June 2017, 19:24:35

22/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: festival folder's
Created: 22 June 2017, 14:40:29

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: Reports
Created: 22 June 2017, 13:14:37

23/06/2017

Chapter 77

On the 23rd June 2017 at 23:35hrs it is reported that you came out of your flat with your dog without a lead and attacked one of your neighbours as he returned from work by punching him twice on the chest. You tried to push him out of the block and snatched his phone as he brought took it out of his pocket to record the incident.

1. On 23rd June 2017 at 23:35hrs it is reported that you came out of your flat with your dog without a lead and attacked one of your neighbours as he returned from work by punching him twice on the chest. You tried to push him out of the block and snatched his phone as he brought took it out of his pocket to record the incident.

24/06/2017

Subject: phone calls and book
From: Rewired re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Monday, 24 July 2017, 13:09

25/06/2017

Subject: Lemi file 1
From: Rewired re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Tuesday, 25 July 2017, 16:59
Attachments lemi 1.MSV (8.57 MB)

26/06/2017

27/06/2017

28/06/2017

Subject: diary
From: Rewired re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Friday, 28 July 2017, 16:44
Attachments 1 love slow.doc (1.08 MB)

Chapter 77

On the 28th June 2017 at 11:451rs it is reported that you confronted your neighbour as she was leaving the block.

2. On 28th June 2017 at 11:45hrs it is reported that you confronted your neighbour as she was leaving the block. You swore and shouted abuse at her and accused her of making noise inside her flat. You told her that you know all her personal details and that of her husband including their full names, phone numbers, date of birth and banking details. You demanded that they pay you some money and asked her to tell her husband to come and see you.

From:
Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]
Sent:
28 July 2017 12:52
To:
Lemmy Nwabuisi
<Lemmy.NWABUISI@enfield.gov.uk>
Subject:
RE: Simon Cordell Notice of
Seeking Possession [SEC=OFFICIAL]
Dear Lemmy

Nwabuisi

I sent you an email on the 26/07/2017 and I was wondering if there was any update it had an attached document which asked for some information.

Regards
Lorraine
Cordell

From:

Lemmy Nwabuisi

[mailto:Lemmy.NWABUISI@enfield.gov.uk]

Sent:

28 July 2017 13:53

To:

Lorraine Cordell

Subject:

RE: Simon Cordell Notice of Seeking Possession [SEC=OFFICIAL]

Classification:

OFFICIAL

Dear

Ms Cordell,

I am

unable to respond to your letter or make any further comments with regards to

the Notice of Seeking

Possession as the council is due to issue possession

proceedings against Mr Cordell. If Mr Cordell wants to

challenge the notice then

he can do so in court once we issue proceedings.

Kind

Regards

Lemmy

Nwabuisi

Anti - Social Behaviour Team

Community Safety Unit

Environmental & Community

Safety

B

Block North

Civic

Centre

Enfield

EN1

3XA

Tel:

020 8379 5354

Mob:

07583115576

From:

Lorraine Cordell

[lorraine32@blueyonder.co.uk]

Sent:

28 July 2017 12:52

To:

'Lemmy Nwabuisi'

Subject:

RE: Simon Cordell Notice of Seeking
Possession [SEC=OFFICIAL]

Dear Lemmy

Nwabuisi

I sent you an email on

the 26/07/2017 and I was wondering if there was any update it had an
attached

document

which asked for some information.

Regards

Lorraine

Cordell

29/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: my life story 26/8/17

Created: 29 June 2017, 05:56:55

Subject: update From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Saturday, 29 July 2017, 21:03

Attachments 1 love slow update 1.doc (1.31 MB)

30/06/2017

Chapter 77

On the 30th June 2017 at 11:45hrs it is reported that you confronted your neighbour as she was leaving the block and accused her of slamming the door. She denied slamming the door and called her a liar and proceeded to swear and shout abuse at her.

31/06/2017

New month

The Last Month

Chapter 5555

01/07/2017

Chapter 5555

02/07/2017

Chapter 77

On the 2nd July 2017 at 17:13hrs it is reported that you confronted your neighbour as he was going out with his family with your dog barking and without a lead and asked him when he was going to hand over the money

3. On 2nd July 2017 at 17:18hrs it is reported that you confronted your neighbour as he was going out with his family with your dog barking and without a lead and asked him when he was going to hand over the money. It is also alleged that as they left the block, you ran after them swearing and shouting abuse at your neighbour and demanding that he must pay you some money if he wants you to leave him alone. You also said to him that you have all their personal details including their dates of birth and bank details.

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Who tried to kill Simon story book

Created: 02 July 2017, 02:35:50

02 July 2017, 14:40:21

02 July 2017, 16:17:16

Chapter 5555

03/07/2017

Subject: read this

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

Date: Monday, 3 July 2017, 16:34

here Attachments Letter to high court C0 2171 2017.pdf (84.07 KB)

Chapter 5555

04/07/2017

Chapter 5555

05/07/2017

Chapter 5555

06/07/2017

Chapter 5555

07/07/2017

Chapter 5555

08/07/2017

Chapter 5555

09/07/2017

Chapter 5555

10/07/2017

Chapter 44

11/07/2017

Ashampoo Snap 2017

Chapter 5555

12/07/2017

4. On 12th July 2017 an Enfield Council Surveyor attended your flat to investigate reports of low water pressure to flats above yours but you refused him access the Surveyor attended your flat again in the evening of the same day following further reports that the water supply to the affected flats had completely ceased and you refused him

access. You then followed him to his car swearing and shouting abuse at him and prevented him from entering his car. He then called the police.

Chapter 5555

13/07/2017

Chapter 5555

14/07/2017

Chapter 5555

15/07/2017

Chapter 5555

16/07/2017

Chapter 5555

17/07/2017

Chapter 5555

18/07/2017

Chapter 5555

19/07/2017

Subject: Re: Audio

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

Date: Wednesday, 19 July 2017, 15:09

see attached Attachments s Cordell call from police 141113.wma (4.95 MB) 26 11 2013 13 53 KellyTiller kelly call to compound.wav (8.64

MB)

Writing book

To: re_wired@ymail.com
Date: Wednesday, 19 July 2017, 15:04
see below for pass
From: Jeanette.Reilly@met.pnn.police.uk
<mailto:Jeanette.Reilly@met.pnn.police.uk>

Chapter 44

20/07/2017

Chapter 44

21/07/2017

Chapter 5555

22/07/2017

Chapter 5555

23/07/2017

Chapter 5555

24/07/2017

Chapter 5555

25/07/2017

Subject: Welcome to MEGA
From: MEGA

welcome@mega.nz
To: re_wired@ymail.com
Date: Tuesday, 25 July 2017, 4:15

Chapter 5555

26/07/2017

Chapter 5555

27/07/2017

Chapter 5555

28/07/2017
Subject: RE: please read
From: Lorraine Cordell
lorraine32@blueyonder.co.uk
To: re_wired@ymail.com
Date: Friday, 28 July 2017, 21:14
please read Attachments lemmysim.doc (73,00 KB)

Chapter 5555

29/07/2017

Chapter 44

30/07/2017

Chapter 44

31/07/2017

New month

This month

Chapter 5555

01/08/2017; Sitting at home working on this book all is quite the Matilaggans herd me typing on my computer a bit earlier and started to stamp above my head!

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: HIGH-COURT-OF-JUSTICE-SKELETON ARGUMENT-simon-015

Created: 01 August 2017, 05:04:50

Chapter 5555

02/08/2017

Chapter 5555

03/08/2017

Chapter 5555

04/08/2017

Chapter 5555

05/08/2017

Chapter 5555

06/08/2017

Chapter 5555

07/08/2017

Chapter 5555

08/08/2017

Chapter 5555

09/08/2017

Chapter 5555

10/08/2017

Chapter 44

11/08/2017

Chapter 5555

12/08/2017

Chapter 5555

13/08/2017

Chapter 5555

14/08/2017

Chapter 5555

15/08/2017

Chapter 5555

16/08/2017

Chapter 5555

17/08/2017

Chapter 5555

18/08/2017

Chapter 5555

19/08/2017

Chapter 44

20/08/2017

Chapter 44

21/08/2017

Chapter 5555

22/08/2017

Chapter 5555

23/08/2017

Chapter 5555

24/08/2017

Chapter 5555

25/08/2017

Chapter 5555

26/08/2017

Chapter 5555

27/08/2017

Chapter 5555

28/08/2017

Chapter 5555

29/08/2017

Chapter 44

30/08/2017

Chapter 77

It got said that as he returned from work late at night I grabbed him by his arm and neck thereby causing bruising to his arm and neck this is also not true. Then it continues to say that I grabbed his phone as he tried to video record it this is not true.

Chapter 77

You swore and shouted abuse at her and accused her of making noise inside her flat. You told her that you know all her personal details and that of her husband including their full names, phone numbers, and date of birth and

banking details. It got claimed that I demanded that they pay you some money and asked her to tell her husband to come and see you.

Chapter 77

It is also alleged that as they left the block, you ran after them swearing and shouting abuse at your neighbour and demanding that he must pay you some money if he wants you to leave him alone. You also said to him that you have all their personal details including their dates of birth and bank details.

Chapter 77

On the 12th July 2017 an Enfield Council Surveyor attended your flat to investigate reports of low water pressure to flats above yours but you refused him access. The surveyor attended your flat again in the evening of the same day following further reports that the water supply to the affected flats had completely ceased and you refused him accesses, then you prevented him from entering his car he then called the police.

Chapter 77

Rapid speech:--

Back in the past, when being younger, mother and father made my life much easier:- I understand that now;

With any concern's of other people, regarding my Rapid speech; I would explain by quoting the following words; I do find that I tend to speak fast and this is the way I have always been, it does not have a negative effect in regard to my family and friends and peers and neither towards any business partners & clients I meet; with this all still kept in mind I am still tongue-tied and this is how I learned to speak, I feel that I should not have to change this due to people thinking I have a Mental Health illness or am abusive, all it should take is for someone to ask me why I am speaking so fast then I could explain. But people have not done this they have just said that I have a problem due to this.

Chapter 888

Legal rights at my home:--

I feel that when I am in my home I have the maximum rights to my freedom of expression and speech and that no other person should be able to infringe those rights alongside with many of my others Human rights.

It is surely a fact that I do not leave my home much any more due to the ongoing with members of the metropolitan police and members of Enfield council who are in support of their illegal application for an anti social behaviour order against my self inclusive of what crimes they all together let certain members of my neighbours commit against me, without any rightful actions being taken to protect me.

Chapter 777

I do own a CCTV system and this digital recording property of mine doe's get used for my own personal reasons.

Being left without any security by my landlords has left me having to protect myself and loved ones, I am very up set that I got accused of using my CCTV so to be able to interpreting other people's behaviour, in a persecutory, fashion. My CCTV system got used in the accordance of the United Kingdom Laws.

I believe that all council agreements should run in Co-Hurst to Untied Kingdom treaty regulations and I understand that in this case that would be the DPA 1998 for surveillance equipment cameras, to where I have broken no regulations.

The equipment it not contained external and it is internal.

I can not see any other persons land or invade their privacy.

The building is not a grade to listed building and the camera is a well needed upkeep to the block of flats that the landlords must provide already them self's, Safe front doors, so that any tenant can see who is first outside before opening the door to them.

The front door lock on the premises, are truly inadequate to fair living standards.

It is my personal CCTV that I have installed and it is there for my own safety, it is not there to invading other peoples personal life's or privacies, it got installed for my personal use and it fixture got mounted without causing damage and got contained within the internal hallway.

This is not a breach of the Data Protection Act 1998 "DPA" Neither has the CCTV equipment got misused.

I can not see any further than the land that I pay rent towards as regulated under the DPA 1998.

But in any sense after the police damaged the equipment I took it down.

Chapter 8888

Being accused of being paranoid about the way that the police treat me, by the doctors; to me this makes no sense, as the police do harass me.

This chapter explains that I am not paranoid about people, especially the police, as I have explained and feel I have supported good evidence towards in this document I am not wrongfully paranoid about a few members of the police, as I have overwhelming evidence of police corruption to which they have caused me and those matters are in the high courts and IPCC hands inclusive of my solicitor and self being.

I would like to strengthen the truth about myself not being paranoid about over people I have no worries about paranoia and never put myself in harms way to upset others, so I therefore feel no reason to be paranoid about other people inclusive of my mother and family.

But It seems due to talking about the police this makes me a paranoid person, maybe if someone sets down and heard what I was saying and read some reports I have, maybe they could see for themselves what I am saying is the truth. But it seems when people are faced with something they do not want to or can not understand, like something what I am faced with in my life such as corruption in police cases can go on, this is wrong in today's modern world.

I understand that when any person gets accused of being a paranoid person and this said to have a Mental Health issues in regard to them issues of police paranoia, and they can show the documented articles of corruption to any person on request in turn stating the truth about what their being accused of being paranoid about people should pay attention and act fair and accountable so.

This some times happens because people see the police as people that do no wrong, so when a person says anything bad towards the police they are the ones that have got to be in the wrong. It seems I can have all the paperwork in the world to prove what I am saying, yet in the eyes of the Mental Health team I had a Mental Health illness why because they will not open their eyes to the truth.

Chapter 7777

Chapter bail conditions;--

This Is a List of my full bail conditions and a short summary relating to some issues of concern, section 63 of the criminal Justice and Public order Act 1994 is for outdoor events all incidents I am are being accused of are all indoors and I did not commit and trespass was not proven as required.

The Defendant is prohibited from:

1. Attending a rave as defined by s.63 of the criminal Justice and Public order Act 1994;
2. Being concerned in the organization of a rave as defined by s.63 of the criminal Justice and Public order Act 1994;
3. Knowingly using or supplying property, personal or otherwise, for use in a rave as defined by s.63 of the criminal Justice and public order, Act 1994;
4. Entering or remaining in any disused or abandoned building;
5. Entering or remaining on non-residential private property on an industrial estate between the hours of 10pm and 7am without written permission from the owner and / or leaseholder of the property; and Engaging in any licensable activity in any unlicensed premises;

These conditions are for the whole of the UK, and I believe are a breach to my human rights under Anti Social Behaviour Order Legalization.

Chapter 777

It was asked in court by my Barrister if I needed to go to a petrol station as well as other places like to do shopping between the hours of 22:00 hours and 07:00 hours such as a 24-hour Mac Donald's what will happen and it was explained that he would in fact be in breach of this Anti Social Behaviour Order the judge explained and said well he will be arrested and have to prove in court I was going to get petrol.

If I made a wrong turn when driving and turned into a non-residential private property on an industrial estate I would be in breach of this Anti Social Behaviour Order.

If I was to go out for a night out I would have to ask the owner to see if there licensed to make sure I am not in breach of my Anti Social Behaviour Order as I got told it is down to me to make sure they got licensed.

No one wanted to define the conditions the applicant which is the Met Police wanted to make this a lifetime Anti Social Behaviour Order and made sure the conditions were correct so that after the 5 years they can apply to put a next 5 years in place because the judge would only allow the 5 years and not the lifetime Anti Social Behaviour Order

If illegal raves have not gotten proven, which they were not, then why do my conditions for the Anti Social Behaviour Order still defines illegal raves?

Part of my Barrister submissions that represented me, had been that the allegations were that I got involved in organizing illegal raves but the applicant hadn't adduced evidence of trespass which is a requirement for proving that an indoor rave was illegal.

The Deputy District Judge ruled that the applicant did not need to prove illegality — all the needed to prove was I had acted in an anti social manner, to which I had not acted in any anti social manner within the whole case file.

In the view of my barrister this is a very questionable decision: firstly, the applicant based their case on the illegality of the raves rather than the fact of the raves themselves and secondly, without proof of illegality the presumption of innocence leads to the conclusion that the raves were legal, and thus I am being prohibited from engaging in an ostensibly lawful activity requires more careful consideration on issues of proportionality.

I have to agree with my barrister as when dealing with this case I was addressing the applicant case to prove that I had did not get involved in organizing illegal raves, as this is what the application against me was. The case got proven that I acted in an anti social manner, but I don't understand by doing what.

As the case against me was that I had organized illegal raves, and this part never did get proven so what did I do that cause harassment, alarm or distress to one or more persons not of the same household as myself? This illegal application has led me to 8 years of my life being stolen by corrupt government officials as can clearly get seen in the copy of Anti Social Behaviour Order and my response bundle for some following reasons:

The police 999 call centres time stamps are going back words in time. Not to forget the basics of governments own laws that do state that trespass must be present within a place of residence to obtain any legal rights under the raves act 1994.

Also, to mention the fundamental basis that if something states it is illegal then the true lines of criminal investigation must take place, as did not

happen in my case, in a nut shell I not get arrested for some of a criminal nature as the charge states the organization of "ILLEGAL" raves. The maximum sentence under the raves bill is 6 months and a 2000 pounds sterling fine, so I am truly bemused to the fact that I got two years injunction order than 5 years on top not to run consecutively, this does not include the year I had just done prior to the Anti Social Behaviour Order, to which I proved my innocents towards and did not get found guilty.

This is also another issue that I got insulted because of; I did not get called to any official meeting's, so to be able to talk and agree to any other form of remade as required by law governing any bill of rights and this leads me further to more equal concern of relevance and that being that;---

Condition got set geologically wide spread as it has only got accused that I committed any form of anti social behaviour in the Enfield borough and when checking the guidance for any Anti Social Behaviour Order Application as Enfield Council seem to be in support of. I educe a snip lit of such court on goings to which I have suffered an interim order and conditions imposed upon myself, in total I got detained for this case and another case on conditions since September 2013 with a 3-week release in 2015 till date 2016.

This has now breached; my human rights as I never committed the offences in the first place, as I can and will prove.

Some clear inaccuracies contained in my ongoing case lead to incorrect time stamps relating towards Emergency 999 calls contained within the Met Polices and applicants bundle as follows.

CAD NUM	DATE	TIME	PAGE
CAD 999 call 2637	07/06/2014	08:18	Page 191 to 195
CAD 999 call 2672	07/06/2014	08:16	Page 196 to 198
CAD 999 call 3005	07/06/2014	09:22	Page 203 to 205
CAD 999 call 3037	07/06/2014	09:20	Page 179 to 183
CAD 999 call 10481	07/06/2014	22:47	Page 233 to 237
CAD 999 call 10506	07/06/2014	22:44	Page 238 to 241

Please note that every day, the met police call centre starts at CAD 01 and goes up to the average of 10,742 to 15,000 callers per day the clock gets reset to 01 each day at 00:00 hours.

We can tell this by the number of CAD incident numbers supplied, within the applicants Anti Social Behaviour Order Application bundle supporting the evidence supplied, for a stand-alone Anti Social Behaviour Order Application to get gained against Mr Simon Cordell

On the average the Met police call centre will receive on the average of 300 callers per hour as marked and time stamped below

Every half hour 150 calls will get made to the emergency 999 call centres on the average

Every 15 minutes is 75 callers on average-

Every 7 half minutes is 33 callers on average-

And 3 half minutes 17 callers on average.

Please take note to (CAD number / Incident Number 10481 7th June 14) this is the 10,481 Met police call of the 7th June 2014 time stamped 22:47 hours

So it is incorrect for (CAD 10506 7th June 14) externally in putted 25 calls later, to have an earlier time stamp of the 7th June 2014 at 22:44 hours

So, I ask you who tried to kill Me?

As can get seen in my diary of events, in-between the years of 2012 to 2017; I have had many No, Further Actions from the police and suffered to much of the police brutality, this to me, leads me to the right understanding that I have gotten pursued by members of the police for crimes and offences I have not committed, it has lead to myself being detained on mutable bail conditions for numerous cases throughout a fast proportion of my life, having a continues negative effect on my way of life, to which I should not have to undergo while establishing my own company. There is also the fact that my diary only covers 2012 to 2016 so in fact there is a lot more history I have not included due to the time this would take and also how long it would make this document.

Chapter 67

For me knowing that in an idealistic world; that any persons must get a fair trial and then if found guilty then that perpetrator must have to after face the full force of the law for what they have done wrong, this must means in a fair and speedy manner that is to say

But yet so far the police have hid from the issues being correctly guided so for them issues to wrongly getting resolved in a truly undignified manner it

is overwhelmingly for any citizen of the United Kingdom state to have to accept such hatred and foul play.

It is also a disappointment for any person who has to contemplate on facts for such a lengthily period to which they can prove their innocents in, with no correct follow-ups being taken at the first instance.

I understand that this is why the peoples treaties to our human right getting created, to prevent such hurtfulness.

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 10/08/2017 08:01:16 PM
To: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Attachments: wwwwwwwwwwww.doc

please can you help me by requesting the video footage of the police officers webcams all three different ones of them present but manly 343ye lowe
10/08/2017

at about 09:45 to 10:35 outside of mine he told the council officer that i was a dead man and also they came into mine and we talked about the Asbo.
i have also added the updated diary and a video of the banging at me.

i want the audio that is to do with George before the injunction hearing and want to request the so called victims to court as well by law they have to go if i do this and i can not load the good videos up because of there size##and the audio of when i got arrested and done an interview for carron when u was there

Who tried to kill Simon?
A Novel from a Diary off a Book off Truths, Created and Authored by
Simon:-

Staring:

Chapter 1

This is my; Introduction;

My Name is Mr. Simon Cordell and this is part of my life story.

This book got written by me for the purposes of supplying true and accurate information to the public.

It is my intentions (To start this book) with a pretence of a story of a fiction, so I will begin, One day I found a colourful box and it had a wind up handle that was coming out of the side of it, so me, being me, I went up to the box and took hold on the handle, in doing so, I started to spin the handle.

At first, I could hear this cranking noise; it was ever so quiet but hearing this noise encouraged me, more and more, to keep on spinning the handle.

One second went by and then another second, till I started to feel and enjoy the fun in the rhythm, then, as I went to take my hand of the handle and stop, what I was doing. Pop then outcome this jack in a box.

Now as some people would, or might say, let's get back to reality, this now is an Introduction; which in fact starts, with a short summary, of my own personal middle adder lessons of age and in brief, this is a short walking, to some of my earlier child hood memories:-

Regardless of any deceitful accusation; The truth is that throughout my whole life I have got raised with high living standards; off a good statue and that I have a very close mother to son relationship, my mother and I have always been very close to each other and this is alongside with the rest of our family member's.

Together, we have always been there for each other, this got done by us all, as a family should do for each other and in a sequence of event's, I can remember; historically, when very much so, in the younger day's of my life, when my dad as he still does now, worked hard, so that he could provide for his loved ones and this was in an addition to getting managed, for us to get provided, with having nice things; "living essentials," such as: A Good Education, Food, Drink, Water, Housing, Holidays and Good; Clothing.

To me, this was certainly inclusive of all the rest of the best in the benefits, a person could want while growing up, as the most of the things got given to us children out of them times in life.

Our father went to work and worked hard for us all, by paying for his tax's, so to be able to provide for his family and himself and or other loved ones.

When I would try to describe him; I would explain that he demonstrates, the highest standard's that can get set in a person's lifetime or just to describe his character a little more; I would paint a picture that's would truly demonstrate, a true Person who always stands for the correct principles, towards being a proud man.

My father is a strong and honest man, who is originally from the West Indies; "Antigua, what is also known as; Waladli, or; Wadadli, by the native population," he himself had a well-disciplined upbringing.

Together my father and mother, are very consistent in their ways of life and would oversee to encourage all of their children's additional energy to get be complied towards their home work, to always being completed well, in turn so for us all to be well-developed; to a high level of statue and this got well maintained, on a regular basis, as they would always keep; One's eyes on inspecting the first-class standard's, that are needed to get met and achieved.

I can remember my father furthering this education of ours by sending me and my younger brother, to a Sunday school.

So I personal would know and understand that it would surely be fair to say; that neither of my parents, especially my father was, any were next too impressed, when I first got arrested, by the police.

If I was to explain some more about how I felt, at the time; I would continue to say, that it would be more than a fair statement for me to express myself by saying, that on this day I was more than Scared, Scared of what was about to happen to me, by my father and mother, once the police had finished dealing and worrying me too, I just simply never wanted to go back to my home, after to my fathers and mothers family home, as I understood how much trouble I was in.

Chapter 2

Remembering:-

I can clearly remember thinking to myself when I was a grown man; that things have changed a lot in the world since my mother and father had got older:- oh how I had got it wrong;

For sure, I know, that unlike some people that I have met in my lifetime, that it still does get explained to me that I am a very polite person, I personally

understand that this is when I get treated fairly by other people, I believe this has happened to me as for my parents upbringing and life's toils, throughout a person's life.

My frame of mind, is that I am usually in a good mood, as I quote myself and I accept that I may get found by some persons as being slightly elevated, but this is part of my personality and for a true fact this elevated behaviour constitutes to a positive impact, rather than a negative impact, on myself and the people life's around me, that I choose to get along with.

In explaining a bit about my life and the continual efforts of my work studies; I would say that I am building, a mini festival to which can get classed as its own city, regulated by HSE standards, legalisation and other needed professions, professionals, so to protect traders and the public, while looking after myself.

This has led me to having to study to a fair degree and partly, but not in large, one of the many causes, to my recent disappearance, from my friends and the public.

Chapter 3

At that age

The time given to a person persons in their life I believe is short all ready:- Just for me to clarify that this is for your eyes only, I am now at the age of 36 and since the age of 32 I have waited a whole, four years so to return to society from my disappearance and this is that moment in time for me to accomplish that re appearance, but I find myself having problems in doing so.

I am still here, that is to say alive and still living in London, just about to date of the 15/07/2017 and it is sad to announce that I am now being held as a prisoner to an unjust system of law illegally, so I am in turn being held captive by its representatives.

So in return, I have used Google, so that my writing can spring forth, to its best power's and this is the produce.

It is wrong that I am being held as a prisoner, in my rented home in the United Kingdom and un-doubtfully this means me being held against my own free will.

This has got accomplished; with no wrongful actions in the law being taken by myself, for what it's worth saying.

Some members of the public this is also to be inclusive of pacific people that work as representing governing officials achieved my dissatisfaction's in life with dishonourable intent.

The governing officials who have taken part in what I claim and hold the

evidence towards, have placed a clear display of deceitful lies towards me and others and in turn manipulating their powers of law, this misuse of their trusted powers being abused in such a way, got done for their own reckless self gain and now them officers of the law, in my view or as another person might agree as well should get classed as being discreditable behaviour of them self's.

This behaviour got partly achieved, so that it would discredit me in the public's view and got endorsed, in a deceitful, manner, so to also aid in them police officers taking away my liberty and security.

I have suffered through the years, so I hope this Helps me and maybe any other person, that being in reference to these issues and any other similar issues like what I do mention about, so for them not to be totally, avoided, as this has proceeded to happen to me so far and in them moments of time of my complaints not being addressed, they have caused me distress, these sorts of problems that I do mention should never get left to emulate.

Negative problems and crimes got left to accumulate, so to arise without any official legal or moral grounds being implemented, at the earliest given points of the opportunities given to the relevant persons, I know this as I personally have granted them chances throughout the case's history's myself.

Crooked behaviour, as I can prove has got left to continued to flourish and should have never had happened, so I have continued to document what takes place and this documentation, shows what members of my neighbours and the government's officials representatives have participated in and should not get tolerated as it is wrong.

As a consequence of the information and the evidence that I hold about them all, the police and council have let members of my neighbours; start and continue to victimize me this is inclusively of what they themselves have already done wrong.

Chapter 4

I keep thinking, what should happen next?

Now I believe them members of neighbours should get punished by way of a criminal offense(s) and this must be inclusive of the involved government officials that did take part towards a down full in the stability in mine or any life.

Those members of neighbours that get involved are the true instigators and caused a lot of the illegal and immoral issues that are being claimed about. Together they have harshly caused illegal offences towards me, and they

together involved have participated in the last three years of making my life a living hell.

The nature of the crimes that members of neighbours and government officials have committed towards me would normally mean that any other similar offender would face the risk of a custodial sentence being imposed against them that is to explain in any other similar circumstances.

A prison sentence being issued in pursuit for the peoples roles that got involved for their parts in the misplaced behaviour that took place against me, would in fact be the correct official practice of law being implemented. As for what they have now continued to do and get away with is uncivilized to happen in today's modern age and surely should have not taken place, in this state of United Kingdoms land, what got done was with criminal intentions.

Chapter 5

A simple hope to myself:-

To continue, I hope that by way of me planning and then accomplishing my plan that I will finally be able to set an example that does show why this should never happen again, to another person.

This plan of mine will get quickly accomplished, so to end up being with any right-minded satisfaction's, being granted in my favour.

To further my plans, I intend for my next aim's to be as effective as the last, this will be in re-gaining my revoked freedom, in a return to all of this being completed.

The hope is that these goals, that I have set, will help me and others to stop any other similar events as these ever taking place again in the near on future.

Such as the tortures acts that have and still are taking place against me, by way of the people involved, being made to be compliant with my rightful ambitions and stop breaching my Human rights.

This is to get achieved soon, so that I can legally be equal and happy to other people, so I can perform at my optimum levels in being successful, at completing my dreams and establishing my own companies.

I want my life to surely end up being better and having a positive effect, while having a constructive impact for me and others at all times.

This ambition is to be inclusive of the same as most other people's dreams and plans and I believe that is to accomplish one of the most importantly goals set amongst all people and that is to make sure that before I pass away to heaven, to confirm that I am always, loving, towards others and myself.

I plan to also be able to provide for my own family and this is to further introduce any other people, that any person's maybe fortune net to meet and therefore come across in their lifetime.

Chapter 6

I always hear people say; why did they do that?

This book got made, with a view of letting me be able to explain my version of events.

Like what has taken place in my life so far and this will get done by way of writing and expressing about some struggles and happiness that I have faced along my way.

When thinking of the subject of the journey of my life, I tend to think things like; oh how what things have, become somewhat a little Tardieu's for me.

I have so far been into an along way into what I would class as a fight off struggles, that being said towards, my glory of my own success in achieving my own dreams.

When wanting to create my own running company and taking a look at my first glance's,

I put my heart, into building my companies straight after realizing exactly what I wanted to do.

So with this truth, I continue to know that I worked hard from the start and ever since then I have still worked hard up until date.

Now, because of the amount of time I have committed into my hard work, I will just simply keep working harder to further my companies' production, so that in the future I will be prepared to survive.

This will be no matter what happens in that time given to me and I intend for myself to be successful to my own best abilities at all times.

I have not yet to be able to re incorporate my company; however, I am currently working on having it re registered once again.

The intentions are, to aim in having the company registered as a limited company, this is to be with charitable status within its articles of the memorandum of association, but so far this part of a dream of a reality for me along the paths of my missions to success, now seem to have come across great difficulties in being achieved.

Chapter 666

Life in general at this stage;

When considering my life with the police, I would think that it would be fair for me to say that if I said that I had never had problems at times with the

boys in blue; that would be a lie and I am not one to commit a lie needlessly to say that is.

Before the Anti Social Behaviour Order case my brief occasions of interaction with the police were quite average for any civilian of the United Kingdom, I was pulled over whether driving or walking in my own home town or any other person's town, I found thought growing up that no matter what the circumstances were the police would approach my person.

Being from London I just took most of this behaviour of the police as normal, as an explanation I accepted there pattern of repeatedly approaching me as if to say: - "it is like being punched in the jaw every time by them."

Thought the years I watch many innocent friends become victims to there actions, so I tried my best the same as any other person does to stay out of there way.

I was and am simply fed up of paying for police officers and judges mortgages with my life.

But the police were persistent, as were the judges that needed feeding and this is to include the rest of the officials that follow in there footsteps, clamming to always be representing a justified law.

Chapter 7

Me referring to another person, about back into the past, when I was younger and that person is you:-

At the stage of being a fair bit younger, I got placed in the care system as a child and as a continuation to this fact I have found myself always trying to help vulnerable people.

I believe that it is easy to understand why I like to help people and also that my reason is easy for others to agree too as well, for the one reason being explained now, People are people.

And because of this I find that in life a lot of people find it frustrating and difficult at times to fend for themselves, with some day to day problems that people face in this world.

When I meet people like this I can relate to them and I find it a lot easier in most of the occasions to interact as a person, when aiming for the better out of life as most deprived people seem to do.

I do not fully know if this is why but I have always wanted to give something back to the community.

This has meant as a consequence to my good intentions, that Too Smooth Entertainment Ltd got established and therefore created.

It has taken time for me to build my website and I have accumulated a lot of help of other people and the company has now got parked.

The Company is not yet trading and has now got aimed to be trading once again soon, that is to mean in the near on future.

I can always remember playing a game when ever I was driving around London and what I did in this game was to write down any company van that I could see driving past details, if I believed they would help me with my dreams.

In playing this game I used to stop at shops and talk to the owners about different business opportunities.

I can remember stopping at my local churches in my living surrounding areas and taking there details.

Chapter 8

A UN expected angle to me that did cause the Announcement to other's, of the true unknown reasons to why; I got intrusively attacked, in a inhuman way:-

The Anti Social Behaviour Order that has got put against me is an attempt by members of the police and local Authority to find me guilty of offences that I have not committed and in turn their decisions have had a negative effect on my health and stopped, me from developing my company, this sort of behaviour is not acceptable or reasonable, this has now wrongfully, while slowly, playing, a negative, roll in my life.

These problems have now at the present since stopped me in my personal life from doing as I had planned in it.

In addition to everything that is going on, I am still in the process of developing my business and this does include a plan, to hold a festival.

I had actually planned so to have this event in **2014**; however the stress of different court case proceedings that have occurred, have and still do cause me problems with completing this goal.

For a fact Members of the metropolitan's police constabulary understood what they were doing to me, was illegal.

When them involved together decided to misuse their powers against me and in doing so they foresee this by way of entwining the true fact of events to which they have accused me of, in turn falsifying the evidence to deceive and pervert the course of justice, thus as they wanted to aid in their own wrong self gains.

What has got done to me by police was wrong and done to help them self's, "Active Police Officers," in aiding to gain a guilty verdict against my person

and scarily them officers are still active police officers, who are in deployment of duty to date, upset tingly.

For an example of their displaced inappropriate behaviour, Members of the Met police force and local council, colluded together at a meeting, so to be able to dream up and assemble a knocked together, fake version, of events.

This got accomplished so to have a negative effect on my life.

Certain officers and official government members together then classified that fabricated colluded official evidence together and then processed it, so to force me, Simon, into a deceitful civil court case.

The court case that got put against me got completed under their grounds of law and their signatures have got contained at the bottom of them adduced official pages, named as the Anti Social Behaviour Order, that I have with my belongings, together them police officers and council workers collaborated with intent to victimize myself.

I feel that what has happened is so wrong in law for any person to accomplish, especially without any legal disciplinary action taking place against them self's.

It would be unjustified for me to allow this to happen and conceal the truth from all.

This has led many civil person's and governing authorities to being involved in an undignified, manner, hasty at that towards myself and this is partly what this intends to reveal the truth about.

Chapter 9

Knowing what I am doing, is for the best:-

By the same token's, that I have used my pen to draft my notes, all by myself, so to create this document with the effort of my mind body and soul, I watch my fingers work that god has provided too me, so to look at them in an amazement while they continue to work by typing on my computer keyboard.

In doing this, I hope that I use my knowledge and wisdom wisely that I have gained thought my life so far.

So to be able to further manage, so to oversee that I always work at my optimum levels of work, with this being said, so for me to provide at a high level of standard, within my own best abilities.

This document that I have created is a true call for justice in return.

This document is a true article of facts to fight back against the wrong doings of other's actions that got forced towards me.

In this document the context contained within it, is so to truly make sure that

of the correct endorsements, that of my human rights getting re established, these rights are all of our rights and entitlements as citizens of the United Kingdom state.

Chapter 10

What is right, is right and what is wrong, is wrong:-

To enforce just a few of many, I would claim at present the right for equality and an equal justice system, these right do constitute towards a better way of life, for every person alongside many of our other entitled mandatory legal rights.

For a start any person going to read this should first put the kettle on and make a cup of tea or coffee and or relax to any off the little benefits you may enjoy out of your life, as the last three years of my life seem to have amounted to a full-blown book, so if you now ready to start and carry on, please reed on.

Chapter 11

I wonder if not knowing where to start, really is the start of the beginning?— Well were to start, that is the question at the moment and a fair one at that. A lot of people know that I have been of the so called seen for a bout three years or so now, as dated: — **18/-8/2013** and for those that don't know what I mean by “of the scene”:- Of the scene is a short abbreviation, that does create a shortened definition for; “A person that does not get seen locally, by other persons in a towns surrounding area that is to imply.”

I would first like to explain a short summary leading into the first eleven years of my life living at Burncroft Avenue then continue with them next three years leading up to date in detail and then I will go into all the true details of relevance off the on goings of my situation.

Chapter start of living at mine 2006

Chapter 12

Being absolutely flabbergasted, take a long deep look into what I have been telling them all, by reading what I have noted down:-

Initially, in the beginning of living at my home:-

I got a next door neighbour called Stan Curtis, who lives at door number 111.

The first time that I met Stan was a long time ago, that is to mean from the days date, of the **12/06/17**, I would say myself from around the year **2006**, what is about 15 years ago now, as one might say “oh how time fly’s by when you're having fun,” this might just be a better way to explain the distance in the gap of years that we have both now known each other for. My home wasn't the same to me any more once I had really got to know them all, when meeting Stan for the first time I remember that I had just moved into my council flat, our first conversation was polite and courteous as a person might like to explain well-mannered thought, in the years of residing next doors to each other, in our homes our families became fair friends, in turn showing each other respect.

Stan lived with his civil partner as did I the years seemed to go by as fast as a blink of an eye.

Thought them years as close friends we both did share some same friends, whom also lived and resided in Burncroft Avenue, to name a few, there would be the names of:-

1. Christine and Family:-
2. Carron and Children:-
3. George and Jazz:-
4. Debbie Andrews: —
5. John Baits:-

Half the names on my list have now already got crossed off, so I will continue with number:-

6. The current occupiers of 115 Burncroft Avenue:-
7. Ozzie and friend the joint building next doors:-
8. Mathiyalagan Markandu family:-
9. Mathiyalagan Markandu’s older son, who they the legal parent’s had denied being their own child, Witch is a clear lie made by themselves.

Chapter 13

I have heard before, People saying that everyone who looks into history will find a secret sooner or later, the older son of the Mathiyalagan Markandu’s family parents, truly is that portrayed dark secret.

The parents achieved this dark secret in saying; lie’s on a numerous amount of different occasions.

They further knew that together they were being deceitful in doing so and in turn immorally declared a fact of wrongful truths to me.

Together they managed this by claiming that the son had never lived or stayed with them at Burncroft Avenue, as did he, “the son.” The older

Mathiyalagan Markandu's son, himself claimed to live in another flat that had supposed to have got contained in the same block of flats, as I live in.

Chapter 555

Introducing the Mathiyalagan Markandu family

In explaining to any person the first time that I did meet the Mathiyalagan Markandu family, I would explain on this day I was driving back home and had just started to pull up in my car outside my flat, I remember parking on the bend opposite the first car park, when after parking and locking my central locking as I started to walk back into my home, I noticed a man whom had just moved into the flat above, the flat above that I refer to is addressed 117 Burncroft avenue being held by the collar of his own brown leather jacket, this was being done by a person I do not have much contact with but do not I accept this person to be a long time next door neighbour, on taking a more conclusive approach to the on goings that I found myself presented within, the next door neighbour wanted to punch the new neighbour Mathiyalagan in the face for some reason not known to me, I knew this to be no business of my own, but due to it being an issue on the estate, to where I live, I chose to get involved in a civilized manner and neutralize the problem, I clearly remember not asking the both of them what their issue(s) was about and started explaining that the young gentlemen could not hit Mathiyalagan Markandu in the face, the reason I gave was as he and his family were new residents that had moved into the same block that I live in and that he is also an adult to us both, in short we must respect our adults, the young gentlemen chose to follow my advice and then release him by the scruff of his collar, every person then continued along in their day to my understanding with no further problems I never did again speak to Mathiyalagan Markandu until months later.

Please read further down the pages for more details about this.
The information that I have provided this far is too just to name a few of the people that made themselves, be involved in my life, in a horrifying way.

Chapter 14

There is always a start:-

As a further result, that is towards the true facts that do relate to the Anti Social Behaviour Order Case at the present time I remember the

occurrences very, very, very, well!

While living next doors to Stan, I kept my life very quiet as I prefer a private life and would always notice the sound of laughter drifting up and down and around my house that was always coming from the street, making me feel welcome in this new home town!

In the events of my past occurrences, while living on my estate, I can remember making my first ever mistake, what acutely happened on this occasion was on a hot sunny day, that then took place in the middle of summer, I was driving back home when I made an error and clipped another car wing mirror, this was unfortunate to happen!

The car that got involved, had got parked down my own home town street, I soon latter found out that the owner of this car was to be a Miss Christine, who is a very close friend to Stan Curtis!

Once I had moved into my home, I started to notice the sound proofing issues with the premises, as they are to impulsive, this is as they are truly inadequate to fair living standards and are in fact so bad that each housing resident can hear each others conversations, for this reason I do believe that the council rented homes are not up to the correct ISO standards, this has now also got agreed by the council housing estate manager!

CHAPTER 15

That past summer to me now, somehow back then seemed to be one of the happier moments in my life!

I and my first civil partner found our self's sleeping every night in the front room as it was a lot easier to live with just Ozzie and closing the door to our own bedroom!

After much conversation with my first civil partner to how this was having an effect on our way of life we approached Ozzie as he was now supposedly our close friend!

As a matter of fact and subsequently, at the first consultation with Ozzie, it got agreed that his flat mate would be moving out and into his own place of residence, but this did not happen!

In all honesty, it took the time of over five and a half year's and notably, once I and my first civil partner had broke up after making a number of numerous of additional requests, with no luck in Ozzie respecting our requests and this happened at mine and my partners down full, we did get him to respect our wishes in the end, but this did not get done in a fair and timely manner by Ozzie at our, costs out of life!

Not only (this) but there was also a different man, whom this man I did not

get to know the name of, this man lived above my flat and his door number used to be 113 Burncroft Avenue.

He had lived in his flat some time before I had first move in to my home, to tell the truth and to my understanding, I can remember him living above myself for about five years beforehand in total.

In this few years we both never really did come across each others paths of life, this is to mean throughout this period, after the gentlemen had moved out of his home 113, instead soon after came the arrival of Debra Andrews. Debra Andrews is now since in the writing of this, has become My ex's door neighbour as she has now moved on to another home and since Debra has move out of the flat, speedily, another person moved into 113, named George Quinton.

Quite Soon after, George Quinton also moved out of 113 as dated the 13/06/2017.

CHAPTER 16

Was it simply luck that had caused Debra and George to move out of this street or not?

A semi answer to that question is:-

You will have to reed on, so to work the right answer out to that question. During living at my home I started to save and decorate my family home, this was while my Nan was still alive.

I live on the first floor so I have the privilege of having my own back garden, when arriving to live at the flat the back garden I am in possession of still needed some work done to it, so that it was in a good condition.

In planning to redevelop the garden I decided to buy a log summer house I had started to save so to be able to purchase the one that I had found and desired.

While saving the amount of money that I needed, I started to prepare the foundation to be ready that got required and to my own recollection, I was under skilled in knowledge at the time, so to be able to complete the job in hand, but being me I had started to dig the hole that I thought would be adequate, my Nan found out my intentions and offered to help me raise the capital that was being requested, so I accepted her help.

When waiting to place my order for my new log cabin I was reading the newspaper when I noticed an advertisement of another person who was trying to sell a sound system.

The advertisement said the following: — the right person at the Hallam will make the right sound and the people will come.

With reading this article placed in the newspaper, everything had changed and instead of purchasing a summer house I was then buying this sound system.

In reading the advertisement I then noticed that the price was expensive; I remember still not feeling deterred away from this bargain, the equipment got priced at around the ten thousand pounds mark and to my utmost surprise this was just for the speaker box's and drivers, I thought this was expensive as explained at the time but was shortly after to understand that they were worth their money in gold.

The reason this was a true fact to me, was because of the experiences that I had with them and the people that they also made extremely happy.

The given reason's; that I chose this new profession, which is in the entertainment industry, was partly because of four reasons:-

1. I love music and seeing when it makes people relate to it and come together.

2. I wanted to make sure that I could maintain being an honest man that could provide for his family without the police presence to which always gets induced towards people.

3. Because I had prior brought a catering trailer, which had leered me to working in music events, so I approached my local council in Enfield, so in order of creating a large scale community event and got dismissed away by their representatives.

I found this happened with most of the government run services until I met some of my friends and the friends that I met were attending a privately run house party, that was being managed by an occupation of people who together, were squatting legally in virtue of the united Kingdom laws.

The people that I met at this event were very similar to myself, the reason that I felt this was because every single one of them, had been let down by the so called government system that is there to protect us in one form or manner of way.

4. I understood that creating an entertainment hire company would be legal, so I accept that I own entertainment equipment, for this reason.

I have acquired this equipment for my company.

The company that I am building and the aim is to rent the equipment out to people.

This aim is to try to hire the equipment out to conferences, school fates,

local community events, private birthday parties until most recently were the issues I raise have halted me in my goals.

Chapter 888

Website dates?

Around this time I had been building my website with Josh and he had been teaching me how to use Photoshop so that we could together build a digital catalogue to hire out our services to the public within the entertainment industry and while this had continued to happen, Jet; give me the business directory as a compiled piece of code plus code, to build upon. I decided to use it as a charity and asked for his and others services to help me in completing my vision, so that it was a reality for me and people to use. Because of the talent that I saw in Josh I decided that it would help us both with our dreams in I build a printers, because this would help me keep advertisement cost down and general repairs such as vinyl wrapping my catering trailer again.

Chapter into the start of 2012

Christmas and new year

Chapter 444

On Monday the 8 April 2013, 14:21:--
Subject: forwarding my insurance policy
From: Rewired, (re_wired@ymail.com)
To: lorraine32@blueyonder.co.uk
From: Gaheris Edwards:--
To: re_wired@ymail.com
Sent: Monday, 8 April 2013, 14:55
Subject: Documents As requested:--
Kind Regards,
Gaheris Edwards.

Chapter 17

Date: Wednesday, 25 April 2012, 13:06
Subject: Certificate of insurance From: Jamie Close
(JamieClose@broadsuredirect.com)

To: re_wired@ymail.com;

Good Afternoon,

Please find attached your Insurance documentation for your Motor trade Policy, Your certificate of insurance is included in the documentation.

Many Thanks, Jamie Close

Chapter 66

28/04/2012 Thursday French tek

Chapter 17

Not being, spooned feed, by the council-

In the year of 2012, I had started to hire out my entertainment equipment and was still attending the Local civic centre in regard to creating my own dreams and making them a reality.

By this time in my life this did include developing other people's dreams.

Just before the 3rd of June 2012 I got approached by another resident off Burncroft Avenue in aid of supporting my estate in a local street party, on the 3rd happy that I got invited, it did get agreed so for me to get involved in supporting my fellow members of neighbour's.

I had the job of supplying equipment and I done this at a no chargeable rate.

To me and I believe others the event was a success and to my own recollection went down with the tents and their friends very well.

There were no other issues of concern between any of the other Burncroft Avenue residents, that is to say apart from the all ready mentioned, this was for the time period of around the first eleven years of my presence while residing at my home.

At around the year of 2012, inside of living at Burncroft Avenue I did start to find myself having some problems with Debbie Andrews.

In the background of everything, when Debbie Andrews first moved into her flat I tended to get along with her well in fact, I would say very well and done the best I could so to be able to look after her, I and others tried our bests at this time to maintain this simple goal of a good Friendship, the same as I suspected and felt any other person would or should respect their neighbour(S) or any other person(s).

Chapter 18

When I; had done the catering trailer up, with prince

Chapter 18

Life could make you cry, yet again, I am saying the truth-

In this point of time and in the other side of my life, I had managed to still stay happy. In my thoughts, I was as innocent as a true jubilant British child. From describing my first arrival at Burncroft Avenue, dated: — 2001 until December 2012, Life to me was pretty average, in this time period the police had been pulling me over on a regular basis, but what was going on was manageable.

When reminiscing on the bad incidents that did take place I visualize when being stopped by the police on the 22/07/2012 when I was yet again harassed.

My vehicle showed up on the mid data base that I did not have any insurance to drive, but I really did have the correct insurance policy in place at the time.

Police latter created a case out of the on going's of the incident and took the case to court, this got said to get done by government officials via a summons, that I did not receive.

In applying to have the case reopened, I did get justice and as a further, consequence to this that meant that I won the case a few months after, this was not until I had noticed this case existed; In the final stages of this case I finally managed to sort the issues out in the case, by showing my insurance policy to the judge at the court house.

So in this instance, towards my person I was adjacent to, a fine and points took place, this was at my own expense of life and placed as an offence onto my driving licence, in an effect; causing a driving ban to persist.

I latter did have the convection removed and the inducements redacted from my driving licence.

Chapter 33

Date: Wednesday, 1 August 2012, 14:14:--

Subject: REF: Documents:--

From: Gaheris Edwards (gaheris@broadsuredirect.com)

To: re_wired@ymail.com;

Kind Regards, Gaheris Edwards Administration Department.

Chapter 33

A little while later and without delay, I did seem to receive more similar attention from the police not too long afterwards in around the year of 2012, when the police once again came to my home and arrested me.

The date was the 14/08/2012 and I can not remember what the weather was exactly like but by this time, I had got fed up of the attention I was receiving from the police as it had started to take a deep destructive negative effect on me.

On this day and pretty much straight away, after talking to the police outside of my front door; I found myself being transported by them, this was from North London on this instance and I got transported all the way to a police station in Birmingham, on this turned nightmare of a day.

Unfortunately for me, I got placed in a G3 van from my own local home town.

What is a people transporter and gets otherwise known as a police sweat box.

Once finally arriving at Birmingham's great Old Nick, after being booked in I was to find out why this had actually happened to me.

When talking to my solicitor about, what the police had explained to her in regard to what she knew about the case, I never got told why I was being held, as the information had got refused to her by the police in charge of the case, but despite this I was to find out why soon after; be that as it may, this happened while sitting at the police stations interview table, the reason got said to me, "For Theft of a Motor Vehicle," I was in absolute amusement, me, Theft of a motor vehicle, at my age and with my ambitions set in life, I felt yet again insulted, but happily in knowing that I never done anything wrong.

The Court Case was then later "NFA" in a short summary, No further Action got taken against me.

Definitely and funny enough, on the other hand, the case files did get dropped quite fast, in true fact; twenty-two days later and was on the date of the 12/09/2012, therefore I feel that this incident caused me physical and mental stress, as well as finance able issue's, as this did take place to my person and surely this evidence does mean that, I was a victim to the system, at no fault of my own.

The reason for the NFA getting granted as correct for me was, as this clearly was not me.

In spite of all of this, in and around the same time period, there had been a festival on. So for this simple reason, I and my first civil partner had both decided to go to it.

Chapter 19

Life is pretty funny, isn't it?

On the positive side, while at this wonderful festival, we were having the time of our life's, this was regardless of these problems that I was having with the members of police or neighbours, while running around, doing you know what, that is to say if you are lucky enough to have already to have been to a festival, all I can remember is that it was just a simply amazing time, that is to mean for the both of us.

Along and in our joyfully journey within the festival fields, I had met lots of different people, though I would not know, that latter this day would have an effect on me, at the present time in my life.

Part of my life, did end up revolving specifically around one new person in particular, this was after I had left the festival and this person got introduced to me and my first civil partner, while we were both at this weekender out. The facts are that while I and my partner were out at the festival together, I had come across a man.

This man had explained to me that he had owned a trailer that he had up for sale.

When this got explained to me I felt like; for the most part, what he had said to me was magic and then I realized there and then that I was to own this trailer and this moment was supposed to happen.

I understood that this trailer would help me with my future dreams.

To me it was simply, "this was supposed to be," it was not just pure luck that this man and I had met each other.

Remarkably, straight after, I could clearly remember the sound of his voice, once I and my partner had left his presence, the Consequence of our conversation from being all together, was that his voice was still ringing to me, like an alarm bell would, when getting activated, that a person would hear on a building or on a car, ringing out aloud, I could hear this still like from the first second, that the words had left his mouth.

This voice was going on in my head for ages, all I could hear is his voice, saying that he would not mind, selling me his trailer.

His voice repeated and repeated, over and over again, it continued to repeat and repeat over and over again, this was going on, all in the back of my Conches.

In view of what I wanted to happen, I had made sure that I had taken his details there and then, when I had met him at first and confirmed them to be real, while I was with him; this got achieved for Clarification purposes.

What is more to the understanding, is that I knew that I had to; for the Purpose of keeping my dreams a reality, plan quick, so to invest in this trailer, as soon as possible, in order to me owning it before another person would.

As soon as I had arrived back home, I arranged the money that I needed and found myself alone and then driving back to where I had just come from, this being more or less needlessly to say, that is to explain.

Arrangements got overseen, without delay, so that I could see this man again and got sorted out quick, by myself, so that I could get my newish trailer of him, to say the truth; in doing so, things got really bad for me, in the middle of my travels.

I thought I would not complete the mission that I had set for myself successfully and this was pretty soon after I had left my own area, I was thinking; that I still had not even managed to finish and arrive yet to my destination and the vans' gearbox had started to fail for me along the motor way, to which I was driving down at the time.

As a result, when listening to the noise that I noticed was wrong at first, so to see if I would be able to solve it, as a continuation I tried to see and hear, if I could notice what the problem was.

Hence, I noticed that it was not going to be easy for me to fix, while still driving and without pulling over first.

So after me trying to hear for the problem and not solving it, I realised that my extra good luck was running at an all time absinthe.

So I continued to travel at the pace of a slow snail, so to get to the next nearest service station.

I managed to catch a bit of added luck back, while travelling and arrived soon after the problem had occurred to a service station.

Later on, when there I took a closer look for the problem that my van was having, in trying to resolve the issue I could not find anything that was obviously wrong with it, for what reason this had happened, I just simply could not work out.

To me this occurrence is any driver's worst nightmares, especially when at a far away destination from your home.

To summarize up in diagnosing the problem with the van, I would say the following: in this instance this could otherwise get classed as an un-fixable problem that got caused from an internal mechanism that could not get fixed at the roadside, what has in turn failed on you.

The only option really, is to have the vehicle additionally recovered.

Additionally, and Luckily for me having to always be a reliable person for any of my client's event's, this always means that I have to have an AA

recovery policy in place, however, a standard policy does not have the additional trailer recovery scheme clause on the AA's basic policy. Now with me being under those circumstances, I understood that the policy I had ordered coincidentally did get chosen to always include the additional option, which the AA recovery does provide of trailer recovery. On the balance of things, I have always paid for this fee just for situations of instances just like this one the reason being is that I already owned my own trailers. In my final analysis, I made the phone call that I would need to get accomplished; this was to the AA's call centre and got done while I was still at the service station. In brief, in me doing so I had arranged to have the van recovered, this was from where I had planned to initially go. In understanding that I was to attempt to continue on my journey in my broken van I grabbed all of what I had; extra, needed from the service station first, before leaving and heading on my way. I soon afterwards found myself continuing back on the motorway going forward to my final driving destination, as I had prior planed to do. Instead of calling the AA to where I was at the time I had left the service station to end up back driving on the motor, in my broken van. While on the negative side of everything that had gone wrong for me, I still got worried about the possibility of breaking down on a motor way, so I continued to travel at mine and my vans slow and painful pace, of a snail. Before I knew it I had continued driving for as some would claim to say to be, what seemed like a lifetime? But in reality this time was just a little longer than ever anticipated, significantly to me. When after some time latter I realized that I had done it, I had finally managed to make it to the trailer that I needed and wanted to own. Just to clarify, in me completing getting to the trailer with my van, I knew that I could make it back to my home, safely and in doing so complete my goals, that I had set for myself and likewise this would include, with my newly purchased trailer. AA recovery being prearranged was pure genius to me, with all of this information processed by myself and then freshly analysed in my mind, I fully understood at that precise moment in time, that there would not be any more problems with my plans.

CHAPTER 20

The door got left closed, and as I put my hand on the handle, I felt afraid of what might happen, as I attended to the knock that had woken me up?

In view of the **15/10/2012**, my mother was at her home, when the police came to her address looking for me, when speaking to them outside of her front door, she asked why they had attended her home, she got told the reason was because of those police officers present, wanted to arrest me, for my newish trailer.

The trailer that I had brought was lying outside chained up in my mother's front garden, when the police had arrived there and somehow, some way, the police had said that this was the trailer, what was missing as stolen.

This trailer was mine, and it was the one that I had brought of the man from the festival and then was being claimed as stolen.

Soon after they arrived at my mothers address not only did this happen but also the police officers come straight to my house, as they now wanted to arrest me, for the Trailer that I had brought.

In the long run, I did not know that they had been to my mothers already and was on the approach towards mine.

Without realizing that the police officers had arrived to my home, I heard a knock at my front door, so I got up and took a looked through the spy hole, as this is my normal procedures to see who is outside of my home front door, on taking a close look I noticed some police officers.

To emphasize about what happened on the day at first, I would say; I felt afraid of what might happen to me and I think that this would be normal for most people, so after talking to the police officers who were outside of my front door for some time, with my front door closed. I come to the understanding thereupon talking to them, that there was no other option in their heads, other than for me to go to the police station, with them.

In detail, My brain started to analyse the situation and told me that in this occasion it would be best for me to run, so I headed straight out of the back door and before I knew it I was running in my trainers and using my toes to move quickly away over the garden fences.

To put it differently, the next thing that I remember was the fresh air hitting my face, (or) rather, making me realize that I then from that second in time, was on the run from the police, at least until things got better.

Being, put into a state of realization:--

I found out, that this time would be to the police officers satisfaction and I would get arrested and as a further result towards the on goings of the day, I would also get caught by a police dog and its handler.

I had made it less than a couple of back gardens along from my own back garden but the police helicopter must have been local and I could hear it on its approach, so I did not have many other options and chose to hide under some attic installation in a shed.

All I can remember is feeling sweaty and hot I felt that the game was soon to be up and that would mean, that I was to get caught and would be going to the police station.

I ended up hearing a police dog that barked that was in another back garden next to me, along to where I was hiding.

Where I had to hide, I found myself being contained without any luck, I had known where to run to and therefore I got stuck with no place to go.

To continue to explain what happened next, I would say that on the negative side I had noticed that the police helicopter had started to hover above me to where I had ended up hiding.

So I went out of the garden shed with my hands up and the helicopter was clearly above me, I noticed that it must have been guiding the attending police officers to my present location.

In accepting that the game was out of the bag, I started to walk over to the garden fence that was right next to where the police officer and dog handler was in, I popped my head up over the fence and said I surrender.

As a result, the police dog handler told me to jump over the fence, and head towards him, I did as he said and as soon as my feet landed on the floor, he told the dog to attack me, in either case, I got badly hurt and all I can remember is the dog biting my face, body, arms and legs. I got taken to the hospital, for my injuries to get treated and I further stayed on police bail conditions for this case until **13/08/2013**, when it was finally NFA.

Chapter 2013

Christmas and new year

CHAPTER 21

More Evidence of a continuation of assault against my person:-

In **2013**, at the start, be that as it may, I was still fighting strong for my share of a fair reality, that to me would make me my perfect life, but this had started to take a drastic turn, for the worst.

My Life had definitely started to change for me by now and in being granted (this) and as a further continuation of events, I had started to notice that no matter how much I induced myself into good things that I did find myself committing time to, that I would always get into some form of speculated trouble.

I and some other people do believe that this happens until now, with the police for my, jubilant, denial of a none deprived life style also for getting to

this age in my life, I partly believe that the police just simply would not leave me alone, for reasons such as this instance:-
This was, because of their running companies running objectives no matter how misplaced they may get portrayed, by some officers at different times.

Chapter 22

I think it maybe the time for another cup of tea or whatever sort of break you take, before we continue;-

OK let's go: — hold on, quick jump up; Only joking, so I guess it is time now to continue with this book of truths:-

In the meantime, while going to a party, to dance and enjoy myself with my miss's at the time meant, we would unforgettable be travelling on our way to the pre-arranged destination;-

On the **12/01/2013** there was to be a private party that took place, in and around the surrounding areas of Canary Wharf and I got invited to attend to it, so I went to the party with my girlfriend, this party was a private party. For this instance people were occupying a building; this was being granted and obtained under a section **144** LAPSO notice.

Generally speaking, On this night, when driving to my destination the police used a wrongly entered intelligence report that had prior been in putted into the police national computer, which explained that there was no insurance policy for my vehicle, when there was a policy in place for me to be driving. It had been quite dark at night and I was reasonably far away from my home, so on this occasion of being pulled over by the police, I felt quite lucky not to get my car seized afterwards or end up being arrested, not to forget the possibility of both occurrences actuarially taking place, as this would be normal in most police cases when they got involved with the public.

In a few more words of mine, I would say that I had not prior planned to supply any sound recording equipment on this day to any person and to strengthen this fact on the day I was driving my car, so the truth is that any sound equipment that got referred to by police on this occasion, just quite simply would never have fitted into any car.

At the end of everything and after spending some time with the police officers, the police did finally release me to go and I didn't end up getting arrested.

I knew that the police officer's at the time who got involved in pulling me over could have used their powers of law, correctly, or in correctly. So with this in mind I for the most part of our confrontation stayed charm, as I knew that them officers of the law could have manipulated their power of

law, so for it to be; in any form off a crooked way, as has prior happened to many people before inclusive of myself, this would have got achieved so to be able to detain me and or my vehicle at the roadside, so I stayed relaxed and quite humble.

After the Police had driven of and left me alone, I continued to my destination.

In the first moment's, once we arrived, I and my first civil partner started to settle in with our friends, for the next few hours we started to have an enjoyable night, when all of a sudden, at around 200 Hours; clearly; the UK GMT time zone, one intoxicated drunk man came up behind me and hit me across the back of the head, my first reaction was to defend myself from his be crazed actions and this is what I did.

The drunken man done this with a glass bottle and in a truth of reality, this took place many hours after the police had left me, after pulling my car over. When I and this person had a brawl against each other and after the incident had finished, I ended up attending the Royal London Hospital, this was for some surgical stitches to get applied, for the reason that I had hurt my head in the beginning, from after first being hit across it.

Part of my personal upset is that, now since the day of this incident, somehow, some way, some government official, has gone and used these incidents in the day's event's and turned it into an incident, that got included in the Anti Social Behaviour Order application case files, wrongly against my person and as a conclusion to them officers decisions, they claimed that I organized the event and this is not true.

Chapter 23

This fine day was just me, simply wandering around to others, it was just another day, very much similar to other days and I guess this would be very much the same; for other people, who do reside in and around, the Great British town's streets off London:-

One of the best day's of our life's had got planned out, so for me and my friends to go out on our own Off-Road-Scramblers.

What acutely happened is that on the **07/04/2013**, I had arrived at my friend's house, what is on, an up kept average, London housing estate. This was on the traditional British day of rest and for that fact it was a Sunday.

On this occasion, I and my friends were in London's Elsmere Street, EW1. Initially in the beginning and thought that days moments, in the start of the days hours that me and my friends had all been together, I would say that

everything was going fine, for me to quote a saying of what happened in the one thousand and four hundred and forty minutes in them twenty-four hours, that I think a lot of people may all ready have heard before, so for me to define the days' event's, I would say; all good things must come to an end. Before the police officers presence, I and my friends had intended to head out on our planned travels and this day would have included us all being able to arrive, at our prior planned destination, but as always the police had managed to stop us.

Next, is Just, three out off three, quick short couple of notes;

Note 1; The day had got set by our self's, so for us all, to have; a lot of excitement, within the legal constraints of the united Kingdoms Laws and because of this we were all happily, being very quiet and relaxed, therefore we caused no trouble and just was waiting to go out for the day.

Note 2; A lot of different people's off-road-motor-bikes were present on this day out for me and my friends.

When the police officers questioned us all about them, beforehand everybody's off-road-motor-bikes; were all ready in three different prior arranged vans and soon to us, the true owners of them all, were to be on the move to our chosen place of that day, if not for the police.

Note 3; I also would like to note, that I and my friends, definitely did not supply any sort of entertainment equipment to anybody, on this date and therefore, as a result of mine and others good intentions for this day, I did not cause any acts off Anti Social Behaviour, hence, together I and my friends, did not cause any sort of illegal or civil problems.

As a quick briefing towards a summary, on this incident; I did not feel like I could even go out for the day, that being said and meant to mean; with some of my friends and not being harassed, by the police, once again.

Chapter 24

So for now to only leave the rest of the past days events to get explained now down to even further extra truths; The police officer's who had commenced on us, at the time did in truth say to us all, who were present at the incident, that they had got called to a report of a Burglary.

When this got explained to us by the police officers it had got confusing to me and my friends, as we didn't cause any criminal offence's that got accused of our persons and were then being alleged.

Members of the police had decided to approach us and this was while I and my friends were all together, getting ready to head on into our travels out; In portraying, to another person the day's predicaments, of one of the now at

present, funny parts of this day.

I would explain; that it was the so called 999, police caller, there so called witness, who had got claimed as to being a police witness in this incident. The dilemma to what did end up happening to me is that by the end of me explaining to the police officers, about me being an innocent man, is that the police officers continued in their plans not to trust in me, and they forcibly searched inside of my van, while using their powers of law against me. OK, at the time to me and my friends, the way that the police officers, made us all feel, got achieved by the coppers, so that things had got done wrong by them and this to I and my friends was not so funny at the time, but once the coppers did their searches and finished embarrassing me, I can recollect them getting out of the back of my van and in turn in both of them officers managing to doing this, I noticed that they both accepted to me, that I was right from the start and there was no stolen property in my van, in fact there were just two off my own personal off-road-Scramblers, to my own satisfaction.

Chapter 25

I make it evident, that People always claim that god; Loves a person to try hard in good things out of their life.

When the Police took the time after doing their searches, they had to explain their intelligence to us all, this got done so for the police officers to explain their reasons of search on me and my property, they both did explain the following; that it got based upon the so called original 999 call that the police call centre had received and in that report a civilian person claimed to see a burglary, that was supposedly in progress, they continued to further their information to us, by explaining that the police witness who had called them had seen the stolen property, such as a TV, being placed into the back of my van, clearly this was never true and now in any off the situations such as, more, neither, nor anything of the less than expected, the Police are now using this day as a civil case, at a latter date, to their own wrong advantage, after being charged and not found guilty for anything for it.

This incident has also got in putted into the Anti Social Behaviour Order case files after winning at court and then to make things worse, them police officers, who are in support of taking pursuit of this so called pointed out wrongful actions, do not seem to be able to provide, any of the following: — As the police officers said, at the roadside, there should be an official police intelligence CAD, that should relate to this date and time of this incident. This police cad should also be able to refer to the pacific details; that would

describe a person accusing me or other people of criminal offences and show evidence of that 999 caller, stating that they saw and that they believed that a burglary was in progress and this induced Cad of official police information, would then introduce true evidence, off the so called; if any, true audio recordings, that would relate to any of the 999 calls, that got said to have got made on this day.

I evidently, reminisce, on both of the police officers, being very clear and adamant, in what they had both together said.

While still chatting to the police officer's, they continued in what they were doing to me and also continued to do their Identification checks, that is to mean on the two-Off-Road- Bikes this did also include my van, and they both came back to be legitimate, to me, but this never did get mentioned again, even in the up to date future.

In another addition to the events, of the day, the police said that I had No insurance, so to be driving my van and this become a further negative effect, to me, at the time.

This further negative effect got place upon me already knowing, that my insurance company had also tried, for themselves to be able to help me, so to resolve all the problems that we were all then having together.

After my van and myself got searched, by the attending officers of the law, I continued to get abused by them both at the roadside; because of my insurance policy, still not showing up on the police National computer systems, I continued to get frustrated because of this following reason, I could see that I was getting constantly attacked by members of the police, on most available Sunday's.

So, to myself on this occasion, I had to freeze; While reanalysing the circumstances that I got presented with by them police officers, so to stop, any of the tear's that unexpectedly seemed to want to, slowly, drizzle; or maybe start to really flood fast out of my eyes, and then come down both sides off the cheeks of my face, as I then continue to notice the tears run down on to my garments, and onto the floor.

To me the police had become criminal's and thief's, as they had no legal right's, to do the things that they were doing to me and take my van.

At that precise moment in time as I held my breath into stop the tears, I managed to continue to talk to the police about not seizing my van I asked them to trust in me in the hope of them police officer's, not doing any of their unusual actions to me, such as: the Intimidation or Harassment, that I got used too, when I somehow get victimised by police officers.

In an addition to everything, that was going on, I also said to the police officers; that there is a bigger problem and this problem was with the day

being a Sunday; and for this reason, I do imp phrase this now announced topic about the day being a Sunday, as to the contrary, is because this got done to me, as to a consequence of the police officers own decisions and actions leading towards their entrusting misplaced behaviour towards me, as they both must have also all ready understood that; 99 %, of insurance companies do not get opened, on a Sunday.

Chapter 26

With the day being a Sunday, this also meant that they could not have been able to make a phone call to my insurance company, “on this day,” besides in my defence, I told the police officers, whom were present, at that precise stage off moment, that I had already got insured and showed a copy of my policy to them both.

To keep the ball rolling, another key point is, that for many months pre-existing to this incident in the time that it had got left to extend to happen, my mother had previously tried to help me to stop the dilemmas I kept having with this insurance policy.

My mother done this by way off trying to resolve the issue of my concern, by contacting the relevant people involved, this included the police, DVLA and my insurance company, as well as the MID database.

Thought her conversations with the relevant people, she come to an agreement with them all and what got agreed is that this problem would get resolved between them all, “as to describe something being fixed, not a problem no more,” so to me this meant that together a lot of people had all prior tried to work out why; I was always, not showing up as insured. I had noticed myself that on the police computers I did not show up as insured, but I was OK on the mid database and OK on my insurance company’s computers, but still no one could solve the problem.

Chapter 27

The police officers had simply started on me for my insurance and there was no more talk about a stolen TV from a house;

I know what I say is true, that is when I explain about the day and that my statements are correct and therefore make me right, because of what I quote; is another true fact, in addition to further the evidence of truth facts.

For these reasons mentioned, to what had just persisted to start to proceed, while still standing and talking to the police officer’s, I did get a bit upset with the police officers and by the middle of our discussions, all of our

voices, did become a bit high rate, the reason being was because I got accused of not having an insurance policy by them attending officers, when I did have the correct insurance policy in place, so for me to be driving and able to drive that van then, that was in question at the time, so I do not see why I got arrested by the police officer on this day, making this case get continued towards me, by them police officers; following charges against me.

After having my van seized with my bikes in it and being arrested, I got taken to the police station, I then after got granted police bail and this got placed on to a further date, meaning that in turn I then had to attend to a court hearing and this was for a hearing, so that I could enter a no guilty plea, to establish that I had to await for a trial to take place, this date got set so for me, to defend myself.

When in court, it then got explained to me by the judge, that if I do not attend to the court house; a prison sentence may get issued towards my person and this could be with the possibility of a fine or both.

Amusingly, the charges that got brought into motion by the police were for a breach of the peace and for no insurance, which I had not committed.

Chapter 28

Paying them more money that I never had to give away, as I needed it to have a fair life;

Under those circumstances at the time, the Police seized my van and in turn I had to suffer yet again, for the loss of my vehicle and the cost of paying, to get it back out of the police compound.

To me, I knew that I had done nothing wrong and that I had paid a lot of money, for my insurance policy, to which I lost, due to these court case on goings.

All of this information to me meant that by **2013**, things just simply; started to change in my life and I slowly started to get depressed, as you can read all about, because of the manner in which that the police officers were treating me, as I knew what they were doing to me was so wrong.

I look back into time and forward into the present time of today in writing this book, at that time off around, not to long after, both off the offences had said to have taken place, that the metropolitan police force did bring into motion; the reason for this is that both of the cases, tarnished my life and got dropped shortly after.

Both cases got dropped shortly after in compliance towards a decision that

got made of a “No Further Action” being taken place against me, but this case still was not to be over in the coppers eyes.

Chapter 29

The accusations claimed against me in the case files continued to get used against me.

In the moment of these occurrences and a long time after as a matter of fact, this day did protest to proceed and this meant to me that when ever I continue to wake up, at my own home on most mornings since the day’s incidents took place that I seem to keep thinking to myself the same little thought: repeatedly and repeatedly again; how has this day got added to an Anti Social Behaviour Order Application, at the present time of my life.

It made me furious, in knowing what the police officer’s were doing to me all the time and when being in reference to this instance, it left me being even, more over, to being intrigued, by the police officers who had got involved, I got astonished by them all, for what they kept doing to me.

I soon after noticed that this date of incidents got used against me straight after I got found not guilty for it, less than just a few months after.

Some, other, different, police officer’s, on a latter date had then extended their work abilities and decided to take action in modifying; The original police officers statements, that got held in the police national computer system, after being imputed on the first few days, what did in fact truly happen is that after the incident had taken place at Elsmere Street, I got found not guilty then another police force member’s decided to edit the old NFA case information, while it got placed on their working companies systems, so for it to get fabricated, and then they compiled their falsified redeveloped findings, of that day, so to adduced them findings into a copy of the Anti Social Behaviour Order proceedings, that I am fighting against, up and till date, which has wrongly been put against me, with no honest reason’s, as I had already prior won the so called case at court.

In add-amusingly to me, was that nothing ever did get said again, that being about any report of a Burglary, which the police officers had claimed all about.

Chapter 666

Subject: Documents
Date: Monday, 15 April 2013, 15:14:--
From: Melanie Tyman:--
(melanietwyman@broadsuredirect.com)

To: re_wired@ymail.com

Dear Mr Cordell

Please see below the listed payment dates and amounts of your new direct debit facility as discussed: Payment Schedule Items Payment Date Type Of Payment Scheduled Payment Amounts Wednesday 24-Apr-2013

- Direct Debit £200.38 Thursday 23-May-2013:-
- Direct Debit £100.18 Monday 24-Jun-2013:-
- Direct Debit £100.18 Tuesday 23-Jul-2013:-
- Direct Debit £100.18 Friday 23-Aug-2013:-
- Direct Debit £100.18 Monday 23-Sep-2013:-
- Direct Debit £100.18 Wednesday 23-Oct-2013:-
- Direct Debit £100.18 Monday 25-Nov-2013:-
- Direct Debit £100.18 Monday 23-Dec-2013:-
- Direct Debit £100.18 Thursday 23-Jan-2014:-
- Direct Debit £100.18

Finally: I can confirm, that there is a balance owed to Close Premium Finance, relating to your cancelled Motor Trade policy, which ran from 12/10/12 – 25/01/2013, the balance required is £157.42, Please contact Close Premium Finance to make payment of this balance, as agreed

Many thanks, Melanie Twyman Finance Manager

Chapter 30

Like a hurricane, they kept on tucking into me, forcibly, while; Ripping me apart:-

By the next date in reference being **quarter of the way through 2013**, I would say that things had become a constant vision to me of the metropolitan s police always bullying me, I felt as if in they would never stop intimidating me, right up until the last final moments that I or any other person have to take their last final breath's of air and then straight after, end up being claimed as a dead body

Chapter 31

On the **08/04/2013** members of the metropolitan police force again stopped me in my car at the road side, the reason given to me for being stopped by

them while in my car, got explained to be for the following reason; -
This error had occurred; because my vehicle was still not showing up on the metropolitan police computers systems, yet again.

When checked it stated that I never got insured and that in some circumstances, different on duty police officers, were having problems with being updated correctly, betraying to them, that I might not have had insurance to drive.

I did have insurance at these different times; as any reader of this book would also understand to be true, as well by now; it was simple for the police on this occasion to handle this incident; In a fair manner of law, to accept that there was an error on the MID database and this was at no fault of my own but as in most cases with the police this did not happen, to me. This inelegance on the police national computers that got put into place due to me is being incorrectly stopped, so many times beforehand, by random representing police officers of the law.

In the start of the case the police used a summons against me, so to take me to court, which I did not ever receive.

Adding even more complications to my daily surprises; I was latter to find out that the judge who heard my case at the court, had found me guilty in my absinthe and after his or her hand, he or she added more driving points to my driving licence. A fine got issued for this case by the judge as well.

I and others had to work hard, for us to get the case reopened in co Hurst towards the rest of the court cases, that I had got imposed too.

In the finale stages of the court case I ended up showing the court my insurance, so I won the case.

The Points did finally get removed of my driving licence and the fine ended up being revoked coincidentally.

Chapter 555

Date: Wednesday, 1 May 2013, 12:18:--

Subject: Documents:--

From: Rewired (re_wired@ymail.com)

To: jolidstone@broadsuredirect.com

Hello please find enclosed my driving licence of Mr. Simon Cordell.

Chapter 33

The start of Bianca road gazebo case:--

A Gray cloud was hovering slowly over my head:-

Another event that took place with members of the Metropolitan police was in **2013** also and got started on the date of; **04/05/2013**.

On this day a private party took place at Bianca Road and now this is the start of the so called Gazebo case that got referred to as the burglary case, by police.

The weather on the day was hot as it was a nice day in the beginning of May; it had got arranged in advance, to the date mentioned, for a private get together to take place.

It got sorted out amongst people, so in order that we support our friend and this was for a satisfactory and plausible reason, it was her Birthday, so the party got agreed to get started and with this all explained so to be able to demonstrate that the day got set with good intentions.

Without doubt, I had met this friend while attending a few parties in the past, to this date; from the moment that I had met her, she had always been there for any other person's, that she could help.

In myself trying to explain her personality, I would gladly say that: — she has a heart of gold.

On her birthday, I had agreed to accept to help her, because I wanted to get involved in her birthday party.

She had asked me if I could help her maybe supply some or all of the sound equipment on the day, so I said yes to her request.

The party started to take place, this was in an outdoor location and the police did attend and asked for the party location to get moved on, so for the party to be in a new location.

Agreement's got made for this to happen and it did proceed to get moved as agreed.

To sum up the incident about my friend, whose birthday parties had got arranged, at the same time in life she was living under adverse possession, this got done by her in compliance with the United Kingdom's, Treaties and Act's of law, in turn she was living in statue to her legal rights and because of these reasons given the party then got finally moved on to where she was living at Bianca road originally.

The ladies' birthday that got too happened, did not live alone at the time and as a consequence to this information; she was part of an occupation and for this reason, she had to communicate to an agreement, with her house mates, this did get done and it got agreed so for her party to be able to continue to take place at her home, otherwise, the party could not have gone ahead, due to every person(s) considerations, of their belongings, the simple reason being so for them all to get kept safe.

The party went ahead with no Problems and just the usual occasional pop up

of the police presence after their request to get moved on from the outside open to air location, so at the end of the party and after having as much of a good time as I could with all my friends I then left and went back to my home.

At around the same term of time that would equal towards about five past months, I was at my home address, when I noticed an unexpected knock at my home front door.

On answering the door, I was to find out, that it was the police and I started to feel UN comfortable, I clearly remember thinking that this was another repeat of the police harassing me.

I got arrested for suspicion of burglary and handling some stolen goods. The police had come to my home and taken my own garden gazebo that had got assembled by me a bout a year prior, they took it from own my back garden there was not much that I could do.

I was later to find out they believed it possibly, to have got stolen somehow some way, I latter did find out, from the occupied building for my friend birthday that got held at Bianca Road.

Subsequently, after a year on bail, the case got finally discarded; the reason being is that I could prove where I had purchased my garden gazebo from.

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05/05/2013,

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24/05/2013,

Chapter 34

Helping a homeless friend, in his time of need:-

It must be Scary for those involved, who are the true instigators and must be even scarier for those people that they truly affect:-

This is the commencement of another day of my life that somehow got added wrongfully into the Anti Social Behaviour Order case files, as perhaps it got added in error by police, part of the reason it got added in error is that; Cases like this one can only get added into the on going's of the Anti Social Behaviour Order case files or any other, as a case reference as to the time limitation Act 1980, which does state, that a case must get applied six months from the date of the incident, to which this case was not.

It is incorrect for the police to allege, that on the **24/05/2013**, that I was looking for venues in which to hold an illegal rave, so that they or it could go ahead, I disputed their accusation's at the time and still do to date, I knew that I had never committed the crime, so I knew it not to be true and this got

was as a result of this not being me.

I had got contacted by a friend, who was living at 204 High Street Ponders End EN3 4EZ, also known as the Old Police Station at Ponders End, as he and some others were homeless so was living and residing under a section 144 and needed some money to get loaned to them, plus I enjoyed being around them.

So to do this, I had to drive towards 204 High Street, so that I could park the vehicle I was driving.

I decided the best option for me, was to drive down an alleyway that I always knew to be there, the reason I knew this, is that there was once upon a time a car park behind the two well-known land marks, that were once and still are present as one has now got demolished so that the land can get redeveloped and got known as the names of the old Ponders End police station and the Kinder Garden Centre.

In turn, I believe that many people also probably know the well-known land marks as well, who may live or do live in and around the surrounding areas, who could also be able to remember them.

I personally know the area very well, as this is where I have lived all of my life, so I understood about the car park that was at the back of the two well-known landmarks.

Being from the area meant that I also knew that no civilian drivers can park on the high road, because of the double yellow lines or other restrictions that are or were in place, so I had parked in the back car park many times before. I believe that the police saw my car as I began to take a right turn to be able to drive down to where I intended to stop; I knew the police had followed me straight away after they had seen me, because I had seen them pay attention, as I had driven past them.

What I do remember clearly is that of myself locking the vehicle I was driving in as the police approached me.

The police were now standing by my side and this is normal for me, their presence is so normal.

Where the police have pulled me over so many times before in an addition to this I just started to get ready for their police procedures, as I knew that they would start to want to search me, I was right the police started to search me and my car, the police said that they had done this because they had thought that they had smelt a strong smell of cannabis.

As always, I consented to this search to proceed.

The police can not dispute this knowledge that of the police officers that had approached me and who had stopped me, as I had just got out of my car, or how would they have said that the car smelt strongly of cannabis, that is to

explain, in their police statements, as they do.

Even more to this, was the reason that the police officers gave me the conditions of search and their consent form due to being searched by themselves.

In an addition, there had been nothing done wrong on my part once everything had got clarified to be true by me.

When the official police officers, started to check me and my car, I had never done anything wrong, so nothing ever got found.

I emphasize, that as an effect, to what had just taken place, the police watched me leave straight after, completing their procedures, so as an effect to these on going's; after talking to the police, we all dispersed and the police see me head back towards my home.

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25/05/2013,

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New Month

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01/06/2013,

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02/06/2013,

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Chapter 35

25/06/2013; The start of everything going wrong for me and I got locked up for the gazebo case, from Bianca road private party and about this same point in time, I would say; That it must have slowly been coming up to the end, of the first eleven years of my life.

These last few past chapters are to describe the first few years of while I have lived at Burncroft Avenue, so it must be about that time, for me to going into some 2nd phase of my life time's chapters, containing some more of the finer exclusive details, of the truth.

It was a few more month latter, that I got placed on police stringent bail conditions, this was for another police case, which meant that I had not got allowed to leave my home, this was for the reason that on the **25/06/2013**, the police came to my home address, and they arrested me for improper allegations, that related to a suspected criminal offence of burglary, to which I knew I did not commit.

Unfairly the police charged me, legally how, I do not know and as a continuation of this allegation I soon after got remanded to go to prison, as a Summary to the reasons why this had happened to me, an explanation was latter then given and that was; due to incorrect police intelligence that has now got contained in a copy of my criminal record, I latter on found out for it to be in error and therefore wrong on the police national Computer system, "PNC,"

This is easy for me to prove that I am correct and this is still getting addressed to date, of me writing this.

The bail conditions that got imposed against me, so that I could get granted bail from after being released from prison by the Judge, were for the following reasons:

1. The amount of surety in the sum of one thousand pounds and this must get

provided from a Ms Lorraine Cordell and this is to get surrendered to the nearest Police Station, — prior to Mr S Cordell being release from Custody.

2. Home Residence, to be @ 109 Burncroft Road, Enfield, EN3 7JQ.
3. Not to enter the London Borough of Southwark.
4. Surrender my Passport to the nearest Police Station.
5. Report daily to Edmonton Police between the hours of 1400 – 1600.
6. Curfew 8pm — 6am this is to be a (doorstep condition — I the Defendant should show myself to any officer upon their requests.)

Gonging to prison on remand, meant to me that things just could not get any worse, I got taken to London's Penterville prison, at Her Majesties Pleasure and I still had not done anything wrong, then I got placed inside the prison on fours and to any one that does not know what I mean by the fours, you will have to contemplate on the correct answer yourselves.

I got kept in there for two whole nights', for me to later get released by the Judge and chambers, on bail conditions.

Chapter 36

Doing my sound system up at my home address while on bail; I had decided to use as much of the time given to me by the courts wrongly to my best abilities and advantage, as for the bail conditions placed on me, for the gazebo case at Woolwich Crown Court, so I committed my time to repairing some available equipment, that I had already purchased for my running companies needs.

One day, when looking on Google and using, YouTube correctly, I came across a video clip, what did show somebody's vehicle being 3D mapped; so I decided to do further studies towards this topic and invest in the equipment that I would need to obtain, so to induce this new technology into my sound system; funny another, this meant that I ended up purchasing a sawing machine and this got done inclusively, of the digital equipment and materials that I wanted to have, so to do the correct job.

Once I managed to get prepare everything that had got needed, I took my first steps into completing my new goal.

While in my own back garden at my home I started to stand and paint the speaker box's and still using any additional time that got left over to work while I got kept in doors to work in my front room, I found myself playing with the sawing bobbing and sawing needles, this was quite easy for me to do as for some reason I have always enjoyed sawing.

The rest came naturally to me with the help and good advice of other past

prior assemblers, in completing my missions!

I got flabbergasted at the effects that I had achieved and could not wait to show others!

Shortly after in the first days of August I had finished doing my modifications, so I moved the sound system back to another location, for it to get kept safe!

I believe in this time given, that I oversee the right amount of respect got given towards others in completing my goals and made sure that I did not upset a person!

Chapter 37

26/06/2013,

Chapter 37

27/06/2013,

Chapter 37

I got arrested on the 25/06/2013 and remanded to prison till the 28/06/2013:-

-

Chapter 37

On the 28/06/2013, two whole day's latter My mother and I desired to appeal the decision that did get made and by this being done it got granted in error, by the district judge himself, whom at the crown court had remanded myself to prison and did do so wrong, which meant that in turn I did get bail granted but under six different bail conditions!

1. Surety £1000 from Ms Lorraine Cordell, this is (To be surrendered to the nearest Police Station) – prior to release from Custody!
2. Residence @ 109 Burncroft Road, Enfield, EN3 7JQ!
3. Not to enter the London Borough of Southwark!
4. Surrender Passport to nearest Police Station!
5. Report daily to Edmonton Police between 1400 – 1600 hours!
6. Curfew 8pm - 6am (doorstep condition – the Defendant should show himself too any officer upon requests!)

The case took over a year to deal with as the CPS would not give the discloser that my solicitors was asking for and the judge ordered them to give.

After a year and on the day the trial was due to start the Judge discharged the charges and found me not guilty in July 2014 this was before the trial started.

In this time my brother had a life changing accident.

My Nan was diagnosed terminal and passed away 30/08/2014

A close friend of the family passed away in Dec 2013

A close friend of the family passed away May 2014

A close friend of the family was diagnosed terminal and passed away on the 29/08/2014 the day before my Nan.

I will now state the facts and they are that the police knew that I could not have done any think of the sort to what they were saying and the errors on the police PNC database caused me to go to prison, and I feel victim to the way in which I was being treated by the courts, because of what was being told to the judge by the police and CPS and, this is also inclusive of the period of time leading to how long the case had taken due to myself not getting discloser from the police after the judge ordered it, we did not get disclosed until the trial date.

The reason why the prosecution would not give discloser was it because they knew that by giving me it they would have got the case dismissed much earlier and this is what did happen in the end, for reasons such as the information I and my family had obtained.

I could not do anything with my company and lost loads of contracts due to the bail conditions that I was under knowing that I had done nothing wrong so to be put under these conditions.

Due to how much the police had kept tarnishing my life when I had clearly not done anything wrong, this caused stress in my long time relationship till we had to depart from one and other, as she could not take know more with the police harassment.

The case took over a year to deal with, as the CPS would not give the disclosed that me and my solicitors did request thought, this was never even given after the judge had finally ordered it to happen himself, and he told the prosecution to provide us with our request.

This case got dismissed in July 2014 and got acquitted before the trial could start.

Chapter 38

The facts of the gazebo case at Bianca road are simple; the police knew that I could not have done anything of the sort that they themselves blamed me for.

Errors on the police PNC database that are all about my criminal recorded had wrongfully caused me to go to prison and because of these issues I felt like a victim to the way in which I was being treated, by the courts and this is to further put it another way, because of what got told to the judge by the police and the CPS, did cause the period that this court case did end up getting left to eclipse for escalating to a far much longer time scale than ever would be necessary.

Due to me not getting disclosed from the police even after the judge had ordered the information to be passed over I still did not get given it in a timely manner that I had requested to get disclosed.

The court case ended up taking far much longer than a year until it got rightfully dropped.

This clearly meant that I was invariably on police bail conditions “curfew,” wrongfully for over a year.

Chapter 39

Being at home a lot more;

I always found myself, at home and this was a lot more than usual to what I would normal would ever be, the reason for this was; because of this case. Changing to a different topic, I knew Debbie to have serious Mental Health problems, so I kept a reasonable close eye on her well-being within this time.

While this was going on, beforehand and after hand, at different times, Debbie used to come to mine and my first civil partner front door, asking to borrow some money from us, this was not a problem, on most occasions if me and my partner could help, “we would help,” this is as we believed any person should help their neighbours, like if we saw her trying to carry her shopping up to her flat, as the man; I would help her carry it up to her front door, as assume this is the right action to take.

Only ever once, did I ever go into her flat and this was only for five minutes to help her.

I believe She'd only done these things to me because she was lonely, as can get read about in this document, after me and my first **civil partner ended, sadly in July 2013** and Debbie started to come down to my flat more and more frequently, she was trying to bring me alcoholic drinks and still asking me for money, in a short summary, I felt as if I was being stalked by her, I

never did let Debbie inside my flat when ever she knocked at my front door. Some times, the hard liquor she would try to bring me, I believed was in return for the money I supported her with, as previously said I would never take the drinks of her, this was because I do not drink alcoholic substances on a regular basis.

I did find myself always trying to do my best to advise her to stop buying hooch and spirits this was inclusive of asking her to stop drinking it. On the whole and shockingly mine and Debbie's problems started soon after she had sent me numerous numbers of peculiar letters, she had done this once she had realized that I was single.

I still have those letters of her to date, most of them letters to invite me into her home and it seems from me reading them letters that most of them she had written had got done, while she was intoxicated with drink. For the right reasons, I chose to keep our friendship as it had been for all the five years prior to what I had known her for, "as dated as" and politely declined her offers, of a closer friendship. I remember this memory very well, as I was going through the court proceedings of the burglary case, at the same time.

Chapter 40

On the **10/07/2013** I had to attend to the court and this was for the case at Woolwich Crown Court for the gazebo case that took place at Bianca road for my friends Birthday party.

While in the Court room it got said to me that my Mother needed to attend to the court as well due to the surety that she had placed down towards my bail, but on this day she was in hospital use, because she was having an operation.

The judge was horrid towards me, when he raised his points of law to me about my mother; who was acting as surety still and her not being at the court house, so for her to be able to confirm the position of surety.

The judge got informed by my self and my acting solicitor that my mother had not declined the positions of surety against me, from still being in place. My mother was in hospital and should have never got ordered by the acting judge; so that she must attend to court or I will get detained, as the surety is continuous.

The judge did not agree and said as the surety was to get taken at the police station that she would need to attend court to re confirm her position as surety.

This is wrong in law and despite me putting a relevant authority; off Choudhry v Birmingham, at the Crown Court before his honour, which is very clear on this point of law.

Finally and after much desiccation's the judge accept that we were right, this got done by him to us all, about what me and my barrister was submitting, and then he continued to say to my barrister that me; His client, has escaped custody by "the skin of his teeth."

I was yet again, put in fear for my freedom being taken away from me and this got done for no fair reason.

The court case would, then got put over for the trial date, that had got set to get heard.

Chapter 41

00/07/13?

On the day's to follow I noticed that outside of my flat, I could hear the wind howling through the streets, while I was still inside, by this time Debra's fire was nearly out, in one instance Debra asked me to help her move her bed out of her flat, I remember having to agree to help her, so I went up stairs to her flat for the first time and only time.

When I entered, I noticed that she had been finding life hard, she had not managed to keep her flat to a high level of standard of hygiene and I could smell the odour of cider that she had been consuming.

I politely hurried to complete the job that I had agreed to do for her then in hand and quickly made my way back home.

After that day, I did always feel like she took an offence to me for not spending more of my time with her, as she knew that I was single by then.

Chapter 42

Up until, that present time and still while on the bail conditions, I had continued to work hard on establishing My Entertainment Company and this included:-

- 1.** Designing and building my Website with much help of others people.
- 2.** Building a company Management system as required for my work.
- 3.** Establish new contracts with already established large and small cooperative companies, to which I did manage to do quite well for one instance, I met a friend at a private party and lucky for me he offered me more work, at a new and upcoming festival in Barth, so I accepted and the

date got set for **13 – 14/07/2013**

All I had to do was go to court and get my bail conditions ferried, so I planned to do this and the court date got set for the **16/07/2013**

I and the gentlemen who offered me the work continued to kept contact with each other through emails

4 To Network among new and old social peers

As soon as the day had arrived, I was then on my way to; Woolwich Crown Court for the gazebo case that took place at Bianca road for my friends Birthday party

Chapter 3333

It was **the 16th July** and the court house was hot and full of a lot off people, the time was; 2:10pm and I had arrived from 30 minutes earlier, I got told when asking the court clerk of the court room that I was to be standing in that HHJP Sorrock would be standing the application for a variation in bail for the case files

This was an application for Bail Variation due to my work commitments and I was to get told that the Judge would not allow the Bail Variation and so for me to continue business in my profession that I must sub let out my company out to other people to run

I explained about the new job contracts I had obtained that was to be coming up and that I had prior managed to get and how the bail conditions were stopping me from running ligament business opportunities, I also showed the Judge a lot of different evidence like my website that I was paying for it to get built and the charity that I had been building, this included a lot of different contracts for work that I had obtained this did include a job at Ponders End Festival that did get held on the **26 – 27/08/2013**, I expressed to him that as a starting companies that I could not offer to pay for the well needed additional trained staff, so for them to be able to take my role and that I have to leave a lot of different peace's of expensive equipment on sites, such as generators that do power the site

He ordered to me that I still needed to attend back to court in the future for the trial and that I must also subcontract my own companies out to other people to manage I went back home after the court case and got left in disappear

Chapter 777

18/07/13

Chapter 777

19/07/13

Chapter 777

20/07/13

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21/07/13

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22/07/13

Chapter 777

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Chapter 777

25/07/13

Chapter 777

26/07/13

Chapter 777

27/07/13

Chapter 777

28/07/13

Chapter 777

29/07/13

Chapter 777

Date: Tuesday, 30 July 2013, 13:16:-

Subject: re: RPF

From: Omar Lawrence (omar.niburumedia@gmail.com)

To: re_wired@ymail.com

Hi Simon, Please find below the link for the RPF application:

<http://www.enfield.gov.uk/residentsfund>

Tel: 0208-379-****:--

Regard's Omar

End of month

Chapter 777

01/08/13

Chapter 777

02/08/13

Chapter 777

03/08/13

Chapter 777

04/08/13

Chapter 777

05/08/13

Chapter 777

06/08/13

Chapter 666

Sent: 07 August 2013 22:10:--

From: JOSEPHINE WARD [mailto:josephinewardsolicitor@gmail.com]

To: Lorraine Cordell

Subject: Simon's case

Hi Lorraine

Winchester Crown Court 7/29/2017

This case is in the warned list for 29th August 2013.

I am still waiting for Simon to provide witnesses who can corroborate the negotiations between Simon and the "seller".

Woolwich Crown Court The main problem in this case is that Simon is unhappy that he is subject to an electronic curfew.

As you are aware I did not request a curfew as I knew that this problem would arise.

He was initially given a door step curfew but the Judge changed this to an electronic curfew.

This is the preferable option as it is a qualifying curfew and counts half a day towards any custodial sentence, if convicted.

The Judge did state an electronic tag as the clerk checked the tapes for what was said.

The Judge is within his rights to do this as he will view this as relieving a burden in terms of man power from the police.

I cannot challenge this as it is still a curfew.

Bail variation: Simon has to be realistic in terms of what we can achieve here.

One of my obligations as a solicitor is to manage a client's expectations.

I will of course make an application to vary Simon's bail conditions but as I stated before I will require emails from Simon from clients requesting that he cover events with quotes given by Simon as to how much he will charge.

The smartest way to attempt to get Simon's bail varied is to ask for certain dates as opposed to lifting the curfew altogether as the Judge will not do this.

If Simon persists in stating that he is not allowed to work and earn his living then Simon will then have to complete a change in financial circumstances statements for both the Woolwich case and the Winchester case and the court will have to assess his monthly contributions for both cases.

At present he does not have to make a contribution as he is in receipt of benefits.

I can only properly challenge the evidence in this case when I receive the case papers and then make my requests for secondary disclosure.

The court would then be more amenable to an application to remove conditions of bail. I am sorry that Simon feels that his case is not being handled properly.

I sent Simon a client care letter at the commencement of this case outlining the complaints procedure.

I do not believe that Michael was aware of the calls made by Simon to the office. I tried to deal with Simon's case personally and usually I do, e.g.

Going to Birmingham Police Station in 2012, attending home address after his remand from Camberwell Green Magistrates Court to draft bail application.

I am not sure what happened when I was on annual leave but based on your email it appears that the complaint should be directed against me as I am the fee earner and I am meant to supervise case workers. Michael is the Principal of the Firm and not the fee earner on this case.

The case workers knew I was contactable by email and did not contact me. Michael Carroll has had no dealings with this case. (Since returning from annual leave I have dealt with 2 complex rapes, 3 GBH and a police station duty to date.)

I did intend to call at your address this weekend but I was on duty and I had to deal with a complex rape at Colindale on Sunday.

This case lasted all day. I can only apologise for this.)

If you do not believe that Michael can investigate and deal with your complaint then I must now advise you to address your complaint regarding this matter to Edel Speirts at the West London office.

Her email is edel@michaelcarrollandco.com

If you are not satisfied with her resolution of the complaint then you can then proceed to complain to the Ombudsman.

I am sorry that Simon feels this way and I am sorry that you are disappointed in my conduct of this case.

I will forward this email to Michael Carroll in the morning but if you decide over night that you do not want Michael involved in the complaint and want

to include him in the complaint then please confirm this so that I can forward your email to Edel Speirits.

Regards Josephine Ward, (Associate Solicitor)

Chapter 666

Date: Thu, Aug 8, 2013 at 2:29 PM

Subject: Re: Regina v Simon Cordell for plea and case management hearing, on the 4th September 2013, at 10am at Woolwich Crown Court:--

To: Lorraine Cordell Dear Lorraine

Thank you for the email but I will require written confirmation from Simon to this effect.

The case papers will be sent over to you before the close of business today and I then want to arrange an appointment so that I can take Simon's instructions and draft his defence case statement.

Can Simon please provide me with a copy of his receipt for the gazebo as soon as possible as I will have to refer to this in his defence case statement? I also need confirmation as to whether Simon was provided with a copy of his interview tape or not as a transcript will have to be prepared.

Regards Josephine.

From: Lorraine Cordell.

Date: Thu, Aug 8, 2013 at 11:05 AM

Subject: RE: Simon's case

To: JOSEPHINE WARD

Hi Jose

Simon does not blame you at all he knows you got a lot to do, and knows you do your job he just felt while you was away the office did not have a cue on what to do.

He just wanted a reply as to what was going on and that was not happening. And did not in fact know that Michael Company was not involved in his case he was thinking that Michael Company was acting for him so when you went away they could deal with it which they did not.

Michael also has talked to Simon about this on the phone more than once so is aware of this Simon did not like the way in which Michael talked to me or him but the last time he talked to Michael that was sorted over the phone.

Josey, we don't have a problem with you at all!
The problem we had was no one was able to deal with anything while you were away and that should not be the case the office should be able to deal with things if you are not around!

Lorraine!

Chapter 66

9/10/13

Chapter 666

Sent: 10 August 2013 12:23:--

From: JOSEPHINE WARD:--

Mailto: josephinewardsolicitor@gmail.com

To: Lorraine Cordell;

michael@michaelcarrollandco.com

Subject: Regina v Simon Cordell for plea and case management hearing on 4th September 2013 at Woolwich Crown Court:--

Dear Lorraine / Simon

Thank you for your telephone call today!

I am copying Michael Carroll into this email as he is now overseeing and monitoring all the work that I undertake in this case to ensure that I am preparing your case properly and to your satisfaction and complying with your instructions!

I set out below the main content of our conversation but if I have left anything out please come back to me as soon as possible!

INSTRUCTIONS: Simon you confirmed that your benefits had been suspended and you did not have the funds to attend the police station every day!

You stated that Edmonton Police Station is a 2 mile walk from where you currently live!

You have asked me to make an application to remove this bail condition!
Secondly, you have asked that your curfew be suspended for an up and coming festival in Enfield!

Thirdly, you have asked me to consider the merits of making an application to dismiss the charges against you based on the fact that you entered a building that was being squatted in and therefore you were not a trespasser!

Fourthly you stated that the photographs sent to you were of poor quality and were in black and white.
Fifth, you complained that the barrister did not present your case properly.
Six, you requested your case papers from the Winchester case.
I will deal with each of the points that you have raised and the agreed action.

Point (1)

I can make this application to remove the reporting the condition.
I can source a map from the internet to show the distance and I can also show bus prices on an Oyster card £2.80 per day in fares as I assume only one bus is required.
If I am wrong in this assumption can you please confirm by email the number of buses and the routes that the buses take at your earliest convenience?
Can you also please ask your mother to email over the letters that you have sent to the Benefits Agency appealing and requesting the re-instatement of your benefits as this will assist my application.

Point (2)

Again I can make an application to suspend your curfew on the dates of the festival but again I need the documentation from the Council regarding this to support your application.

Point (3)

I will have to consider this point in more detail but if I can illustrate an analogy to you which I believe that the Judge will also use.
Your case is that you were not a trespasser when you entered the building due to notices on both buildings which confirmed they were legal squats.
You may well be right. The law on burglary consists of entry to a building or part of a building, as a trespasser with intent to either steal item, cause GBH or doing unlawful damage or actually does any of the aforementioned.
I will deal with the trespass point firstly.
The notices in relation to the legal squat may well highlight that you were not a trespasser when you entered.
(I confess that I need to research this point) I think that we can also agree that the squatters were not the owners of the building and had not made any claim for adverse possession.
I have included some information on adverse possession for your ease of reference at the end of this email.

Even if we can establish that you had a right to be in the building it does not follow that you had a right to any of the contents.

These would still remain the property of the owner, unless you can provide me with the relevant section / legislation / case law.

There are a number of instances when a person can enter premises initially by invitation but once they do an act contrary to the right of entry they then become a trespasser. **11e**

A customer in a shop reaching over the counter and takes a sale's assistants, purse and or phone.

This is burglary because the person has stolen property:--

(a) That was not for sale:--

(b) That was in a part of the building where the public did not have access.

The other stumbling block to an application to dismiss is your police interview.

You accept presence and you accept purchasing items of garden furniture from a male called Mohammed.

You state that you have a receipt.

This is a trial point and one to be left to the jury as to whether you believed that Mohammed was lawfully entitled to sell the goods to you.

Whilst considering this please bear in mind that although the notices allowed entry once Mohammed assumed the rights of the owner by disposing of the property and selling it he then arguably became a trespasser.

I am not concerned about the damage caused to the building as you state that this was caused on a previous occasion so I should be able to establish this from the CPS in my disclosure requests in your defence case statement.

Point (4)

I can easily remedy this issue by bringing the photographs with me when I attend your mother's address near the end of next week.

I will confirm the day closer to the time and I am grateful for your consideration and understanding that I cannot at this stage give you a fixed appointment.

As you are no doubt aware my diary varies from day to day and emergencies do arise.

Point (5)

Unfortunately I am only made aware of problems when clients tell me they are unhappy. I forwarded the correspondence bundle to your mother which demonstrated how much work I have actually undertaken in your case to date, both during social and unsocial house and even when I have been on annual leave.

Point (6)

I will email the case papers over on the Winchester case under separate email as this is a separate case.

NEXT ACTION REQUIRED BY YOU:

1. Emails to Benefits Agency re appealing and requesting reinstatement of your Benefits.
2. Documentation re negotiations with Enfield Council and confirmation of date when festival will take place.
3. Receipt from Focus confirming that the gazebo in the back garden of your property was not stolen.
4. List of witnesses present when you purchased the garden furniture.
5. Receipt for the garden furniture I hope that this email clarifies the information that I require.

NEXT ACTION BY MICHAEL CARROLL & CO

Once I receive the above information I will email the Crown Court and the CPS and I will request an urgent application to remove the reporting conditions on the grounds of financial hardship.

I will confirm a visit nearer the end of next week in order that you can see the colour photographs.

I will confirm with the barrister that they are happy to use black and white pictures and if this is the case I will give you the colour set.

Should you have any further questions then please email me back so that I can assist you further. Regards Josephine PS Below I have attached some information regarding the law of adverse possession.

The new regime – a brief overview Prior to the coming into force of the LRA 2002, a squatter could acquire the right to be registered as proprietor of

a registered estate if they had been in adverse possession of the land for a minimum of 12 years.

However, the doctrine of adverse possession did not fit easily with the concept of indefeasibility of title that underlies the system of land registration.

Nor could it be justified by the uncertainties as to ownership which can arise where land is unregistered; the legal estate is vested in the registered proprietor and they are identified in the register.

The LRA 2002 has created a new regime that applies only to registered land. This new regime is set out in Schedule 6 to the Act.

It makes it more likely that a registered proprietor will be able to prevent an application for adverse possession of their land being completed.

The following paragraphs provide a brief overview of the new regime; the remaining sections of this guide discuss it in more detail.

Adverse possession of registered land for 12 years of itself will no longer affect the registered proprietor's title.

After 10 years' adverse possession, the squatter will be entitled to apply to be registered as proprietor in place of the registered proprietor of the land.

On such an application being made the registered proprietor (and certain other persons interested in the land) will be notified and given the opportunity to oppose the application.

If the application is not opposed, the squatter will be registered as proprietor in place of the registered proprietor of the land.

If the application is opposed, it will be rejected unless either; it would be unconscionable because of an equity by stopped for the registered proprietor to seek to dispossess the squatter and the squatter ought in the circumstances to be registered as proprietor · the squatter is for some other reason entitled to be registered as proprietor, or · the squatter has been in adverse possession of land adjacent to their own under the mistaken but reasonable belief that they are the owner of it, the exact line of the boundary with this adjacent land has not been determined and the estate to which the application relates was registered more than a year prior to the date of the application.

In the event that the application is rejected but the squatter remains in adverse possession for a further two years, they will then be able, subject to certain exceptions, to reapply to be registered as proprietor and this time will be so registered whether or not anyone opposes the application.

Chapter 999

Subject: Fwd: Simon's application to vary his curfew for 25th & 26th August 2013 (12pm - 6pm)

From: JOSEPHINE WARD
(josephinewardsolicitor@gmail.com)

To: re_wired@ymail.com

Date: Sunday, 11 /08/2013:--August 2013, 16:43

From: JOSEPHINE WARD

Subject: Simon's application to vary his curfew for 25th & 26th August 2013 (12pm - 6pm)

To: Lorraine Cordell Lorraine

Thank you for your emails to date in respect of this matter.

The emails that you have forwarded do not specifically state that Simon has been booked so I will need an email confirming this and the agreed fee etc.

Can you also please confirm the number of days that the festival goes on for and the duration that his flyer refers to 26th August 2013 from 12pm -6pm but there is no time specified for the 25th August 2013?

The application that I will be making will be for curfew suspension from 25th and 26th August 2013.

The Judge will however require information as to why he requires the whole of the 26th bearing in mind that the festival runs from 12pm - 6pm. Can you provide additional instructions on this please and also an email confirming that Simon is providing the entertainment?

I will proceed and try to get the reporting condition relaxed in the interim and will await your instructions in relation to the above.

Regards, Josephine.

Date: Sunday, 11 August 2013, 16:43

Subject: Fwd: Regina v Simon Cordell application to vary conditions of bail at Woolwich Crown Court on 16th August 2013 if matter cannot be resolved and agree From: JOSEPHINE WARD

(josephinewardsolicitor@gmail.com)

To: re_wired@ymail.com

Date: Sun, Aug 11, 2013 at 2:02 PM

From: JOSEPHINE WARD:--

Subject: Regina v Simon Cordell application to vary conditions of bail at Woolwich Crown Court on 16th August 2013 if matter cannot be resolved and agreed administratively.

To: croydonkingston&woolwichcrown@cps.gsi.gov.uk
kiran.hayre@hmcts.gsi.gov.uk

Lorraine Cordell , Jay Lemos

Cc: jennifer.devaney@hmcts.gsi.gov.uk

Dear Sir or Madam;

We continue to act on behalf of our above named client under the terms of a legal representation order.

Our client has instructed us to make an application to vary his bail conditions so that the reporting condition is removed in it's entirety, and if an alternative bail condition is required then his mother is willing to stand surety £1,000.

We attach the following:

(1) Reasons for application

(2) Notice of application for court to consider bail

(3) Map printed from internet supporting the distance from the client's address to the local police station.

We also add that £19,60 represents 40% of his benefits when they are re-instated and this will cause our client financial hardship.

We would be grateful if you oppose this application that a representative is available for the application to be determined in Court on 16th August 2013.

We thank you in advance for your assistance in this matter.

Yours faithfully, MICHAEL CARROLL & CO:--

Date: Sunday, 11 August 2013, 16:45

Subject: Fwd: Regina v Simon Cordell for plea and case management hearing on 4th September 2013 at Woolwich Crown Court.

From: JOSEPHINE WARD:-

josephinewardsolicitor@gmail.com

To: re_wired@ymail.com;

From: Lorraine Cordell

Date: Sat, Aug 10, 2013 at 1:26 PM

Subject: RE: Regina v Simon Cordell for plea and case management hearing on 4th September 2013 at Woolwich Crown Court

To: JOSEPHINE WARD

Hi Josey I send you the letters 1st to the DWP, as to what I have written to them to get Simon claim reopened for benefit

I will need to list everything you covered 1 by 1 if that's ok so please see attached letters for Simon Benefit

Lorraine

Date: Sunday, 11 August 2013, 16:47

Subject: Fwd: Simon's court attendance note for 16th July 2013

From: JOSEPHINE WARD

josephinewardsolicitor@gmail.com

To: re_wired@ymail.com

From: JOSEPHINE WARD;

Date: Thu, Aug 8, 2013 at 11:20 AM

Subject: Simon's court attendance note for 16th July 2013:--

To: Lorraine Cordell Lorraine / Simon Please see the barrister's back sheet from the 16th July 2013

This should have been forwarded onto you and would have been by me if it had been emailed to me in Bulgaria

Case workers are not allowed to send over any paperwork on any client file without prior authorisation from the Solicitor with conduct, namely me

I cannot criticise the case workers for this as I am pretty strict on this

If this had been emailed over to me in Bulgaria then I would have emailed on it but as I was on annual leave the case workers viewed this as non-urgent as the Judge refused to vary the conditions

I am also emailing you the client care letter again which outline's the complaints procedure

Regards Josephine PS As indicated when the case papers are served and the secondary disclosure served then it may be possible to make a further

attempt to vary bail but at this stage I do not believe that the Court will entertain it.

From: JOSEPHINE WARD

Date: Sun, Aug 11, 2013 at 4:38 PM

Subject: Regina v Simon Cordell - further application to vary bail and suspend curfew on 25th and 26th August 2013

To: wired@ymail.com

Lorraine Cordell

michael@michaelcarrollandco.com

Dear Simon / Lorraine Simon it is my understanding that your mother is having internet difficulties at present.

I sent over a number of emails this weekend which I will try to forward over to you from my trash box.

Re: application to remove reporting condition.

I confirm that I have lodged this application already. Re: application to suspend curfew for 25th and 26th August 2013.

Simon I have requested written confirmation from Omar Lawrence that you have been awarded the contract together with the particulars of the contract as the Court will undoubtedly ask for this information.

There is also a risk that the Court / Police will check that the contract is genuine and this may well entail telephoning Omar Lawrence to check the detail. It is not unusual for the court to check bail addresses by analogy so I am merely putting you on notice of this fact.

I will not have any control over the information that is provided by the police to Mr Omar Lawrence but they will have to identify themselves as police officers and this may raise questions about why police are making these enquiries.

Your mother has explained that you may lose the contract as a result of this and unfortunately I do not have any control over this.

The options therefore available to you are as follows:

- (1) Attend the festival during the curfew hours and then go home
- (2) Apply to the court to vary the electronic curfew and request that the court do not disclose details of your criminal history or current court case. However Mr Lawrence may well wonder why an enquiry has been made

(3) Do not make any application and take your chances - this is not advised as you will be arrested for breaching your bail and there is a high risk of remand to prison until the conclusion of your case.

(4) Discuss the matter with Omar Lawrence beforehand so that he is aware and he can confirm this in the email to the court.

The risk with this is that he may use you for this festival but may seek an alternative resource next year.

(5) The final option of course is not to make the application and attend in person during your curfew hours and get an alternative person who you trust to look after your equipment overnight on 25th August 2013.

This option allows you to retain the potential for further contracts via your company, ensures that future clients are not aware of your previous criminal history and will also safeguard any future contracts with Enfield Council. Clearly this is a matter that you need to consider very carefully and weigh up the pros and cons of each option.

I am aware how important this festival is to you and your business. If you decide to make the application to vary bail then I will need the following from you by 15th August 2013:

Letter from Omar Lawrence that you are hired for the festival I will need this information by 15th August as the court and CPS will require 5 days to agree the matter administratively, failing which I will ask for a fixed hearing on 22nd or 23rd August 2013.

I await your instructions with regards to the above matter.

I have confirmed to your mother that I will require your instructions in writing.

Should you have any questions then please do not hesitate to contact me. Regards Josephine PS I will endeavour to send all other emails from trash box.

Your mother has copies on her system.

Date: Sun, Aug 11, 2013 at 4:38
From: JOSEPHINE WARD

PM Subject: Regina v Simon Cordell - further application to vary bail and suspend curfew on 25th and 26th August 2013

To: re_wired_@ymail.com

Lorraine Cordell , michael@michaelcarrollandco.com

Dear Simon / Lorraine Simon it is my understanding that your mother is having internet difficulties at present

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Your mother has explained that you may lose the contract as a result of this and unfortunately I do not have any control over this

The options therefore available to you are as follows:

- (1) Attend the festival during the curfew hours and then go home
- (2) Apply to the court to vary the electronic curfew and request that the court do not disclose details of your criminal history or current court case
However Mr Lawrence may well wonder why an enquiry has been made
- (3) Do not make any application and take your chances - this is not advised as you will be arrested for breaching your bail and there is a high risk of remand to prison until the conclusion of your case
- (4) Discuss the matter with Omar Lawrence beforehand so that he is aware and he can confirm this in the email to the court

The risk with this is that he may use you for this festival but may seek an alternative resource next year.

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I await your instructions with regards to the above matter.

I have confirmed to your mother that I will require your instructions in writing.

Should you have any questions then please do not hesitate to contact me.

Regards Josephine

PS I will endeavour to send all other emails from trash box.
Your mother has copies on her system.

Chapter 777

12/08/13

Chapter 777

13/08/13

Chapter 777

14/08/13

Date: Wednesday, 14 August 2013, 11:38

Anthony I emailed the Woolwich Crown Court on Sunday re an application to remove the reporting condition

If Woolwich Crown Court do not respond to us by Friday 16th August 2013 can you please email them to ascertain what the position is as that will be day 5 in which case please ask for the case to be listed for mention and please confirm the date and time of the hearing to Simon and his mother

Please copy me into the email

Date: 14 August 2013 22:32

From: Daniel Addo
Subject: Re: IMPORTANT
Power Provision:--

To: Martine drake:--
Hi Martine, I will need power for 2 microwaves and one mini fridge, all running on a normal 13 amp plug

Thanks Daniel

Chapter 777

Date: Thursday, 15 August 2013, 0:58:--

Subject: Fwd: IMPORTANT
Power Provision
From: martine drake
(pondersendfestivals@gmail.com)
To: re_wired@ymail.com

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Date: Monday, 19 August 2013, 9:02

Subject: Fwd: IMPORTANT
Power Provision The beauty club
From: Martine Drake
(pondersendfestivals@gmail.com)
To: re_wired@ymail.com;

From: Team Beauty Club Date: Monday, 19 August 2013
Subject: Re: IMPORTANT
Power Provision The beauty club

To: Martine drake

Hi festival team I write to confirm that we require power provision for salon tools 2 hairdryers and hot tools (tongs and straightners 1 lamp for photographic purposes)

Kinds regard's

Chapter 777

20/08/13

Chapter 777

21/08/13

Chapter 777

On 22 August 2013 19:59:--

Rewired wrote:

Dear Omar Lawrence Please find attached the Electrical Certificates for the generator

Please let me know you got the information

Many Thanks, Simon

Sent: 22 August 2013 21:09

From: Rewired

[mailto:re_wired@ymail.com]

To: Darren Leonard

Subject: Re: Enfield scouts

Hi Darren Thank you I did send this to the wrong email please see below
After speaking to you today about the space ball you want to hire I can confirm that I can do the dates of 07/09/2013 and the 08/09/2013 at the Price of £60 per day and I will send someone down to manage it
Can you confirm the hours that you will need the space ball to be hire for please

Also as said when we talked I would love to get involved with you with the Enfield Fire works night for the power and anything else you need

Also what would be the power requirements you will need for this night?

Please can you reply to this email to let me know you got it?

Many Thanks, Mr Simon

Chapter 777

Sent: Friday, 23 August 2013, 9:57

From: Darren Leonard

To: 'Rewired Rewired'

Subject: RE: Enfield scouts

Hi Simon, Thanks for the email

Is there any chance we could also book your bouncy castle for the same weekend

Please advise price for both activities

We are checking we can get an electricity supply as generators are not allowed

Both activities will need to in place on Friday between 4pm and 8pm

The park will then be secured and security guards will patrol through the night

The show is open to the public between 10am and 6pm both days

We are very happy to organise the activities ourselves including set up and tear down if that keeps the price down

Taking down is always chaos and if you want we can tow from park and return to your address

As far as the fireworks are concerned can you quote for your big generator for the day please?

Our display is on Saturday 2nd November in Enfield Town Park

Many thanks, Darren

Date: Friday, 23 August 2013, 11:19:--

Subject: Re: Fwd: Confirmation Letter etc

Ponders End Family Festival:--

From: Rewired

(re_wired@ymail.com)

To: pondersendfestivals@gmail.com;

Hi Omar

I just wanted to confirm with you the dates I am needed for the power is it the 25/08/2013 and the 26/08/2013 or just the 26/08/2013

Can you tell me the times I will be needed and which days the space ball will be needed, as due to the email below I am a little confused as it says the Monday 26/08/2013

Simon

Chapter 1

Date: Saturday, 24 August 2013, 23:19

Subject: Re: public liability insurance

From: Martine Drake

(pondersendfestivals@gmail.com)

To: re_wired@ymail.com

Hi Simon, I have just, had a read of your liability policy

Did I read right? Your liability is only up to £500k? If so, realise I would be taking a risk as the council usually require a liability a lot higher than that

We will have to run with it but if you're going to do more local jobs we will need to check this out next week

Thx O

On 24 August 2013 11:42, Rewired wrote:

Hi Omar
Please see attached public liability insurance

Many Thanks, Simon

Chapter 777

25/08/13

Chapter 777

26/08/13

Chapter 777

27/08/13

Chapter 777

Sent: 28 August 2013 15:25

From: Rewired
[mailto:re_wired@ymail.com]

To: Darren Leonard Subject: Re: Enfield scouts

Hi Darren sorry for the late reply thank you for the email as we talked the cost for the Space Ball for the event for both days

Bouncy Castles for the event for both days is one kids from up to 3 years old, one adventure playground 5 years old and above, and a 12x12 which is all ages

I will do all of these for £300 this will include a man for the space ball and the Space Ball as this event is for the Enfield Scouts

Can you tell me the power for this event and how it will be powered?

Also the 70KVA generator with all leads and distributor board for Saturday 2nd November in Enfield Town Park will be a cost of £300 for the generator plus fuel but the fuel would need to be paid up front which I would say is around £50

The generator has all its Electrical-Certificates

For Saturday 2nd November in Enfield Town Park there will be an Electrician with me for safety reasons the Electrician cost will be £80

I will send my public liability insurance and Electrical-Certificates and risk assessment when needed

Can you please confirm the prices, and dates?

Many Thanks Simon

From: Darren Leonard

Chapter 777

Date: Thursday, 29 August 2013, 18:38

Subject: Re: Enfield scouts

From: Rewired (re_wired@ymail.com)

To: darrenleonard@tiscali.co.uk

Hi Darren:--

The generator with no fuel and an electrician will be £380 this will be due to me not taking a deposit that is why I want my own electrician on site, if you want to hire the generator without an electrician then a deposit would need to be paid, this would be given back once my electrician confirms the generator is in the same state as it was before the event

We have already given a 50% discount on the price for this event

Many Thanks, Simon

Sent: Thursday, 29 August 2013, 9:17

From: Darren Leonard:-

To: 'Rewired Rewired:--

Subject: RE: Enfield scouts:--

Hello Simon,

I'm sorry but we won't be able to use the bouncy castles for the Town Show as the organisers have given the all the inflatable concessions to one company

Thanks for your time on this

We still want to use your space ball

Ref--the generator for 2nd Nov

We would be interested in a dry hire for the day

We have a team of electricians on site doing the sound, light and laser show

We need to keep the cost down

We would also be able to supply the fuel ourselves; we run our other generators on red diesel.
Please let me know if you can supply the generator on this basis and what the dry hire price would be.

Many thanks' Darren Leonard; 07799 068080:--

Start of month

Chapter 777

01/09/13

Chapter 777

02/09/13

Chapter 777

03/09/13

Chapter 888

Date: Wednesday, 4 ---09 --- 13 --- September 2013, 10:16:--

Dear Simon / Lorraine / Jay Please find attached a copy of the defence case statement that I have drafted for you.
You will note that I have made reference to the following:-

1. Receipt for the gazebo - I will require this as it will have to be exhibited to the defence case statement.
2. Receipt from Mohamed for the sale of the original items
3. Focus catalogues showing the gazebos on sale at an earlier date to that claimed by Mr Patel or at the very least the link.

If the link then I will have to amend the DCS If you wish to amend the DCS then please email me back with the areas that you are not happy with or seek amendment to.
Any questions please do not hesitate to contact me at my office.

I am out of the office most of the day tomorrow but I will be contactable by mobile or email.

I am also flying to Ireland on Thursday evening but will be contactable by mobile on Friday or over the weekend should you have any queries.

My mobile is 07817 702 893. Regards, Josephine.

Chapter 43

I like to be able to explain to everyone that it is a powerful reed, when you write like this:-

Before this Debra had continually attended mine and Ozzie's addresses, she endeavoured us with her so called love.

By this stage she had been an occupier of her premises for about five years, in turn living with us as a resident to Burncroft Avenue prior to any problems between us all.

I and Ozzie had both decided not to allow her access into our own flats, as we could understand she has special needs.

We managed to look after her, while treating her like a sister, in a short explanation, as much as she attempted to gain access to our homes, we both discretely presided to both politely declined her entry and stayed adamant in our decision.

Debra had found something that would mean she'd be never board at the time again, Stan, thought this time, Debra Andrews never did knock on Stan's front door, the reason for this was because I believe, she knew of Brenda's presence.

Eventually, my first living first civil partner also raised a large concern, this was at the time of Debbie's presence within her living within the communal block; the reason for this was the issue of the persistent knocking on the front door, which in turn caused my partner weirdly to question me in regard to my personal relationship with Debbie.

When ever I could I would go to my front door and look though the spy hole, this was when ever I heard a person at the front doors, that is to mean the front doors of mine or Stan's, as his front door is opposite mine and the other reason partly was as my guard dog always makes me aware of anyone else's presence.

Henceforth, as a sense of natural instincts, I will confirm who is there for our safety.

Because of this I had noticed Debra had started to knock at the front door of Stan on a daily basis, I would notice that he would always grant her access

and that she would be carrying a shopping bag full of alcoholic drink. I could easily tell what she had in her plastic bags as they would always make the clinging sound that glass and plastic bottles do and or metal cans will.

At the same time, I asked Stan if he would help me, what I asked was for him to help by reading a proposal that I had prepared for the community event that I had started to build, to which he did agree to read.

In the following days, I approached Stan as agreed for an update, as to any amendments that he may advise me to make within the document, when speaking to him he explained to me that he was grateful that I had asked him to go over the proposal and that he enjoyed reading it very much so, I was very happy, me being me I questioned him a little more whether there is anything else's that he recommends being updated or changed for the better of the event being created, I received a reply of no it is perfect just how it was.

Partly because of this reason and that I had managed to obtain some extra work in my community I then again applied to Woolwich Crown Court for the gazebo case that took place at Bianca road for my friends Birthday party, to get my conditions relisted, so for them to get ferried and a new date got set for the **04/09/2013**.

The slowdown and Closing of talking to Stan, at this period was just after I said to him that I treat my work serious, so because of this reason, I will be in doors working hard, so if he ever needs any help of me just tell me and I will be there for him.

Chapter 777

Date: Friday, 6 September 2013, 15:54:--

Subject: RE: Generator.

From: Daisy Mathebula.

(Daisy@cplondon.org.uk)

To: re_wired@ymail.com;

Cc: jaswinder@gmail.com

Dear Simon,

I would like to start by thanking you for helping us out at such short notice with the generator.

The Muswell Hill Festival is our biggest fundraising community event organised and in aid of the centre and school.

We support children with cerebral palsy and their families from across London and the home county's and this event helps raise much needed funds as well as help raise awareness of the specialist work we do.
You can find out about the work we do on our website:
<http://www.cplondon.org.uk>

Once again thank you for your help and support, which we truly appreciate.
Kind regards, Daisy Mathebula Corporate & Events Fundraiser
The London Centre, for Children with Cerebral Palsy: 54 Muswell Hill
London N10 3ST.

Sent: 06 September 2013 15:47

From: Rewired

[Mailto: re_wired@ymail.com]

To: Jaswinder Chadha;

Daisy Mathebula Subject: Re: Generator

Hello Jas Chadha

Thank you for the email the date is booked for the 08/09/2013 at the cost of £200 out of that we will cover £40 in fuel but if it goes over £40 which I hope it will not then you will have to cover the extra cost for the fuel.
Matt will be the electrician for the day and that's also covered in the cost.
Daisy we have spoken to Jas and he said to ask you for a Face book event page and other event pages as we maybe able to help with promotion of the event.

Many Thanks, Simon

Chapter 777

Date: Thursday, 12 September 2013, 14:24

Subject: re: Lock too Lock Festival

From: Omar Lawrence

(omar.niburumedia@gmail.com)

To: re_wired@ymail.com;

Chapter 777

Sent: Tuesday, 17 September 2013, 15:06

From: Omar Lawrence:--

To: too smooth:--

Subject: re: Lock2Lock
Invoice EZ Si' please find attached a copy of the invoice, check it over and make sure you are cool with it

Thx O

Chapter 777

Sent: Tuesday, 24 September 2013, 18:13

From: Omar Lawrence

To: Rewired

Subject: Re: Lock2Lock Invoice

Hi Si' Got meeting tomorrow and so will update you then

Thx

Chapter 777

Date: Friday, 27 September 2013, 17:25

Subject: Re: Lock2Lock Invoice

From: Rewired (re_wired@ymail.com)

To: omar_niburumedia@gmail.com

Hi Omar can you pay it into my mums account please, info below

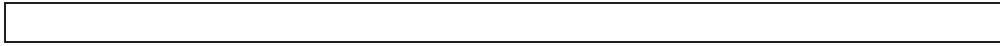
Chapter 44

In the beginning off September just after ponders end festival took place: I had prior arranged by myself to attended at court on the **04/09/2013**; on arriving to the court house I explained to the judge that the bail conditions were causing me problems in a multitude of way's, I expressed to him the importance of my company to me and my living need's and that I had a new contract to supply entertainment equipment on the **08/09/2013** for a good cause, for kids with cerebral palsy at a festival in Muswell Hill. The Hearing went a head, my application to amend bail conditions, got refused.

The condition's got denied being ferried once again, by a judge on this day at Woolwich Crown Court the Hearing went a head, my application to amend bail conditions, got refused.

Satisfyingly to me and other's, I did manage to get involved and supply the equipment to the event for everybody.

Chapter 666



Chapter 55

Chapter 45

There will be consequences for their actions:-

I did find myself helping Stan, at his own requests, this got achieved in helping to complete some following:-

1. A Simple task, like pushing the chair that Stan sits in down the road for him, into his house.
2. Taking Stan to the doctors, after he had fallen over, when closing his curtains.
3. My mother and I shared with Stan, at his house, our boxing day.
4. I had delivered Stan and Debra their Christmas presents early and in time, even low I was finding life hard, as of the police bail conditions and the separate Anti Social Behaviour Order proceedings.
Up to date, I have never asked of anything of any other person that lives on my estate, other than respect.
Shortly after the trial, I got released to be free from police bail conditions and was then single due to the burglary case.
It took me a long time to get better, after being kept on curfew and for what I had suffered wrongly, because of the damage that the court case and other on goings had caused me.

Chapter 46

It has got said thought the years that without sacrifice there can not be winners?

It was the **09/09/2013** and I had attended to the Court to enter my no guilty plea about the gazebo case from my friends birthday held at Bianca road after being moved over to there, what did get put into motion for a criminal charge of suspicion of a non dwelling burglary, when in the court room the case files was a mess, this was due to no paper work being present, so I filed

an official complaint and issued it by handed and email in to the correct department.

I had continued not to let the justice system let me down and in turn the justice system letting everyone else's down so I found myself more work within the local community alongside my river, on this day I found myself working for Lock to Lock **Festival in Enfield and this got held on the 14/09/2013**, to tell you the truth I really had a good time, when I was there.

Chapter 777

Date: Monday, 21 October 2013, 18:10:-

Dear Simon / Lorraine your case has been listed tomorrow for a mention hearing.

You are both welcome to attend if you so desire but you are not required to attend.

As you have not been able to provide me with the original receipt of internet link for the Focus catalogue I have edited the defence case statement accordingly.

I now attach the amended defence case statement which I have instructed your barrister to serve at tomorrow's hearing.

This will trigger secondary disclosure in the case and I will be hoping to offer you an appointment in four weeks time for a conference with your barrister.

If you have any further requests to vary your bail then please provide me with adequate notice as the courts tend to want the CPS and solicitors to attempt to agree the variation administratively before resorting to the court. Please do not hesitate to contact me should you have any questions.

Regards, Josephine.

Chapter 47

Even low I could not sleep at night or in the day time the days surprisingly went by fast leading me up to the date of the **22/10/2013**, when I had to arrive at Woolwich Crown Court for the gazebo case that took place at Bianca road for my friends Birthday party, for the prior listed mentioning to take place, for the case to be ready for trial and the time was 11:00 hours.

I was feeling depressed of this case by then but I kept a smile on my face, the day went ahead and soon after ended back at home on bail alone.

Chapter 777

Date: Friday, 25 October 2013, 9:17:--

Subject: RE: 02/11/2013 fireworks night Enfield park

From: Darren Leonard (darrenleonard@tiscali.co.uk)

To: re_wired@ymail.com;

Hi Simon, Yes we still want your Generator, if you could confirm the price, and what cabling and connections you have.

We need 3 phase supply for a smoke machine and could do with as long an extension as you can supply.

We would need you on site at midday.

We make our final decision at midday about the weather and if we are go or no go.

Regards, Darren.

Chapter 666

Date: Monday, 28 October 2013, 15:20

Subject: Documents

From: Gaheris Edwards

gaheris@broadsuredirect.com

To: re_wired@ymail.com;

As requested, please find attached your full certificate of motor insurance. A duplicate will be posted to you today.

Kind Regards, Gaheris Edwards.

Chapter 777

Date: Tuesday, 29 October 2013, 21:20

Subject: Re: Gen Power From: Rewired

(re_wired@ymail.com)

To: garyhurst1987@hotmail.co.uk

Cc: darrenleonard@tiscali.co.uk

Hi Gary

Thank you for the email.

This very late notice has now made me lose contracts to hire out the gen, as I could have had other bookings, but knew I was booked for your self.

I did email Darren last week to confirm the booking.

As for the gen not being able to cope with your needs, I know it would be fully capable to cope with all the requirements that we agree on and much more.

As you know I did have a problem with my van which due to me knowing I was doing this event with you I made sure I paid to get it fixed so I did not let anyone down, as it was for the local community.

Simon.

Chapter 48

Around the same time I seemed to have a lot of good friends about me who I wanted to help out in life one of them was named Dean.

Dean would always help out with maintaining the back gardens and other jobs such as painting.

So for me to help dean I had decided that the best way forward would be to help him start to build his company.

The company that I had built with him, for he was then named Dean's painters and decorators.

We both managed to obtain a big job for him regenerating a person's house externally, this included painting maintaining and painting the whole front of the house and garages.

While dean was at work I continued to help him out I had ordered some business cards for him form vista print.

After he had finished the job that he had in hand we posted the business cards down the street that he had been working on to gain some more needed work, as he and me including the client was proud of the hard work that had got accomplished.

We decided the best way for him to gain more clients was to keep advertising the companies that got started, so we split the business card that I had ordered for him in half and in turn I left them on my van's dashboard.

I can always remember playing a game when I was driving around London and what I did in this game was take my time to write down any company vans details that I could see driving past, this got done when I believed they would help me with my dreams.

In playing this game I used to stop at shops and talk to the owners about different business opportunities.

I can remember stopping at my local churches in my living surrounding areas and taking their details, I always tried my best to open new doors, as one might say.

Chapter 49

Getting a job as a night club manager;--

I had been out looking for more work when I came across a gentleman who was redeveloping a night club in Brixton, what was to get named; as Brixton's white sands night club.

This got done while it had been getting built I spoke to the owner and showed him what I was capable of doing for his company.

He got very impressed with my CV and as a result offered me the position of night club manager.

To make sure that I kept in the owners' books of good workers, I travelled backwards and forwards from my home to the club on a regular basis.

In doing this I noticed that I could speed up the process and offered to help move some left over demolition materials to an environmental waste site.

On the 14/11/2013 I was travelling with my friend named dean, we were together in my van and driving to Brixton, as we were travelling a long Brixton high road.

We had got about 400 yards to where I was to park my van outside of the night club and the police officers decided to pull us over.

As I hit the 400 yard's, mark I had to drive past a police stop and search patrol who were doing some; "Roadside" Apr checks, on passing vehicles. They got placed on the same side of the road as the up and coming night club.

As I drove past the police and their cars, we never got stopped.

I managed to pull over to where I had wanted to stop, outside of the club, without any problems so far.

The owner of the club had not arrived yet on this day so I decided to wait in the van.

My friend decided to jump out and quickly go to a local shop to buy some drinks and so forth.

When I noticed a police officer come up to the driver's door window and tell me to get out of my van, I asked him why I should do this and what for.

He explained that I had not shown up with out any insurance on their computer systems as I had driven past them.

As always I understood and knew that I had the correct insured to be drive.

I explained to the police officer that I was attending the location as I had got a managers job at the new night club and continued to show him a copy of my policy while explaining to him why my van may show up as a not insured.

A PC Geoghegan decided to then do a full search of myself and of the inside of my van, on him doing so he found the business card that I had previously made for my friend on my dashboard

On PC Geoghegan doing this I passed him my own mobile phone so that he could speak to my insurance companies as I had called them while he got engaged in my van.

I could hear him speaking to the employees on the phone and then explaining that I have social and domestic and a motor trade policy in place this did include high performance cars, my insurance company was adamant to the police officer that I got covered to drive the van now then in question. With this information being provided to the police officer he decided to say that I would not get covered if I had tools of another trade on me, to which I did not.

He decided to seize my van because he had found the business card that I had made for dean to do with painting, so I refused to get out of the van and surrender my keys to him.

Eventfully he also decided to arrest me for a breach of the peace.

On finally being booked into the police station I had no additional property with me and got held till the next days early hours of the morning with finally being charged for driving with no insurance as the officer claimed that my insurance policy was not in restraints of the policy underwriting. When I got finally realised I had to go and pick my van up from the police car compound, in doing so I decided to recorded in audio format the ongoingings,

What did in fact happen was I asked to speak to the car compounds manager who is a civilian, I asked him to see a copy of the van's seizer notice, the reason I had done this was because it would show any belongings that got left in the van as they have got to get signed for by the arresting or seizing police officer.

In the car compounds manager helping me with my request he also noticed that there was no other tools of the trade within side of the van and that it got signed that I never took anything out of the van, I collected the van and then headed back to my home.

So on the **14/11/2013**; I had to yet again attend court to defend myself from their wrongful allegations.

What in fact did happen to me is that I got left in amazement by being found guilty of the offences after the PC Geoghegan stood and gave evidence from his police note book from the day.

Being upset in knowing that I was right and all I did have been business cards that I had made for deans own company, I explained to the judge that

the police officer was being deceitful with his evidence and asked him to give me a chance to prove the truth by requesting a copy of the sound audio recording from the insurance company from when the police officer had first pulled me over.

The Judge granted my request and I applied to the insurance company for the sound recording evidence to get realised to me.

On receiving my request of the recordings I could prove that I was right as I now had both recording from the roadside and car compound.

I applied for an appeal hearing to take place at the court house.

Very soon after this day arrived and I was on my way to court I felt a bit of a mess due to what had been going on to me by every person that did get involved in hurting me.

In the court room the appeal started to go ahead, I can remember the day being a repeat of the trial to where I had wrongfully got found guilty in the first instance, till right up until my solicitor asked the police officer to stop going over his evidence from his police note book.

When the police officer did do as he had got asked to do by my barrister on the day made sure to confirm with him that his notes were correct from the day's event's and looked at a CD player that he had earlier put a copy of the audio recording made by me with PC Geoghegan, talking to them.

On playing the audio CD for a few seconds, my solicitor then stopped the CD and asked PC Geoghegan; if this was his voice; for him to confirm the answer: PC Geoghegan, agreed while under oath that it was his voice on the CD and this was to his surprise.

There is a copy of the official sound audio transcribed from them day's.

Hang on first just to confirm one more thing even stronger than before I did not have any other tools of trade in my van on the day of events.

Chapter 50

Ringling Tone:--

Answer machine; Thank you for calling KGM motor insurance to insure the quality of our service to aid tanning and to assist in the prevention of fraud, all calls got recorded.

Answer Machine; thank you for call KGM account department.

Ringling Sound starts:--

Caller Assistant: Good afternoon accounts.

Police Officer: Hi there it is PC Geoghegan, from hmm the Metropolitan Police.

Caller Assistant: Hello there.

Police Officer: I am trying to speak to someone about a policy of insurance, hum a gentleman, seems to claim to hold with you.

Caller Assistant: OK, right can you just wait a minute and I will pass you on to underwriters.

Police Officer: That would be great thank you cheers.

Caller Assistant: OK

Ringing Sound starts:--

Caller Assistant: Good afternoon Carl speaking; how can I help you?

Police officer: Hi there it is PC Geoghegan from the Metropolitan Police, hum I have got; a gentleman stopped, and he has produced a certificate that is hum from KGM

Caller Assistant: Hmm, hmm, yes,

Police officer: Hmm, and I just wanted to clarify just some limitations on the use.

Caller Assistant: OK, Have you got a policy number at all pleas

Police Officer: Year I do year, I have got it hmm mike tango 3574694

Caller Assistant: yes, all right hmm; ah, it is a motor trade policy I might have to forward you to another department, as I am not very well-trained it this case

Police Officer: Yes that is fine.

Caller Assistant: So hold, on one minute.

Police Officer: Yep, sure.

Silence---

Caller Assistant: Hi you have been passed through to Jessica how could I help.

Police Officer: Hi there I am PC Geoghegan from the Metropolitan Police I have got a gentleman stopped, who has produced a certificate of insurance.

Caller Assistant: Yes.

Police Officer: That got issued by KGM insurance I have got a policy number and the other details on there.

Caller Assistant: Yes, I have got the policy number, I have got that up now on my computer screen how is it that I can help you.

Police Officer: Well basically it is down showing use for stmp and motor trade purposes.

Caller Assistant: Hmm, Hmm.

Police Officer: Hmm, looking at the vertical it has got a load of tools in, hmm oversley workmen doing sort of work doing odd sort of work odd jobs here and there

Caller Assistant: Yes.

Police Officer: Is that something that motor trade would cover,

Caller Assistant: No

Police Officer: No

Caller Assistant: We just cover motor traders only and stmp, that is it we would not cover him for any other occupation

Police Officer: Right, Right, He is clamming that he brought the Vehicles today, or yesterday and he is not able to produce any prove that he has actually done that

Caller Assistant: Right

Police Officer: Does he have to notify you of any Vehicles that he has got in change

Caller Assistant: What it is ah when a client purses a vehicle they have fourteen days to make us aware and if in them fourteen days they do not make us aware then they are not covered

Police Officer: OK

Caller Assistant: But if anything like this ever happens we do need prove to show that he has only had it for them fourteen days otherwise we would not cover it, we need to oversee prove, we would not ask for proof normally

Police Officer: Right

Caller Assistant: But like say as he has now and got pulled over we would ask for that

Police Officer: Yes

Caller Assistant: Because he could just say that he brought it yesterday or a week ago, and we can still cover him

Police Officer: That is what I am saying, that is what I am saying; that is what I am saying as well all right and, err, so it deferentially does not cover anything that hmm, if he is literally going around with tools in the van doing jobs

Caller Assistant: Yep

Police Officer: That is not something that he is covered for

Caller Assistant: Nope, nope certainly not

Police Officer: All Right, can I just get your name hmm, just offersley for my notes so that I can say that I spoke to you guys, OK just hold on one second

Caller Assistant: Hmm

Police Officer: Yes if you just go ahead with your name

Caller Assistant: Yes it is hmm, Jessica Kempton

Police Officer: Jessica Kempton and just to get your date of birth and a contact number

Caller Assistant: Yes it is hmm, the 2nd of February 1992

Police Officer: Yep

Caller Assistant: And it's 0208-530-1822.
Police Officer: 1822 and you work in the
Caller Assistant: In the underwriting department under motor trade.
Police Officer: All right brilliant.
Police Officer: All right thank you very much for your help.
Caller Assistant: Thank you.
Police Officer: All right cheers.

This is a copy of the true audio recording of when I went to the police car compound so to get my van back.

Chapter 51

Caller Assistant: Thank you for calling KGM underwriting department.
Caller Assistant: Good afternoon James speaking how can, we help you.
Police Officer: Hello James is Kelley there please.
Caller Assistant: Hmm, one second who is calling please?
Police Officer: It is John from the car compound for the Metropolitan police service.
Caller Assistant: Err, yes one second hold on there please.
Silence;--
Police Officer:
Caller Assistant: OK, I will just put you through in just one second.
Police Officer: Thank you.
Silence;--
Caller Assistant: Hello Kelley speaking
Police Officer: Hello Kelley my name is Gareth I am the manager at the Charlton car compound for the Metropolitan police car compound services.
Caller Assistant: Hello there.
Police Officer: Hello I am dealing at the moment with a Mr. Simon Paul Cordell
Caller Assistant: Yes.
Police Officer: Something about the tools in the back of his vehicle.
Caller Assistant: Correct.
Police Officer: Right all I can do is I have looked at the seizer notice.
Caller Assistant: OK.
Police Officer: Which would have got given to Paul at the time and any property left is blank so if there was any tools in the back normally that would be registered as tools in the rear of vehicle.
Caller Assistant: Right, OK, because we had a call from the police.

Police Officer: Yes

Caller Assistant: And he advised that there were tools in the vehicle

Police Officer: Right do you want to speak to him for one moment

Caller Assistant: Who sorry

Police Officer: To Paul because I have got him in front of me

Caller Assistant: Yes that is fine yes go ahead,

Police Officer: One moment, that is Kelley

Simon: Hello

Caller Assistant: Hello

Simon: Are you alright Kelley

Caller Assistant: Yes

Simon: OK

Police Officer: year, OK, so what has got given to you there?

Simon: They have not given me anything, but he has explained to you on the phone that there are no tools in the vehicle on their CADS and in any case they would normally write that sort of stuff down such as tools in the vehicle and so forth

Caller Assistant: OK, hmm, and has he given you a print out

Simon: No I have not got a print out you might have to ask him yourselves

Caller Assistant: Yes, OK, that is fine if you just want to pass me back to him thank you

Police Officer: Hello Kelley

Caller Assistant: Hello right so if there were any kind of tools in the vehicle it would get stated on their

Police Officer: Well yes, because of what would happen, is on the roadside a police officer will issue a seizer notice

Caller Assistant: OK

Police Officer: And then he will say do you want to take any property out of the vehicle and normally they would take sat navigation systems and money wallets or what ever

Caller Assistant: But he could have taken the tools out of the vehicle

Police Officer: Well I do not know because I was not even there so I am not going to comment on that to be completely frank with you

Caller Assistant: All right

Police Officer: All I can do is comment on the paper work that I see in front of me

Caller Assistant: Right OK

Police Officer: And there was nothing left in the vehicle

Caller Assistant: Right at the time of when it comes in but oversley he had the opportunity to take items out of the vehicle

Police Officer: No because that would have been registered that he had done and there is nothing there, when he had.

Caller Assistant: So it would have also been mentioned with what was taken.

Police Officer: yes, yes, on the seizer notice.

Caller Assistant: OK, is there any chance that you could forward me a copy of this please.

Police Officer: No we are not allowed to under the police Act and good knows what else, all that I can confirm is what I have seen on the seizer notice.

Caller Assistant: OK, and can you confirm that in an email please.

Police Officer: Right, what you do is if you.

Caller Assistant: I have already emailed yourselves and I got a reply to say that hmm you would not have anything like that on records so I just need to pop me over an email to say that.

Police Officer: All right you go to Charlton car, if you go to the Charlton documents.

Caller Assistant: Yes.

Police Officer: And then I can reply from there because we have got fire walls and god knows what else.

Caller Assistant: so you do not use the one vcsc1 or what ever it can get called.

Police Officer: No I will give you the address just one moment, Charlton documents all one word.

Caller Assistant: Yes.

Police Officer: @ Met.police.UK.

Caller Assistant: yes, hmm.

Police Officer: what I am going to do is just bring up the copy of the seizer notice to just double check that I have got everything right for you.

Caller Assistant: OK.

Caller Assistant: And are you a police officer or do you just work.

Police Officer: No, no I just work at the compound I am a civilian.

Caller Assistant: OK.

Police Officer: All I can see is property in the vehicle there is nothing in there and property removed by driver is blank as well, so he never moved anything else as that would have got registered, and he would have told the officer that he had tools in their so can he remove them and be careful with them.

Caller Assistant: Yes.

Police Officer: Because then we would take them out and put them into our

property store so that they are for safe keeping and then when they come to collect they get given back that.

Caller Assistant: Right that is OK it is just that when we got a call of the officer when he had Mr. Cordell at the roadside, he advised us that he was carrying tools in his vehicle.

Police Officer: Well I can not comment on that.

Caller Assistant: No, I know that you can not.

Police Officer: But what I can go on is the information on that seizer notice and there was nothing noted about the gentlemen removing anything or there is not anything left in the van, that is; all that I can say.

Caller Assistant: That is fine no worries, so if you could just reply to my email then and that would be great.

Police Officer: OK, then.

Caller Assistant: Yes, cheers and good bye.

I was in turn found not guilty and I can remember the Judge telling the police officer to wait outside of the court room with the rest of the criminals. Not to long afterwards I spoke to DVLA and had the points and driving ban redacted.

In this time I could not travel to the other side of London to visit my partner. I won the case at appeal after the police officer lied in 2 different courts. A Police complaint went in, and they mishandled incorrectly.

When I had to collect the van about the Brixton case on the 16/11/2013 and I had to pay again, when I clearly had insurance.

The case is now being overseen by the IPCC due to what went on and the Complaint is still ongoing up and till date.

Chapter 777

Date: Tuesday, 19 November 2013, 21:22

Subject: Re: Christmas Glow Festival.

From: Rewired (re_wired@ymail.com)

To: omar_niburumedia@gmail.com;

Hi Omar

I confirm that I can do the power for the 07/12/2013 for the The Christmas Glow Festival, Please see attached invoice for the cost for the day.

You may also like to take a look at our website at <http://toosmooth.co.uk>

please look at our Product Catalogue this maybe useful to you to see what items that Too Smooth can hire out for all events, we carry a large stock of sound systems, event lighting, staging and much more.
Looking forward to hearing back from you to confirm the date of the 07/12/2013.

Many Thanks, Simon

Chapter 31

Date: Friday, 22 November 2013, 18:32

Subject: RE: whites venue

From: Rewired re_wired@ymail.com

To: jawakhan@hotmail.co.uk

Hello Mr Khan Below are the domains I have ordered white sands venue.co.uk 07/10/2015

White sands venue.com 07/10/2015

The renewal date's for both domains are; 07/10/2015 they were ordered with Go Daddy Europe Limited and the cost was £22.15

I have also started a Face book account Whites Function Hall the URL is <https://www.facebook.com>

White sands. The login information for the Face book account is whitesandvenue@yahoo.co.uk
wxxxxxxxx1

The yahoo mail account pass is whitesandvenue@yahoo.co.uk Wsxxxxx

We are also going to have to have a meeting about making a full website

So, that the White sands Function Hall will have its own website

As I already said I myself have a number of accounts that I hold a number of people in them that have birthdays etc that I would like to market towards the White sands Function Hall.

Please see below picture of just one of my accounts for just Dec 2013

Birthdays

You can also look at my own Website which is still having work done to it before I fully release it to the public at <http://toosmooth.co.uk>

I will forward you the details of the pricing for the flooring and virgin media tomorrow. Simon

Chapter 666

Sent: 25 November 2013 16:28

From: Tiller, Kelly

<mailto:Kelly.Tiller@canopus.com>

To: VRES Mailbox - Charlton Subject: RE: MR SIMON CORDELL - CX52 JRZ

I have been told by the police that you do a report on all items that was in the vehicle at the time it was ceased

Can I have a copy of this report please?

Kind regards Kelly Tiller

Fleet Underwriting | KGM Motor Insurance – Member of the Canopus Group
KGM House | 14 Eastwood Close | London | E18 1RZ D +44 (0) 20 8530 1818 | F +44 (0) 20 8530 1841

www.kgminsurance.co.uk | www.canopus.com

From: Sarah.Williams6@met.pnn.police.uk

mailto: Sarah.Williams6@met.pnn.police.uk

On Behalf Of VresCharlton@met.pnn.police.uk

Sent: 25 November 2013 16:26

To: Tiller, Kelly Subject: RE: MR SIMON CORDELL - CX52 JRZ

We have no record what was in the vehicle; we do not touch the vehicles contents

Regards, S. Williams

From: Tiller, Kelly

<mailto:Kelly.Tiller@canopus.com>

Sent: 25 November 2013 10:55

To: VRES Mailbox - Charlton Subject: MR SIMON CORDELL - CX52 JRZ

Morning, I need some assistance with regards to the above

We insure Mr Simon Cordell and I need a copy of the report of the items that was in his vehicle at the time it was ceased

We are due to cancel his policy @ noon today

Your urgent advises are awaited

Kind regards Kelly Tiller

Chapter 666

Sent: 26 November 2013 14:10

From: GARETH.Mullett@met.pnn.police.uk
mailto: GARETH.Mullett@met.pnn.police.uk
On Behalf Of VresCharlton@met.pnn.police.uk

To: Tiller, Kelly

Subject: RE: MR SIMON CORDELL - CX52 JRZ Kelly, I have looked at the seizure notice nothing was taken at the road side and nothing was registered as left in the vehicle

Regards, Gareth

Chapter 666

Date: Thursday, 28 November 2013, 17:30

Dear Simon / Lorraine Please see the CPS response to our defence case statement.

This was received in the DX today.

It does not advance our case.

I am also confirming that your barrister can only do a conference on 12th December 2013 at 10am at Nexus Chambers.

He has personal appointments tomorrow and can not as previously advise to a conference at Croydon Crown Court.

I have therefore booked a fixed conference for 12th December 2013 at 10am at Nexus Chambers so that he will not be caught up in a trial and there is no risk of you breaching your curfew. Before that date I would also like to finalise your proof of evidence and I would hope to do that Tuesday afternoon or the following Monday.

Please do not hesitate to contact me should you have any further questions regarding this case.

Regards, Josephine.

New month

Chapter 777

Date: Thursday, 5 December 2013, 16:57

Subject: Re: Fwd: Site map - Durant's park [SEC=PROTECT]

From: Rewired

(re_wired@ymail.com)

To: omar.niburumedia@gmail.com;

Hello Omar the three names that will need to be there will be;

1. Simon Cordell
2. Matt Gyori
3. Dean Reed

Would it also be possible to get the power requirements for the heaters and where they will be placed and how long I will need to make Leads?

And, yes I will be there for 9:00 in the morning to set to set up.

Many Thanks, Simon.

Chapter 777

Date: Friday, 6 December 2013, 13:33

Subject: re: Christmas Glow Performance Times

From: Omar Lawrence (omar@niburumedia@gmail.com)

To: re_wired@ymail.com;

Chapter 777

Chapter 8777

07/12/13

Building the catalogue with josh and realising some more of his true talents, I realising that I could not run my entertainment company due to the bail conditions that I had got imposed to so I started to build an extra stage of the company that I would need at a latter date that the probation conditions could not as easily effect, apart from making flyers; "The printers"

Chapter 777

08/12/13

Chapter 777

09/12/13

Chapter 777

101/12/13

Chapter 777

11/12/13

Chapter 777

Date: Thursday, 12 December 2013, 23:15

Dear Simon / Lorraine Please accept this email as confirmation that the conference will go ahead tomorrow with your barrister at Isleworth Crown Court at 12.30pm.

If you have any problems contacting the barrister at Isleworth Crown Court please phone the office on 0208 365 9900 in order that one of the boys can telephone the barrister's clerk to ensure that he meets you.

Regards Josephine PS I will have my mobile with me but I am in and out of reception so a text is probably better.

Chapter 777

13/12/13

Chapter 777

14/12/13

Chapter 777

15/12/13

Chapter 777

16/12/13

17/12/13 Chapter 32

Thought, the rest of the months in 2013, the summer faded away into the winter and the question to ask was, “Who stole the Christmas tree?”

While still living at my flat, I remember when stain took his time to place a Christmas tree in the corridor for the entire tenant’s pleasure.

But little was he to know that this good deed of his was soon after to get disheartened.

In the years prior to stain placing the Christmas tree in the corridor the council had never changed the entrance codes, to the front door of the flats, so in lay man terms, the entrance code to the front door had never got updated and because of this, the past users finger prints, to the door locks, could get seen.

The faded numbers could get seen by any person’s naked eyes, this is due to the wear and tear, making the door entrances vulnerable to prowling eyes. Because of this reason people had started to loaf within side the corridors for shelter or other reasons and so forth.

On one of the cold winter nights after stain had done his good deed, the tenants of the block must have got occupied with their own responsibilities.

I can not clearly remember what I personally was doing but I could bet a pound coin that I was working hard on a good project.

On awaking one morning, I went outside into my communal corridor, on doing so I noticed stain and said to him the usual, “hello and how are you doing?”

His voice was full of upset, as I heard his reply he asked me the question of; do I know where his Christmas tree has disappeared too?

At first, I took a full glance to see the spot to where he had placed it and continued to notice that it was in fact missing.

I had known stain for so long by this time, in my life, so I took it that he personally would all ready understand the truth and that would be that I never would have been that person to have moved the Christmas tree, in sense to any stake, I and my first civil partner all ready had our own Christmas tree.

After talking for some time and doing or own investigation we never did

find out who actually did steal, “the tree”
So the question still is who stole; The Christmas Tree?

Chapter 777

Date: Wednesday, 18 December 2013, 16:56

Dear Lorraine & Simon Simon's case will be listed for mention tomorrow morning court 7 not before 11am
I will update you tomorrow after the hearing

Regards, Josephine

Chapter 777

Date: Thursday, 19 December 2013, 18:47

Simon / Lorraine The case was listed in court this morning but unfortunately the application to vary bail was not dealt with so I have asked for the case to be listed again on 23rd December 2013

With regards to the applications and also in relation to non-disclosure that the court have directed that the defence make a section 8, application and also an application for Third Party Disclosure

This has to be made by 16th January 2014

The prosecution must respond by 16th February 2014

If the Defence have not been provided with disclosure we need to list the case again after 16th February 2014

The case has now been placed in the warned list for the week commencing 30th June 2014

I will update you with regards to the application to vary bail

Regards, Josephine

Chapter 52

A little while after I had to attend at Woolwich Crown Court, yet again, for the gazebo case, that took place at Bianca road for my friends Birthday party, for a court case mentioning, what got set, re the disclosed and also for an application to seen by the judge regarding varying the bail conditions that I got opposed too, but the application to vary the bail conditions got refused to get dealt with

After consultation with my solicitor and barrister that got achieved in reference to what had occurred in the court room, my acting barrister then asked for the case to get listed again on **23rd December 2013**

This case just did not want to end.

Christmas was drawing near and the winter had settled in and I knew that I had to get out of my flat from the tortures acts that members of my neighbours were indulging in towards myself, so I re applied with my mother to go away to visit some family over the Christmas season.

On the **24/12/2014**, I went back to Woolwich Crown Court with a fresh application to vary my bail conditions for Christmas and New Year periods, so that I could spend time with my family's members.

I applied to go to Scotland with my family over the New Year and the application to vary bail had gotten granted by the Judge, so that I could go. To be quite honest I got shocked when the bail variation got granted to me but at the same time I smiled to be out, for the first time in a year.

The judge on the day agreed to amend these three conditions;

Number two; Home Residence, to be @ 109 Burncroft Road, Enfield, EN3 7JQ.

Number five; Report daily to Edmonton Police between the hours of 1400 – 1600.

Number, six; Curfew 8pm — 6am this is to be a doorstep condition — I the Defendant should show myself to any officer upon their requests and in the judge doing so this meant that I still had the curfew of 8pm — 6am but to a change of address from my own home.

Chapter 2014

Christmas and new year

Chapter 11

Let's just say that next, I had to explain to the judge that on the date of; **31/12/2014 – 01/01/2014**, I was in Scotland and had to leave early with my family to come back home and on the way as I entered London's streets, the police pulled me over in the early hours of the **01/01/2014**, the time then was; 05:55Am, the reason that I got pulled over got said to be for the normal accusations of the police force and that being of; No insurance again due to the error on the MID database.

Again I told the police officer's that I had got insured and there were also notes on the police system to prove this, but they still arrested me and seized my van.

I got arrested due to the police officers saying that I had breached my bail conditions and then as a consequence to their actions I got held at the police

station and taken to court on the **01/01/2014**.

My mother also attended the court house on this incident and once the judge had heard my explanation of what had happened to me, in turn me stating to the judge that I had not breached my bail conditions on this occasion, I was soon then after released to be able to go back to my own home.

After being realised from being detained I had to travel back to the police car compound, so that I could pick up my van, I recollect the day being the **03/01/2014**, to my upset I once again had to pay again to get my property released without any guilty offence taking place.

Chapter 53

26/01/2014

The start of **2014**, a new year for everyone; it was January and this special day was my birthday.

I can reminisce on the day being quite depressing as I could not get the Woolwich case to get dropped fairly, in accordance to the law and my legal rights re obtained, which meant that I had bail condition subjected towards my person still, so I found myself stuck at my home, all alone getting attacked by my neighbours.

I had placed my own sound system in my lock up at another address to where I live, earlier in the last year of **June 2013** and decided to take a look on line at face book.

In doings so I noticed that I received a lot of nice birthday messages, which in fact cheered me up, but my smile was not to last for to long as I realised how far Stain and Debbie as well as the Mathiyalagan Markandu family members and guests, completely managed to damaged my life.

Typing on the key board of my computer doing my work would mean that the y would hear me and s to bang above where it would have the worst effect on me, by hitting the floor boards and dropping objects above my head for hours at a time.

I kept video diaries and audio recordings so to prove what kept going on, to me.

Chapter 54

Because I noticed that there is errors on my criminal record for failing to surrender and other offences that I had not committed I and my mother went to the court houses that issued them in the beginning, as I disputed the so called guilty offences that were claimed to have taken place.

The reason that noticed the errors in the first place other than I never committed them enrolled around the gazebo case files from Woolwich Crown court because I got remanded to prison in the start of the proceedings, for failing to surrender, being present on my criminal record.

Chapter 1

On the 12/02/2014

Emails again got sent to westminster.go@hmcts.gsi.gov.uk in regards to failing to surrender on my PNC, criminal Record.

Westminster sent the memorandum of conviction to me via an email, after my request to the court house; I received this email on the 17/02/2014, not too long after us paying for it.

When I received the email I acknowledged that it showing clearly what I claimed all about and that it was in error.

The failing to surrender had been dismissed by the court along time before hand, so it should have never of been placed on my PNC record.

And this error on my criminal record is why I got sent to prison, due to no fault of my own.

I clearly, know that it should not be on a copy of my Police Record, stating that I was found guilty of this offence.

In understanding this error and knowing that many more were on my record to which I disputed knowledge about I continued in my search for answers; Then on the 19/02/2014, more Email's got sent to other court house's such as; Highbury Corner Magistrates Court, to have all my PNC records checked, for cases that were heard by Enfield Court which Edmonton Police had dealt with.

This took some time to address as there where a list of Records I wanted checked.

While waiting for my replies from the court houses in regards to my criminal recorded being largely in error I had started to feel really depressed because of all of the ongoing in my life so I attend to the local doctors to explain how the police court case and bail conditions had started to deter ate my way of life.

Chapter 31

Date: Sunday, 2 March 2014, 10:41

Subject: Please confirm your account From: DAZ 3D
sales@daz3d.com

To: re_wired@ymail.com

Chapter 31

4/3/2014

Chapter 31

5/3/2014

Chapter 31

6/3/2014

Chapter 31

7/3/2014

Chapter 31

8/3/2014

Chapter 31

9/3/2014

Chapter 31

10/3/2014

Chapter 333

So on the **11/03/2014**; I was assessed by Dr Jarvis, who is based at Silver Street opposite the Enfield police station and Civic Centre.

In doing so I explained to him all and showed some evidence of how this had stopped me from working, he told me in reply that he would also be upset with the police if they had done the same to him I soon after left his office.

Chapter 31

12/3/2014

Chapter 54

The day was the **13/03/2014** and my mother had decided to help me at my request and did do so and in return she went to Enfield Magistrates Court for me to pick up some information about my criminal record being in error, as had got requested of me by the court house from my previous request.

When my mother arrived she got told that there were six different records that were not in the court registry and contained on my criminal record, it also got explained by the court employee that if the six dates on my record were not in the court registry, as they were not then they had not been heard before in court.

The lady working in the court continued to tell my mother that she had not ever seen anything like this before and said it was very worrying.

I am still trying to address this but no one seems to be able to help.

I question to others; how can there be six different records on my PNC, yet they have never been to court?

Chapter 55

It had not been to long after when I had been at my own home, when on this day I had stayed up late as normal working, what materialized is that on the **10/04/2014**, I received a phone call of my mother that my younger brother had a bad motor bike accident and might not pull through alive and that he got air lifted to The Royal London Hospital.

With this I rushed to the hospital to where he had been taken worried for his life.

He managed to pull through and this got done with the grace of god, being on his side, so for him to finally after many operation recover to be in a fair bill of health but still this came with life changing circumstances.

So in the end I will always be grateful to the professional health cares, team members for saving my brothers life.

2nd phone call made to the police

11 April 2014

Chapter 56

Shortly after I went back out and met a new partner who all ready had a younger sibling, this young child was with another man and for that time that we were together, we were very much happy I believe.

We had known each other for some time but never really managed to get to know each other.

The day got panned by me so that I would be working, the day was the **20/04/2014** and I was to be supplying power and a sound system to an event which got known as Cannabis 420 day.

Police said to me that I was not due to attend the event with equipment, when I drove up to the entrance, which I understood not to be true, as I had got asked to power the event and sound by a company who messaged me a few weeks in advance of the date. I still have the emails to prove this, from one of the people who managed the event, I left the site after what had transpired to me and this was because of what the police had said.

After leaving, I got a phone call explain to me that I had let the person down who hired me for the event.

As a consequence I drove back home and put the equipment away, I latter got a phone call of a friend who said that he had a party going on and asked if I would like to attend.

I did do this and without any equipment, while there I was having a good time when I came across a beautiful lady.

She had come up to me after her friend had ended up banging her head after dropping from taking a balloon and together we started to look after her.

While looking after this lady with a saw head, I and the beautiful lady had been trying to find some cold drink but there seemed to be none left.

I can remember the room being hot and this being the first time that I had gone out to have some fun, as for the bail conditions that I had been on since breaking up with my first partner.

Thought the night I continued to chat to this beautiful lady, and we got along very well.

She made me smile when she popped up with a few cold bottles of fizzy lucozade for us all and I asked her where she had managed to get them from.

When she replied to me, I heard her say from the shop, I tried to think of were the closest shops were to where we were and knew them to be quite far away.

Me, being me, I never really would except when a woman puts her hand's in her own pockets, to pull out her money, so to pay for something, but on this occasion she in fact made me feel very welcome, to take the drink of her.

It got explained that to me by her that she had seen the police on her way back in, and she thought that it would be best to take her back home so that

we were both safe and that is what I did, to me I had found my new partner.
After many months of being together, we both agreed that we were going to stay together as a couple and plan for our own family.

Start of May 14

Chapter 777

01/05/14

Chapter 777

02/05/14

Chapter 777

03/05/14

Chapter 777

04/05/14

Chapter 777 website

05/05/14

Subject: Live Chat offline message received from (Lorraine)
From: Lorraine via my live chat
(sendmail@mylivechat.com)
To: re_wired@ymail.com

Chapter 777 website

Date: Tuesday, 6 May 2014, 14:15
Subject: Missed Conversation from (creature)
From: my live chat
(sendmail@mylivechat.com)
To: re_wired@ymail.com;

Chapter 777 website

Date: Monday, 12 May 2014, 12:38
Subject: My Live Chat Account Login
From: my live chat (sendmail@mylivechat.com)
To: re_wired@ymail.com;

Chapter 59

On the **25/05/2014**, some friends had called me and said that they were living at Unit 5 Georges Industrial estate White Heart Lane Tottenham, London, N17.

I understood that this was their home as they were homeless if it were not for this place of residents.

I got asked to attend to say hello and so to drop of some money for food and other living essentials to them.

In the end I drove in my van and when I arrived to the area's location, I choose to pull over and stop on the way to my friends.

The place that I had stopped at was a local pizza shop and I ordered some food for us all, I asked for the food to get delivered to the same address to where I had to be.

I arrived at my destination I noticed that there were no police present. The occupiers allowed me entry into their legal home and I drove my van inside.

We took a seat together after they had showed me around.

Once we sat down, we started the normal general chat about what each other lives had got up to, since we last saw each other.

The pizzas soon therefore after arrived as I had ordered them to and we all indulged in eating the food.

After some time, while I and my friends lengthened our conversations.

I got startled; I could hear an alarm bell going of inside of the building.

I started to notice a lot of activity from within the premises and over heard a person shouting at another person.

On listening even more closely to what they were shouting about, I can remember their discussion being that of: somebody had gone into a section of the premises and opened a fire door that had not got opened before.

Soon after, the door got resealed and the alarm went back off.

In the cool down period of what had just posited to proceed; what I would claim to be about minute the police arrived and as a regular event they choose to talk to me once they realised my presence.

The police done their cheeks and asked to look inside of my van on doing so I granted them permeation to do so.

After the police officers checks they were happy that I never had any true

sound equipment on me, that is to mean other than two old speaker box's without speaker drivers in them, that I had left in the van due to not being able to move them into my storage room due to space.

The police said it would be OK for me to leave and go so this is what I did. A few months latter the police decided to add this day into the ASBO Case proceedings.

On the day I never got arrested for any criminal offences.

When I arrived to the premises in my van, the building had already got occupied under a section 144 LAPSO notice and I merely attended just to bring some food to some friends and spend some time with them all.

I did have empty speaker boxes in my van, but they did not contain the drivers that would have got required to make sound neither did I have any other equipment that would constituent towards a full sound system.

I also did not have any intentions of setting up a rave as is being stated by PC Steve Hoodless.

What did in fact happen is that after the incident the attending police officers add this inelegance into the police National computer system and months latter a Steven Elsmore got told to create an ASBO, so he and other official people edited them police cads, this can get seen on the official Anti Social Behaviour paperwork and fraudulently adduced the information into the application for their own self gain in victimising me.

Chapter 60

Progress Way;

A month had passed and the date turned into the **06/06/2014**; my mother had been looking after my Nan as she had not been to well at all, so my mother had taken my Nan from her own home to hers. My Nan started to stay at my mums and lay in her bed and this seemed to me like it was to be her last days with us all.

So in respect of the **6th June 2014**, I did not attend at an occupied Warehouse at Progress Way, Enfield, as the police claim I did; I simply do not accept that I was present at this warehouse on that date. I had stayed with friends in between my house and my mothers.

In the following day off the; **07/06/2014** well after my Nan had gone to my mothers house, for her to live for a little while.

I remember that the day had got arranged to be my cousin's leaving party, as he had planned a worldwide holiday to go on.

The leavening party got planned to take place at a Club and the day started with me in doors as normal, because of the threat of more police reapers ails, of the brutality that I get faced with.

I had not been in contact with many of my friends for months prior to this date, due to the police and court bail conditions that I had got placed under. Latter in the day I had gone to my cousins leaving party when I received a phone call of a friend who said there was to be a party on and it had got cancelled by police from taking place in Essex outside.

In continuing to speak to my friend; he explained that the private party had got moved to a prior squatted building in Progress Way next to where I live. He asked me if I would attend and I said yes to his invitation.

So In respect of the **7th June 2014** at a Warehouse on Progress Way in Enfield; I had been having a family drink in the pub/hall with my cousin Dwaine Edwards his leaving party went on from the **07/06/2014**, till the early hours on the **08/06/2014**.

I had also arranged to drop another friend's, keys off to him as he would be at the same location.

I left the pub/hall to go and visit my friend who was residing at Progress Way.

Straight after I parked my van that I had travelled in, along the Great Cambridge Road, in the petrol station. I crossed the Road and directly in front of me, was a fair amount of people, entering into an alleyway.

I accept that I also entered into the alleyway with them leading me and found that this lead up to the gates of Progress Way, as soon as I had done this I got approached by members of the police and local council.

A police man asked me my name and my personal details and I did not reply to him, the reason I did not answer his question is that I felt a bit like I was getting entrapped by his line of questioning.

He asked me to follow him back to where I had just come from, which was where my car got parked along the Great Cambridge Road, so I did what he asked of me to do.

I felt straight away like the police officer, had made his mind up and therefore had accused me of organising a so called rave to him, or to other people "a private party," to which I had not done.

As soon as I had finished being addressed by the governing officials I then left them and waited in the petrol station a cross the road for my friend, this was so that I could give him his keys back.

When speaking to my mate in the petrol station at that time, while waiting in my van I describe what had just developed to me.

We continued chatting, and he asked me to hire out a power generator to the occupation so I asked for my terms of hire to get signed and this is what happened.

I then left and went back home and awaited for him to collect the equipment

as agreed.

The private party had started on the **6th June 2013** and had got prior arranged months in advance, while I was being detained under police house arrest, I never did get to the first location and I now understand other information that I did not then, for instance;

A police dispersal notice had gotten issued to other persons in Essex, when an inspector landed in his police helicopter; he also had news reporters with him.

In checking for the newspaper articles, you can see other person identifications and those people are not me.

I never did attend until the early hours of the **8th June 2013**.

So I did not get involved in organising any event at a Warehouse on Progress Way and for truth at no point did I cause any anti social behaviour, as seems to get stated by the police officers and not by any members of the public.

Soon after I left and went home for this day to get added into the Anti Social Behaviour Order, there is more about this case latter.

Chapter 61

On the **20th June 2014** it did get alleged by members of the police that I had got involved in the organisation of and/or supplied equipment for and/or attended an illegal rave at 1 Falcon Park, Neasden Lane, NW10.

This is not accurate information as the truth is that I had got contacted by way of mobile phone by a client, and he asked me if I would hire a sound system out for a gentleman's, birthday party.

After our conversation I did agree to do so and in turn a sound system and a van got hired out to that person and then latter collected from outside of my home address.

My terms and conditions got signed and a deposit got given to me, by the client.

Once the client had left me I continued with my day and then went back to my own home.

When at my home, I ended up receiving a phone call at 1:00 hours in the morning by the same client, who said that the police were in attendance, and they were seizing the sound system.

I remember getting up from what I had prior gotten occupied with and leaving my home address at around 1am hours, so to attend to the private party location, which had taken place indoors.

Then pretty soon after I arrived at the client's destination, at around the time

of; 2:00 hours, I would claim that it took me one hour and ten minutes to attend.

As I drove outside of the address that I had to be at so to park my car I can remember there being lots of different members of the police, who were already present.

When I finally approached to the address front door on my two feet, to which address I had got given by client, the police were there blocking any persons entrance, so I spoke to the police officers and explained to them by circumstances, this meant that I showed them a copy of the higher invoice and a copy of my terms and conditions of hire.

I got allowed entry by the police officers who were present to pack the sound system away and once I had finished doing this I asked to get released with the equipment, it then got explained to me that the equipment was to be confiscated.

After a lengthily, debate, I had no option but to allow the police officers to seize the equipment.

I personally got allowed to collect the sound system from the police at a later date, without being arrested or any charges being brought into motion.

This in turn meant; that I never returned the sound system to the same client ever again, as he had breached my terms and conditions and at no time did I knowingly supply equipment for an illegal party.

A few moths latter this date got added to the Anti Social Behaviour Order against me, even low I never caused any problems.

End of 20th 06 14 start of 07:--

Chapter 62

02/07/2014, the Woolwich Crown Court case for the accusations of theft of a garden gazebo, that got said to have got stolen from; Bianca Road from the day of my friends Birthday party, on this day the trial took place that had got set and I got Found Not Guilty, before the trial even managed to start.

The Judge dismissed the case and found me Not Guilty, because I clearly had not done anything wrong.

I finally did get freed from police bail conditions but I had lost my partner by this time.

Chapter 63

On **19th July 2014** it got alleged by police to have got involved in the organisation of and/or supplied equipment for and/or attended an illegal rave

at the 198 Great Cambridge Road, Enfield Town, EN1 1UJ.
This road is between my own home and my mother's house.
It is the route that I usually drive down when I am going to stop at a twenty-four hours Mac Donald's in my local area.
The GMT time zone was around 3:00 hours on a Sunday morning.
When on this morning I was passing in my car, what got known as the old Carpet right, 198 Great Cambridge Road, what escalated to proceed next is that I saw a man who I know to be homeless had got detained by some police officers, along the roadside.
At the time when I noticed them all together, I was taking a right turn out of Lincoln Road and in respect of this I continued to travel on the opposite side of the Great Cambridge Road, to where the police had been.
I decided to turn around at the closest traffic lights, which at the time I understood to be next to the Odeon Cinema.
Once I had turned my car around to head back towards my friend, I noticed a car park a few premises before 198 Great Cambridge Road, what is a general car park open to the public and belongings to a company named Magnet.
I parked there as I could see that the police officers had blocked access to the car park belonging to 198 Great Cambridge Road.
In stopping my car I locked my vehicle and walked up to where the police were detaining the person that I knew.
On doing this, a police officer approached me and told me I was under arrest, for a possible breach of the peace, to my own surprise.
I later got released from police custody and this got achieved without any further action being taken, to be quite honest I do not believe I got booked into custody; In that time at the police station I did not get to speak on the phone or in person with a solicitor and I did not have an interview take place.
In the early hours of the morning at around 8:00 hours the police de arrested me and realised me from Edmonton police station with being
The truth is that I never got involved in the organisation of any event on this day at 198 Great Cambridge Road, nor did I supply any equipment, neither did I cause any acts of Anti Social Behaviour on this date.
I got super shocked when months latter this day got used in the Anti Social Behaviour Order against me, so I took a look into the folder after copying the persons face book profile whose birthday party had supposed to of taken place.
Then I contacted the Hirer of the sound system who was present at the incident who then supplied me with a headed letter from their company

stating that I had not been working for them on this date, I soon after passed the letter to the police and prosecution teams.

When taking a finer look into the case paperwork I noticed a few of the following problems;

- 1.
- 2.
- 3.

Chapter 64

This day was a Thursday and at 16:30 hours and on the **24th July 2014**, I personally got alleged to have admitted to policing officers that I organized illegal raves and this is too far a distance away from any prospect of a reality for there to be any sort of truth in.

What really did take place is that on this evening at about 16:30 hours, I was driving down Alma Road.

I use this road to travel between my mother's house and my flat as it is the shortest and fastest route on most days.

My Nan used to live off Alma Road just before **2014**, so this method of a chosen route means that I would drive or pass by her house just before she started to stay at my mother's house.

When I travelling from my mum's house on the **24th July 2014** after visiting my Nan and my mother due to my Nan's illness and to say hello to them all. The police pulled me over on my travels back to my home.

I had used Alma Road as a route and not managed to travel less than half of the way to my destination when I noticed an unmarked police car as it was indicating to take a right turn, the opposite way from which I was travelling.

It had been taking a right turn out of Durant's Road when I realized it was an unmarked police car, I noticed this as I had seen the driver on active duty in the local area beforehand.

As I drove past the unmarked police car it changed its indication to the way I was heading, it indicated left.

The car followed me and then put on its blue lights, so I pulled over to the left-hand side of the road, opposite the BMW repair centre along Alma Road ajar to the football field or rugby field that is on the other side of the road to the plan of field next to the high semi high rise of maisonette flats.

When I stopped, I pulled over my car that I had driven on the left-hand side of the pavement that does lead to the back entrance of Durant's Park.

I took note to the male officer who got out of the passenger side of their undercover car and approached my driver's door.

In understanding what they had recently been like to me, so I decided that the best thing for me to do to aid in their request without my solicitor or no witness being present was to open my car window to the man just the slightest little, bit and asked politely why I had got pulled over.

The police officer said he was not sure why but his colleague had instructed him to do so.

It got easy to think to myself a thought like; all these coppers have gone mad, the police officer told me that he did not know why, he had pulled me over.

I had some questions for him, as I started to ask him more questions; He then hurried and went back to his unmarked police car.

He soon after re-approached me while I had stayed safe locked in my car but this time he came with the driver his colleague.

I awaited for them to approach. And then as they arrived and bent down to the gap in my window, I asked again why I had gotten pulled over, this time the driver of the police car pulled out his truncheon and said I had to get out of my car, and that if I declined my window would get smashed.

Stunned is how I felt, amazingly stunned, I noticed that he really meant what he said and did not want to pay for a window, so I got out of my vehicle as I did not have anything to hide, I could not have been any, more sure of anything other than that I had not committed any offence, in fact I had not committed any offence whatsoever, and I defiantly had not been showing as wanted to the police.

It got finally explained to me by the police that I got pulled over because I had driven too close to the car in-front of me.

This car referred to did not get stop by them officers and had not gotten stopped by the driver of that vehicle.

I then got accused of having drugs, and I continued to get searched, and my vehicle also went through the same procedure of a full custom search and nothing got found as I did not have anything illegal on me.

It then got asked by the police officers what I had recently got up to, so I said to them both; that I was setting up my company catalogue and that catalogue I had been building with a friend, this did include talk about my company website; I explained to the police officers that I had nearly finished completing it.

I also said to them that I was trying to achieve positive effects within today's society with my business that I am building a brand for.

Once the police had checked everything they needed to get parted after I had shaken hands with them both.

Then I made my way home and surly did not cause any Anti Social Behaviour on the **24th July 2014**

Shortly after the police added this day also into the Anti Social Behaviour Order and now I have the following problems with the case file paperwork and governing laws representing the case

- 1.
- 2.
- 3.

Chapter 65

The night had got dark and stormy, making it so that I could not fall to sleep, I could hear a metal gate getting blown open and closed as it made a creaking sound from not being greased and oiled correctly the sun coming through the curtains meant that it had turned into the following date of the; 27th July 2014 and I had it planned to stay indoors, right up and till when I received a phone call, this phone call was of a friend asking me to attend at Mill marsh Lane as there was some private land with a warehouse being occupied by friends at the rear, so I agreed to met them all

I had never been there in the first place beforehand, so I decided to bring my coat

Along in my route to my destination I decided to stop and pick up some Mac Donald's for me to eat and when doing this I ordered a few extra cheese burgers for everyone else to eat who I had gone to met

When soon after, I finally arrived and therefore had attended at Milmarsh Lane I started too relaxed with my friends for a bit of that time given to us. In all honesty I never knew of any event taking place on this day at first, right up and till my friend received a phone call asking him if another one of his friends birthday parties can take place at where he lived

I understood that an agreement took place between them both, at no part of my own

For a long time I continued not to understand too much until a convoy of a group of different people arrived and I started to speak to some of them who were then present

In talking to the others they explained that the police had kicked them out of another occupied place of residents, while having a private birthday party for a member of the occupation

Then I watched a sound system being set up and other people moving their belongings into the occupied building; the reason being is that I like sound systems

Members of the local police force soon after arrived and were talking to people at the gate, so I decided to take a nosy wonder over to see everything going on at that time.

It meant to me, that in me doings so, I noticed that the police officers accepted that the occupants had placed LASPO notices on the premises and were treating as their home even low this got accepted the police officers still got given entry to the premises as an equal to other occupiers.

In this being granted they took the opportunity and forcibly kicked every person out of their home.

The sound system then got ordered to get removed or would get seized by the attending police officers.

I had got invited as a visitor but still understand that the sound system had to then be moved at the request of police, so I aided in their help, the true owners of the PA equipment were the occupier's friends and I did not have any hand in this and as a continuation of events I went home.

On this day I did not own any of the sound equipment, and I did not rent or lend any sound equipment to anyone in respect of this occasion or take part in the organisation of anything other than going to see some friends.

I did not cause any acts of Anti Social Behaviour on the 27th July 2014 as the police latter stated that I did.

Chapter 555

At Shannon's house shit happened to me:-----

Chapter 54

Date: Wednesday, 6 August 2014, 18:00

Subject: Studio Shots

From: Luvinia De-terville

ldeterville@icloud.com

To: re_wired@ymail.com

Date: Wednesday, 6 August 2014, 18:00

Subject: Draft logistics for event

From: Luvinia De-terville

ldeterville@icloud.com

To: re_wired@ymail.com

*****Community Youth *****

Raising funds for Youth Services Time line: Budget: Venue: Edmonton N18

Date: Time:

Reason: Raising funds for youth services in Enfield ***** Claverings estate:
youth engagement panel Princes Trust in Hackney;

Mare St Youth offender's services in Enfield/Edmonton Head of youth
service: Contact ***** - Sir Gwenton Soley MBE:

- *****Property name NELSON TRADING ESTATE (ID: 7472) Property
address THE PATH, LONDON, SW19 3BL Property Notes Warehouse and
offices Details Location;

Title Details Space available from Now Space available to 12/12/2014

Number of floors 0 Area 516,83

Usage Warehouse Number of buildings 0

Car parking spaces

Disabled access No Refurbishment required Minimal EPC Asset Rating -
EPC Asset Rating Value - Disclaimer This site shows collated information
on Government space;

Further information on any property is available from the Departmental
contact shown on the relevant property record;

The property records on this site are provided "as is", and neither Cabinet
Office nor the relevant Department warrants or represents that these records,
or any associated documents, are accurate or complete;

This site does not give full particulars for the properties listed on it; Contact
Details GILLIAN HOLLIS 0238 035 6704

*****Property name SOUTHERN HOUSE (ID: 6400) Play Previous Next
Property address WELLESLEY GROVE, CROYDON, CR9 1DY Property
Notes Southern House is a good modern office building in the centre of
Croydon with excellent transport links, being 3 minutes walk from East
Croydon station;

The building provides 192,690 sq ft (17,900 sq m) of which a number of
floors are available;

There is 24 hour access and security with each full floor having the benefit
of nine on-site car parking spaces;

Please see the attached particulars for further information;

Details Location Title Details Space available from Now Space available to -
Number of floors 17 Area 500,00 Usage Office Number of buildings 1 Car
parking spaces 9 Disabled access Yes Refurbishment required None EPC
Asset Rating - EPC Asset Rating Value - Disclaimer This site shows
collated information on Government space

Further information on any property is available from the Departmental
contact shown on the relevant property record

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Office nor the relevant Department warrants or represents that these records,
or any associated documents, are accurate or complete

This site does not give full particulars for the properties listed on it
Contact Details; Ian Gilbert 020 79045031:--

***Property name MANORGATE HOUSE (ID: 3450) Play Previous Next
Property address 2 MANORGATE ROAD, KINGSTON UPON THAMES,
KT2 7AL Property Notes Manor gate House offers office space on the
second floor of a three storey building

The space has a clear open plan layout with good natural light, suspended
ceilings with inset lighting, three compartment turning system, gas fired
central heating, and air handling system

There is double glazing throughout, a passenger lift and 13 car parking
spaces

Details Location Title Details Space available from Now Space available to
22/03/2015 Number of floors 1 Area 255,50

Usage Office Number of buildings

1 Car parking spaces 13 disabled access

Yes Refurbishment required Minimal EPC Asset Rating - EPC Asset Rating
Value - Disclaimer

This site shows collated information on Government space

Further information on any property is available from the Departmental
contact shown on the relevant property record

The property records on this site are provided "as is", and neither Cabinet
Office nor the relevant Department warrants or represents that these records,
or any associated documents, are accurate or complete

This site does not give full particulars for the properties listed on it

Contact Details Sarah Town end 0207 227 5353 I really don't want you to
think that I am running with things honey I just need to get things going as
you know there are barriers to go through

Chapter 54

Date: Friday, 8 August 2014, 17:14

Subject: ***Proposal for Life, Music & Wellbeing Mi**

From: Luvinia De-terville

ldeterville@icloud.com

To: re_wired@ymail.com

****Proposal for Life, Music & Wellbeing Mini Fest** DRAFT COPY
ONLY****

Event: Life, Music & Wellbeing Mini Fest Weekend Fundraiser Target

Audience: All ages, Families:

Expected Attendees: 1000:--

Ticketed Event:

Date:

Time:

Venue:

Facilities:

Campsite:

Our event is a conference of young talented artists throughout London, a chance to showcase their talent in arts, crafts, dancing or singing

To show that positivity & productivity are key elements in life, something that we can all achieve!

This event is a community event that is a fundraiser for Enfield Children & Youth Services; our aim is to raise awareness & education within the community

We organise various social & fundraising events both in the UK & Overseas, with a 100% success rate

We have so many young and talented people in our community, people who deserve an opportunity to have the support of their community

If we can help one child or young person to have a better outlook or understanding of life, then we have achieved our goal

We have the following protocols in place for any event that we organise - Licences & Permits where necessary

- Risk management: implementation of risk prevention:--
- Entertainment License:--
- Crowd Management: Security, Staff/Stewards:--
- Road & Traffic Management: Traffic stewards:--

- Transport Management: public Transport & taxi services:--
- Accident & Emergency Management: First Aiders available for entire duration of event:--
- Public Amenities: portable toilets and washrooms

Public Liability Insurance -Equipment Insurance All of our Contractors, Suppliers, Vendors & Staff are certified (British Standard) & public liability insured professionals

We will supply all our own equipment, outsourcing where necessary

We will be working closely with the Metropolitan Police, London Fire Brigade & Enfield Council Events Team, and Enfield Children & Youth Services

*****Mission Statement*****

To help rebuild, the closeness & trust within our communities, no matter what your age, religion or ethnicity:--

Together as One ***Set Up***Activities***Fitness & Wellbeing***

-Mind:

-Healthy Eating: Natural Juices, dietary both adults & kids

-Wellbeing: Activity in life, Lifestyle adjustments, prevention of health problems

-Fitness: Personal Training, Exercises, TRX Training Body Confidence, The physiology of the human anatomy

Arts & Crafts Handmade products & crafts ***Dance & Music*** -

Singers: groups, duets & solo -Dancers: Various/ groups & solo -DJs

*****Vendors***** - Food: -Beverages: *

Merchandise:

Regards

Chapter 54

Date: Saturday, 9 August 2014, 10:54:--

Subject: Fwd: Charity Fundraiser:--

From: Luvinia De-terville:--

ldeterville@icloud.com

To: re_wired@ymail.com

Good morning Hun:--

Regards, Luvinia De-Terville:--

Co-ordinator & Manager D.E.M.S.

Thank you so much for your email about organising an international music festival in aid of Mind next year.

It sounds like a wonderful idea.

We're absolutely thrilled to have your support and would love to help in any way we can with your fundraising.

If you could let me know your postal address I'll pop a fundraising pack in the post to you which should arrive in 10-14 days.

There'll be lots of information in the pack by way of a starting point, but we can certainly provide materials for on the day, as well as advice and support regarding fundraising and help from our media team with publicising the event if appropriate.

It would be great to hear more about the festival and how it will run when you have a minute.

Thank you once again for your support and I look forward to hearing from you.

Chapter 54

10/08/2014 Mill marsh Lane said party, Used in ASBO Case.

I am further alleged to have been involved in the organisation of and/or supplied equipment for and or attended an illegal rave on the **9th to 10th August 2014 at Milmarsh Lane. I dispute this.**

I was not involved in organising any rave, and I did not supply equipment. The police have alleged that this event was run by Every Decibel Matters.

I can confirm that I am not an employee of this organisation, or a shareholder, or a director and have no controlling interest in this company.

I exhibit a letter sent from Every Decibel Matters Ltd "to whom it may concern" verifying this, I exhibit this as exhibit SC/19.

I had gone to have a birthday dinner, but I was not present at an illegal rave. Police came and requested that people leave and so I left.

I did have a conversation with the police concerning three empty CO2 gas canisters that I had in my vehicle, VRM MA57LDY.

I did display knowledge of nitrous oxide, but this was just in a general conversation with the police as it is information I had to learn when carrying CO2 cylinders for welding.

I do remember talking to a police officer about an occupier I had met called Jena having passed her first aid test.

This was general conversation
I dispute encouraging any crowd behind a gate to come in
I did not try to incite others to breach the peace, and I did not try to put anyone in danger
I deny behaving in an anti-social manner on this date
I did not cause any Anti Social Behaviour

Chapter 555

Date: Wednesday, 13 August 2014, 16:21

Subject: *****Set up logistics for Montague Rd Building**

From: Luvinia De-terville (ldeterville@icloud.com)

To: re_wired@ymail.com;

**Set up logistics for Montague
Rd**Building**LOGISTICS**DRAFT***

Timeline: allocated or needed for project?

i.e.: space, rental, lease, funding, approval, insurance, risk assessment, projects, staff, security, equipment & furniture, management, Telecommunications **i.e.:** outgoing lines, internet; Wifi

-Funding? Bounces rd has a funding scheme, availability of funds? Need average of £25,000 each from funding scheme –

A section 23-26 enabling us to use the public information regarding the premises, financial and otherwise *Local second-hand/refurbished shop in Tottenham, need to see what they got in stock!!!!!!

Also any offices that are getting refurbished, as the maybe disposing of office furniture * Contact local electrical retailers **i.e.** Comet, Curries, Cartridge world, Argos In regard to donating : printers, phones, ink, stationary, monitors, PC s, laptops, Cabling, etc

ACTIVITIES **

Pensioners: coffee club, bingo, chess, exercises, film time, leisure(keep fit & healthy) lifestyle & Wellbeing, cabaret nights,

**Children & Youth: Sports: football team , basketball Music - lessons, studio, production, qualified graders for music pieces Arts & Crafts: design, production, Mentor programmes: anti-bullying campaign, youth crime &

violence, teen parenthood, homelessness, job training: CV, interview skills, presentation, educational facilities: computer Skills, people skills, responsibility Workshops - studio,

**Community: community functions & events, leisure,

****BRIEF****

The site can regenerate a sub sustainable amount back into itself and the community, by renting out the office spaces to community businesses, function hall's rented for various activities by the community.

Also anything that can be rented by professionals, i.e. slimming world, Sumba, yoga.

Our staff members are all DBS checked, certified and more importantly experienced in their field and profession.

We will be working closely with (Enfield Children & Youth Services, Metropolitan Police & London Fire Brigade) We believe from our calculations and forecast flow, that this is an investment that can only benefit the community in a more positive and productive way, we have all the necessary documentations, management plans, licenses and permits that are needed for this project.

We wish for this to be up and running in use by: This is a much more feasible option than a empty building, thus saving the council the £80,000 spending on security, which can be resourced in a more productive way.

*****MISSION STATEMENT*****

Our aim is to bring the community together as one, regardless of age, ethnicity or religion a place within the community for the community.

Regards Luvinia De-Terville Co-ordinator & Manager D.E.M.S.

Chapter 555

It was the **13/08/2014**; when a meeting got held with a Steve Hodgson who is a representative for Enfield Local Authority Council and Jane Johnson who had been the chief superintendent for North London, on behalf of the commissioner of the Metropolitan police and this got done alongside other government officials for the Anti Social Behaviour Order application, to be placed against me without my knowledge.

On the 13th of August 2014 the local authority and the police held a consultation meeting in regards to the Appellant and reached a decision to be taken in the matter of a stand alone Antisocial Behaviour Order (ASBO) order to be placed upon the Appellant Statue of Liberties.

An anti social behaviour order (ASBO) (2003) is / was a civil order made in the United Kingdom against a person who has been shown, on the balance of evidence, to have engaged in anti social behaviour.

The order was introduced by Tony Blair in 1998 with the legal frame work and protocols to create a successful Antisocial Behaviour Order (ASBO) application. Within the Antisocial Behaviour Order (ASBO) guidance it states Voluntary solutions and other remedies should be considered by the pursuant, prior to the multi agency working together in Co-Hurst at a statutory conference, regarding any application.

Any of the following voluntary solutions and alternative remedies should have been considered and then implemented, prior to an application for an Antisocial Behaviour Order (ASBO) being considered but was not;

- Mediation:-
- Verbal and written warnings from the relevant authorities including Police:-
- Support Packages:-
- Diversionary schemes and activities:-
- Rehabilitation programs:-
- Criminal investigation:-

The above list is not exhausted to its limits.

At no point of time has the applicant been given any of the above listed opportunities, neither has he been asked to attended any official meetings prior to this Antisocial Behaviour Order (ASBO) application and this should have been the opportunity to talk to him about a pre warning or other actions that could have been taken.

Please also take note to page number 15 (taking a strategic approach) which clearly states: “The more serious the behaviour, the greater the likelihood that the court will grant a geographically wide order, order’s that seek to operate in the whole of England and Wales will not be granted without

evidence to the actual or potential geographical extent of the problem.
Further detail about further effective prohibitions is given in Chapter 7.”
For the applicant legally to have any conditions imposed, of such a wide scale of areas with out correct proof to that extent, is another breach of applicant’s human rights.
The Antisocial Behaviour Order (ASBO) that was granted in the lower court upon the applicant is wrongly executed for the whole of the UK.

Chapter 555

Date: Thursday, 14 August 2014, 1:53
Subject: Re: *****Meeting with Simon *****
From: Rewired
(re_wired@ymail.com)
To: ldeterville@icloud.com;

*****Set up logistics for bliss charity event re launch *****

14th August 2014 01:05am

*****LOGISTICS**DRAFT***

Timeline: Allocated or needed time for project? 13 to 14 weeks date
Commitment: Simon/ Luvinia
DAYS and TIMES:
Date of event: 8/11/2014?
Time of event: same as before?
Space:
How much bigger is the hall in Tottenham?
Can you get pictures or a link to there site?
How does this benefit you and the event?
Rental: How much cheaper is the hall to hire or how much of a better deal is it?
Funding: How much do you need and have already and what is your expected out goings for the event including your expenses and others outgoings that you may occur even over the next 13/14 weeks of the re launch.
Approval: I am sure you got this sorted:]
Security: Now this depends on how many tickets get sold.

I say we set a time scale and time will tell
Equipment: What do you need and what have you all ready resourced?
Management: I believe a management tree is the way forward controlling all avenues of income and delegation
Marketing: A fresh flyer and re marketing all involved a bit more in detail may help the event
I also have a friend in mind he might be able to help as a voice to over lay you and help promote the event
The same person also makes flyers who I hope to be in contact with, over the next following days and I can keep you updated in regards to this
Regards, Simon Cordell-Benjamin
Director and Manager of; Too Smooth Entertainment:--

On Tuesday, 12 August 2014, 17:27

Luvinia De-terville wrote:

*****Meeting with Simon *****

Agenda 13/08/14 @ 12pm

***** - finish proposal for mini Fest Weekender lea valley / pickets lock:
mini Fest date:

- Budget

Logistics & Timeframe

*****Set up logistics for Montague Rd Building***** **Timeline:
allocated or needed for project?

- space, rental, lease, funding, approval, insurance, risk assessment,
projects, staff, security, equipment & furniture, management,

-Telecommunications ie: outgoing lines, internet, wifi, -Funding? Bounces
rd has a funding scheme, availability of funds?

Need average of £25,000 each from funding scheme

***** Work on partnership agreement details*****

D.E.M.S: Louie: events to work with,

- Finances:--
- Contracts:--
- Insurances:--
- Percentages:--
- Anticipated Profits & losses -6-12month projection flow?:-
- proposals etc;

**EMPRESSIVE STUDIO: Sharon -Hire prices: per hour or block session,
Can the facilities be used 7days a week or is it limited?

If limited, then what is the limitation involved?

- Packages: studio hire fully equipped?
- Part equipped?

Vocal coaching, music assessor/ grader, Instrument hire etc.

- Equipment: costs in updating or repairing where necessary.

It is the Responsibility of both Sharon & Manager? ; And or Sharon as
equipment owner?

- Management: Studio Manager aside from Sharon: -- Availability:
what is the tenancy arrangement or criteria on time?
- I.e. 24hr or 12 hr access.
- Access: need 2 key holders who can work independently?

Agree communication criteria?

-Rent: proposal of 50% each on monthly rent, signed agreement by both
parties -Security: big bro cameras -Feasibility: generating resources back
into studio -Website: access & links.

*

Logistics for International Music Festival Fundraiser

- Date: Venue:--
- Time:--

- Charities:--
- Mind:--
- Cancer Research?
- Need to contact 3rd charity ASAP, Find Venue location?

Arrange Draft proposal to be used!!

Start contacting performers: lock in with contracts where possible*
 Arrange draft site set up & activities plan!!!

Stages, amenities, equipment, camping area, risk, emergency, crowd, traffic, health & safety management plans etc. Arrange marketing, design and advertising personnel Crunch budget figures Source suppliers from ASAP!
 Regards Luvinia De-Terville Co-ordinator & Manager D.E.M.S!

Chapter 555

No problems up to here with neighbours ++++++

Date: Tuesday, 19 August 2014, 15:32
 Subject: Partnership Agreement Draft
 From: Luvinia De-Terville
lou@demseventmanagement@gmail.com

To: re_wired@ymail.com

Chapter 555

Date: Wednesday, 20 August 2014, 18:36
 Subject: proposal LMWFF & Montague Rd
 From: Luvinia De-Terville
lou@demseventmanagement@gmail.com
 To: re_wired@ymail.com

Chapter 555

I had continued to sleep over at my new partners a lot in the summer and the date had come up to the **23 August 2014**, this date is easy to remember because Noting Hill carnival took place!
 Me and my partner had got told by the clinic of the news and decided to stay in over the weekend together!
 In the background of all these things taking place, I had arranged for two

other events to occur.

The first being that my father had asked if he could use my flat to stay in over the weekend as he always took my Neisse to the carnival, and he had been in the middle of transferring from where he had prior been living at the time and in me letting them stay at my flat for the weekend this would help him, I agreed by saying yes to his request of me.

The second reason being is that, I had arranged for a friend to collect an amount of nitrous oxide of me that I had been selling.

I gave the keys to my flat and half of the agreed stock on bail to the relevant people a couple of days in advance to the carnival taking place.

Then at the same time I also agreed that I could deliver some more stock to the person who had taken the nitrous oxide of me on his payment that would take place at the day of the publicly advised adult's part of the carnival, taking place, as he told me that he would be there.

Due to the issues in my relationship I decide not to go and avoided answering the phone to people from the day prior to the carnival starting, as we had both decided together to relax in doors, at her home.

After a multitude of missed calls I decided to answer my mobile phone messages, on the Adults day of the carnival starting, when I read a text saying I am going to your house to get the stock from the day before, in knowing that I had not been at home but my dad had I gave him a phone call.

He picked the phone up to me and after the normal hello to each other I asked him did anyone come to my home while he had been there.

The answer was, Yes; and then I asked the next question to him; did they take anything; he replied yes; Next to come was the last of the questions, that I had to ask my father; did they leave any money; I heard the reply of; no, so I went mad absolutely, mad; My dad got upset with me and told me that it had been my friend who he sees me with all the time and that he thought that this would help me by being what I had requested to happen.

The second the mobile phone got put down, I spoke with my partner and explained what had just happened, while I tried to call my friend/ client, who never picked up the phone calls that I continued to make and consecutively, I and my partner both together put our coats on and I grabbed the car keys, we were off to the carnival.

It took us a little while to get there even with me travelling within the legal speed limit, but we still soon arrived as close as possible to the carnival.

I and my partner both started our search for our friends/ clients at that moment in time on our feet together; this had got done once we could not drive any closer, towards the event due to the crowds.

The truth what can I say apart from, well me and my partner were good at tracking our friends down together, and we both done this as a team in a superb time frame.

Upset as most people would be I requested the stock back and payment for the first package and what had gotten used out of the extra taken from my home.

I admit that by this time I got a lot more upset than needed and found myself in the middle of the carnival with my partner and a load of stock.

In looking around for a form of carriage I noticed a wheelie dust bin that had been laying on its side and decided to check the condition that it had got left in.

It had got left clean and it was available for our use.

We filled up and covered the lid the best that we could.

Travelling back towards the car, we started to enjoy the carnival a bit but still with the concern of carry a black wheelie bin around the streets, I can not remember who noticed them first I bet her; but anyway we bumped into some friends of ours,

I can't remember what happened for a little while because when I looked at my watch the time had disappeared.

The streets were slowly starting to empty and I still had a big black wheelie bin with me, so I see some officers that I had met before and approached them and asked what the best way back to the car was.

After working everything out with the police I turned around at the group of friends waiting and it had grown.

I knew that it would be best to get out of there and head back home with my partner and that is what we did.

Now this day is also being wrongfully used in the Anti Social Behaviour Order Application case against me and I question why for the following reasons?

- 1.
- 2.
- 3.

Date: Tuesday, 26 August 2014, 15:15

Subject: Worried About You

From: Luvinia De-terville

ldeterville@icloud.com

To: re_wired@ymail.com

Hi! Hope you are ok!

I have messaged & called you but you not responding!
Just a bit worried Hun x

Regards Luvinia De-Terville Co-ordinator & Manager D.E.M.S.

Chapter 555

Over the next few days my Nan would pass away;
It all started to get remorseful for her loved ones, when on the **27/08/2014**,
my Nan got rushed into Hospital as she had turned very ill and so her Chemo
therapy got stopped!
The following morning evening and night of the **28/08/2014** all the family
members able to where visiting her, but my Nan had started to show signs of
her not being at all well!
Family members were always with Nan thought!

Chapter 555

Date: Thursday, 28 August 2014, 14:52
Subject: Mojito on you
From: Luvinia De-terville
ldeterville@icloud.com
To: re_wired@ymail.com
For having me worried about you, you owe me a Fat Mojito!!
Regards Luvinia De-Terville Co-ordinator & Manager D.E.M.S.

Date: Thursday, 28 August 2014, 14:49

Subject: Re:
From: Luvinia De-terville
ldeterville@icloud.com
To: re_wired@ymail.com

Hey I just been really worried about you honey!
I have great progress on LMWMF, as well as 248 Montague Rd in regards to
funding, contacts etc!
Call me on 07951 330 467 Glad you are ok x Regards Luvinia De-Terville
Co-ordinator & Manager D.E.M.S

Chapter 555

On the 29/08/2014 a Family meeting had to take place with the doctor looking after my Nan in regard to her health.

Soon after my mother had to leave the hospital and this took place at around 19:15 hours, she left with my sister.

My mum went back to hospital with my sister at 21:20 my Nan health had got worse, and she notably was having problems breathing.

My mum called the family, so I attended with other close members of the family.

In the early hours of the 30/08/2014, I had got left alone while the rest of the family had gone to get some well needed rest; I had taken a seat beside the bed that she had got taken care in.

At the time I can remember myself; feeling her fall to sleep and deciding that it would be best for us all, who knew her; for me to keep on tingling her arm, as it seemed to make her smile while she had been drifting away, so that she never went into a deep coma.

I felt this working as I looked at the clock up on the wall in the hospital room that she had got placed in being at the time of 1:00 hours.

The time ticked on till I last remember seeing the clock handles strike 5:47 and then I recollect a woman voice who was a nurse or doctor ; saying to me Simon, Simon, Simon.

While still seating in the chair with my hand on my Nan's hand, I jumped up without taking a stand and went to analyse what had changed in the room I look at the nurse or doctor woman then the clock in a quick swift glaze and straight at my Nan.

The woman's had let her voice pronounces the out aloud from her mouth to me at the same time as my brain told me that it was 06:02 hour and I realised that I had dropped of to sleep for 14 minutes.

She said that Simon your Nan has passed away.

Full of upset I held back the tears as I did not want to believe her at first but I understood that what she had said, must be correct.

Chapter 555

Date: Monday, 1 September 2014, 17:30

Subject: rest of draft From: Luvinia De-Terville

lou.demseventmanagement@gmail.com

To: re_wired@ymail.com

Simon, amend as you see necessary.

Regards Lou CEO and Manager

Chapter 555

02/09/2014

Chapter 555

03/09/2014

Chapter 555

04/09/2014

Chapter 555

Date: Friday, 5 September 2014, 0:12
Subject: Kempe Hall
From: Luvinia De-Terville
ludemseventmanagement@gmail.com
To: re_wired@ymail.com

Chapter 555

06/09/2014

Chapter 555

07/09/2014

Chapter 555

08/09/2014

Chapter 555

09/09/2014

Chapter 555

10/09/2014

Chapter 555

11/09/2014

Chapter 59

It got said that I got served;

12/09/2014; The start of the Anti Social Behaviour Order case proceeding for me;

It turned from summer to winter without me even going outside to realise; and in this change of seasons a bundle got said to have got served onto me; "Mr Simon Cordell," at Burncroft Avenue, to which I dispute to being true at all.

This Bundle was for the Anti Social Behaviour Order Case.

Being locked up by the police and local council made life harder for me, in just looking after myself, so how am I supposed to be able to look after another man's child like this or have my own.

Next, I find myself referring to: **Friday 12th September 2014**, what is the date of the start of the Anti Social behaviour case, which never got served in accordance of the law; this was for a multitude of reasons, the first being that the application was too big to fit into my letter box, so I did not accept it.

And also because of this, I disputed the fact that I ever got served the Anti Social Behaviour Order folder correctly, as it never got handed to me.

What really happened next is, I was in at my own home and I was alone, I had got upset because of everything that had been going wrong in my life, but the truth is that on this day, I woke up as normal, so for me to continue with making my plans for a positive future be able to come true.

I was doing this by working hard on the right things and by this time I was well in the daily routine of the constructive work towards the development of my company and my future life.

I had been drafting a proposal, as well as all the other nibblley, little bits of remnants towards the documents I was working on.

When I noticed a sound, this sound was coming from outside of my front door; this was a surprise to me because I had not been expecting any visitors.

This sound was a sound that I had heard many times before, I knew it to be a police radio and so before they could knock on my front door, I tried to get to the front door spy hole without getting detected, by the police officers.

I heard them knock on my front door;

So, with this all explained, I was couscous to open the front door, so because

of this reason, I approached the door with caution, so to meet the unexpected visitors.

I looked into the keyhole and could see what looked like the police through the keyhole.

I asked the people outside a question without opening the door what was: what do you want of me, they said they needed to talk.

At this point of time I knew that I should not have anything to hide, I opened the door just a little, just so that I could see them in the hall way through the small gap in between the door and the door frame and then I used my foot to keep it ready to get locked as fast as possible in the shortest time scale practical of any problems arising.

I wanted to see what the police wanted to talk about, once the door got opened a little the police officer then said to me that they wanted to serve some documents on me, at which point I then replied that I was not willing to accept anything and closed the door.

Upon closing the front door closed, I told the police that I was not being rude but was not willing to accept receipt of any documents, with this being said I noticed through the spy hole, that the police officers had both started to speak to each other, so I could hear what was being said between them both clearly, I then moved my ears closer to the gape on the edge of the front door.

I listened closer and once I had done this I could hear clearly what was being said, I then heard the lady police officer say through the closed door: — what the Lady police office said was: — what should we do, to the man police officer and the man police officer said in reply: just put it on the floor in front of the door, and he took some letters from the lady police officer and then posted them into my letter box.

Straight away I continued to look through the keyhole again and started watching what the police officers was doing, I then noticed the Man police officer posting four pages of papers into my letter box and the lady police officer put a large blue file in plan vision outside of my front door on the doorstep.

I then made a phone call to my mother, as fast as I could do, I had done this so that she could also be aware of what had happened and in doing so asking her to attend my flat.

But due to a death in the family, she was unable to attend, to my home address until the next day, dated the: - **on the 13/09/2014.**

When my mother did finally get to my home address, she found out that the folder had got placed outside of the front door, in the communal hall way and got left alone, with nobody present, it got left in plan view of everyone.

Chapter 60

13/09/2014; The folder got left in the hall way;

It had somehow got placed in the hallway and then left opened, so that anyone could have looked into it, she got shocked to see this had been able to happen and also found that inside the document there was full details of Mr S Cordell inside of it and also that of other people personal names, that should have gotten protected from this occurring; under the data protection act 1998, the police should have never left this folder outside any address, which would give anyone accesses to it.

My mother, in that moment, on noticing the folder in the hall way, unattended that is to strengthen and further left in the condition, to what it had got found, also understood that this was because of the police officers, misplaced conduct.

She did not know what to do at first, she got simply shocked, at what she had found and decided to take it back to where it got addressed from, on taking a closer look the folder claimed the address of New Scotland Yard Headquarters, so she took it to Edmonton Police Stations, lost property, so that she could hand the folder back to themselves, as it never got served in accordance of the law and now had become lost and found property.

I did not accept the folder, from the police.

My mother or I was not sure, if any papers were missing, which should have got placed within side of the folder and as explained by the next day when my mother had arrived to mine, she had found the folder opened in the hallway.

I believe that the police understood, that this was wrong in law and that when I did not accept the documents in being served, that they should have then taken them right back with themselves to where they had just come from, for me to guess that place I would say, the police station or civic centre, so to have rearranged for a true served document to be re issued.

Chapter 555

14/09/2014

Chapter 555

15/09/2014

Chapter 555

16/09/2014

Chapter 555

17/09/2014

Chapter 555

18/09/2014

Chapter 555

19/09/2014

Chapter 555

20/09/2014

Chapter 555

21/09/2014

Chapter 555

22/09/2014

Chapter 555

23/09/2014

Chapter 555

24/09/2014

Chapter 555

25/09/2014

Chapter 555

26/09/2014

Chapter 555

27/09/2014

Chapter 555

28/09/2014

Chapter 555

29/09/2014

Chapter 555

30/09/2014

**New Month 00/ 10th /14
The website got given to me by my mother
Chapter 555**

01/10/2014

Chapter 555

02/10/2014

Chapter 555

03/10/2014

Chapter 555

04/10/2014

Chapter 555

05/10/2014

Chapter 4646

The ASBO the True Start;

The date had turned into the; **06/10/2014** and I had to attend to court for the first instance of the Anti Social Behaviour Orders, interim order proceeding to take place;

It had got meant for me by the police officer's to have a hearing for the interim Order to be put into place against me, but when I arrived at court legal aid had not been granted for me, so Michael Carroll the director of my acting solicitor firm came to court to explain this fact, the judge overturned and granted legal aid, in my favour.

In the start of the application for the Interim hearing the judge would not hear due to my solicitors not having time to go over the case files, as legal aid did not get granted in time.

I can remember the CPS and police did not seem to be very happy about this decision made by the judge.

The court case proceedings were then put off to be re heard at a Hearing on the **22/10/2014**.

Chapter 555

Date: Tue, 7 Oct 2014 23:34:24

Hi I dropped all the paper work back to kemp hall the other day, after sorting it all out.

I also went to the hall earlier and fixed the internet.

I am going back to see Diana tomorrow; and maybe I will see you if your not busy Si.

On Tuesday, 7 October 2014, 15:45

Patsy Yull wrote: Hi Simon, at the moment you have all the paper work relating to the Hall.

We have a meeting with Monica on Monday about training; and not sure what else.

You would no from going through the paper work, what we are missing?

It's a matter I think of lets see what happens then.

In the paper work is there minutes or notes from the last AGM as she would like a copy.

We as the committee have got to put together an Asset Register for the hall.

Did you call Mark at F.E.C.A about our paper work down there?

Thanks Patsy

Chapter 555

Date: Wednesday, 8 October 2014, 12:34

Subject: RE: Hello From: patsy Yull

patsyyull1@hotmail.com

To: re_wired@ymail.com

Morning Simon, Thanks so much for sorting out the internet, I got a message from Di today to say it was done

Regards, Patsy

Chapter 555

09/10/2014

Chapter 555

10/010/2014

I have heard people say there hair is falling out and now I understand sometime's why:-

Chapter 555

11/10/2014

Chapter 555

12/10/2014

Chapter 555

13/10/2014

Date: Tuesday, 14 October 2014, 18:11

Subject: 10 of 10

From: Rewired re_wired@ymail.com

To: Graceswork@aol.com

This is the information I have that was agreed to be passed to your self and Monica at the meeting at Kempe hall at 6pm on Monday 13th October 2014

Kind Regards Simon

Attachments 10 Of 10 The Company Acts 1985 and 1989 Company Limited
GUARANTEE AND NOT HAVING A Share Capital Memorandum of
Association of Kempe Hall Community Association Ltd rar (9.91 MB)

Chapter 555

Date: Tuesday, 14 October 2014, 22:23

Subject: Re: Meeting with the Committee - Monday 13th October meeting

From: Luvinia De-Terville

lou@demseventmanagement@gmail.com

To: re_wired@ymail.com

From: Rewired re_wired@ymail.com

To: Graceswork@aol.com

Date: Tuesday, 14 October 2014, 18:11

This is the information I have that was agreed to be passed to your self and
Monica at the meeting at Kempe hall at 6pm on Monday 13th October 2014.

Kind Regards Simon

Attachments 10 Of 10 The Company Acts 1985 and 1989 Company Limited
GUARANTEE AND NOT HAVING A Share Capital Memorandum of
Association of Kempe Hall Community Association Ltd rar (9.91 MB)

Chapter 46

I can say with a smile on my face That even with the problems that I got
faced with, that summer seemed to last forever and in the middle of that
summer, I can clearly remember being at my new living partner home
address, when I was painting the young Child's bedroom, this was due to the
child sleeping down stairs in the front room between us and this was as no
other man had accomplished this for the pair of them already.

While decorating and painting the bedroom; my new living partner at the
time had gone for a routine check up at a sexual clinic in her own area, at the
time this was of no concern to me and I was happy for this to go ahead.

In the middle of me fixing the bedroom up to a nice standard, my new living
partner arrived back home, she asked me to sit down with her, as she had

something important to explain to me!

We walked into her hallway, this was at the top of her stair case and was outside of the bedroom, that I had plastering and decorating, then my new living partner started to explained to me what had happened, she said that while she was at the clinic, she had got in their medical chair to get her check up, when the woman looking after her welfare, had said to her that she had noticed a spot on the top of her ass cheek and that as the clinician she wanted to test it!

My new living partner explained to me that she had allowed this to happen and was now waiting for the test to confirm the results!

As a result of this, we were both then awaiting to find out if this was of any concern to us both!

After explaining this to me, she took a seat at the top of her stair case and pulled her trouser bottoms down pulling her leg right up into the air showing me the top of her ass, this revealed to me what seemed to be a normal spot in my eyes, that any other person may see on any other person body, generally speaking, that is to explain!

With myself being me and what had just got told to myself, I never really did manage to contemplate on the full understanding to what had just happened to me and how much that moment would change the rest of my life, what got said had yet to sink into my mind!

I do remember smiling at her and telling her that nothing will matter, as I will be there for our family and things will be OK!

Chapter 31

Date: Thursday, 23 October 2014, 13:44

Subject: Re: Hire Agreement From: Rewired
re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Thank you!

On Thursday, 23 October 2014, 13:29;

Chapter 555

Date: Saturday, 25 October 2014, 12:13

Subject: Community Kids Halloween Party!

D.E.M.S - De-Terville Event Management Services

Regards Lou CEO & Manager 07951 330 467;

Chapter 7777

Police attended my local community hall: ----

Chapter 43546

Community hall;--

In the mean time I had become a member at general meetings held at my local community hall In turn taking part in the daily challenges that a community hall can be presented with

This introduced me to various people who helped me with superb advice towards my company running objectives

I had found and committed myself to voluntary work in local community while I was working for events such as Lock to Lock festival, winch more hill festival for kids with celerpulse, Durant's park festival, Enfield town festival, Ponders End festival, while at the same time I was supporting a new client with building a charity event for premature babies, I also had an agreement to be a manager to a new night club that was being launched in the heart of Brixton

At the time I was building strong relationships with nice honest, people, this was achieved with a view of developing there's and my own running business, so that I could help make a positive effect of today's people and society

I had arranged a community charity children's fashion show fundraiser
However, this event sadly did not go ahead as planned as the stress of these proceedings meant I could not take part in it

As to my own dissatisfaction I am now currently signed off from work due to problems that I am having as the court proceedings have made a large deterioration of my health inclusive of members of my neighbour's attitudes towards my human rights, by way of the stress that they have caused

On one of the occasions I was hired out to a very well known legal event in London, I was to provide sound equipment and power

Chapter 52

Waiting for some test results, this is where life got even more, intense for me:-

Week's, months, slowly went by, with us both managing the news that we had ended up being told, in contrast I clearly remember the first few weeks, as I was still very cautious of the news that I had got explained to me by my second living partner.

In this first few weeks time period that passed by, we both awaited for the test results to arrive.

Thought this time period, we stayed together as a couple and I continued to try to have a constructive attitude towards her feelings, but in the back of my mind, I got worried with concern that I may have hurt another person.

I tried to continue with work, thought this moment of time.

Once my second living partner had received her test results, we got told that she was a carrier and that this meant, that there was a high chance that we were both carriers of hsv1, otherwise known as herpes.

I felt sick, straight after with worry and ended up back at my own home address a few days later.

And equally important, I also attended by the local clinic myself and requested to have a test completed; my request was at first refused, the reason given to me, was that evergreen clinic, does not do mandatory hsv1 tests, this is due to how common it was amongst every person, I got admittedly determined to get tested and showed that I would not leave the surgery until a test got completed, after some persuasion, it got agreed for my blood to get taken, as a test sample.

After I left the surgery, I had to wait for my own test results.

Chapter 53

Talking to stain at his house;

A few more weeks had passed by, me and my new living partner continued to resolve the issues that we got now faced with, thought that time we never did argue, with each other.

Likewise, I got worried afterwards from what had got explained to me, by my new partner about her test results, so I chose to trust in a close friend, Stan, this was about my problems, the conversation was polite as always and got held in his own front room, this was while over a drop of whiskey, that he had offered to me.

At no point of time, did I leave him any concern in regard to any intent of a negative attitude of myself and I surely did not raise any concerns of a verbal disrespect, towards my second living new civil partner.

In this time I only spoke to Stain, about the problems that I was having, this was as I looked at him like a father figure, which is to say and express to

other people, by this stage of our friendship
I believed in him Stan, partly as I knew that he was already a father figure, so with this full understanding in mind, I believed he would support me, this being while I was looking after another man's child, or partly, as I had always been there for him, in turn causing him no problems of concern

Chapter 555

29/10/2014 I was rushed to hospital had been sick for 5 days my kidneys was not working right and they had to give me high injects and IV dips to stop the sickness due to nitrous oxide I also had concerns as I had been manipulated with other concerns of health
I was in hospital until the night of the **03/11/2014** and I was told if I did not attend court on the 05/11/2014 they would go ahead without me
So I discharge myself

Chapter 43546

Funny joke intro

A different part of a continuation of my life's true events leaves me with Questions, like: Can you guess to yourself the next bad thing in the sentence below that got left to materialize?

The Answer: I did not even have a cup of tea or coffee with any of them in all of them years:-

I kept being sick in my home toilet and I found myself being victimised by the Mathiyalagan Markandu family, banging and flushing the toilet above me, I could hear them banging above me were ever I moved in my own home, I could not even take my cloths of and get in my own bath and be safe, my friends stayed over at mine and if they tried to bath they would do the same to them, I took victim and witness statements of them all:-

Chapter 888

Stan and Debbie making me go to my mothers home to talk

Feeling and believing that what Stain Curtis / Fisher and Debra Andrews and the Mathiyalagan Markandu family, were doing to me, had got done to make me kill myself or simply aid in me running away from the problem, I decided that I did not want to hurt myself and I was surly not going to be left in the state of a Mental Heath client

I felt insulted by the way I was being treated by them as I had worked hard in previously managing a close net relationship with them all especially the named: Stan and Debbie, so rather than sit in my home and be assaulted one night I left and went to my mothers home, with the intention of picking up my fire extinguishers from my catering trailer and taking them home for mine and others safety.

I had to go to my mothers as I had really started to feel very concerned about them as for there behaviour it was clear torture and on top I was upset because the Anti Social Behaviour Order case conditions had started to overwhelmingly start to damage my attempts to build a legitimate business.

04/11/2014 – 05/11/2014 I went to the clinic after leaving the hospital and asked to have a test results.

Started to be sick again and I was up all night but needed to go to court the next day.

Chapter 62

Interim hearing;

05/11/2014; Going to court for the Anti Social Behaviour Order case for the second time meant that when I eventually arrived at the court house, so for the prosecution to apply to place an interim order on me I got upset.

As this would allow the police to also apply for conditions of bail, against my liberties and legal rights.

I understood that this would be up until the application got proven or not, the district judge allowed for the interim order to get granted but without the conditions of bail.

If I try to recollect what actually happened next I would remember; that the prosecution on this day were organising their case and trying to continue to apply for the conditions to be instated on me.

I found that no judge would grant them.

It was peculiar, as it seems that the judge, walked out of the court room until another judge took there place and also would not hear this case, this proceeded to happen in the first few of the court room hearing instances.

Chapter 555

To be added; Meeting Matiligans older son

Chapter 57575

Asbo interim order got granted against me without conditions.

On the 05/11/2014 I had to attend to court yet again for the Interim order hearing and the order got granted.

My Acting Barrister could not attend due to the flood in his home; a next Barrister came to court but had no paper work for the case I believe this is why the interim was granted as nothing was said in my defence.

I went to court and the interim order was granted by a funny judge and her name is Xxxx, after the hearing finished, the trial date was set.

The atmosphere in the court room continued to be wired as some body had kept on controlling the additional light switch for the courtroom from outside and in turn kept turning the lights on and of, this got done so no person could see each other because of the darkness, this happened thought most of the case, right up until the judge herself shouted out aloud; for who ever had foreseen this to proceed, to stop, she encouraged this out aloud, so that all could hear her voice saying her words.

Afterwards she said she would be the judge on the day of my trial, to me. I felt violated by the justice system and understood that if my own prior arranged barrister could have attended who had studied the case files, this should not have happened.

My barrister could not attend due to a water flood that took place in his own home; another Barrister, who I had not ever met before hand, came to court to defend me, but he had no paper work for the case files and seemed to have no understanding to what had gone on so far, in the case proceeding. I believe this is why the interim order got granted incorrectly to me, as nothing correct got said in my defence.

So, in despair, I went home and got upset for the reason being that the judge had allowed this application to happen and started to further look for the right answers to the laws, that should be in place, governing my case.

I then decided to take a look at Google for correct answers; I came across the judge's details, who said she would be handling the case and granted the order.

In reading her online statistics, I noticed a few wired worry things, wired to me at least which are the following:-

- 1.
- 2.
- 3.

In the months to pass I was ordered to comply with the interim order with conditions and I did do so.

Chapter 58

Added 06/11/2014

Because I had noticed the time stamps were wrong in my paper work relating to the Anti Social Behaviour Order case files I started to not feel safe going around my own home town, as I knew the police would need to stop me from getting top court to explain this, as they would lose their jobs and pensions and in turn this meant that I could not freely walk around that I stayed indoors doors thought The summer and winter time, even when my curfew is not active.

Debra had gone made chasing me around my flat, doing her best to attack me and I could prove that this got done with stain at this stage but not with the Mathiyalagan Markandu family and co, So I started to contact the police by way of calling the police 999 call centre and recording the conversations with my own personal dictator about my findings, these are a couple of the things that I complained about.

- 1.
- 2.
- 3.
- 4.
- 5.
- 6.

And now this is a true copy of the first recording between us;

Tape recording one z0000010

Welcome to the Metropolitan police introduction

Police Officer; Police operator your reason for calling.

Simon; I was just wondering if you could give me some general, help.

Police Officer; Go on.

Simon; All right basically, in 2014 an application got put against myself for an Anti Social Behaviour Order, that was for the organisation of illegal raves the respondents case was, I went to court and I proved my innocents against the respondent case under section 63 of the crime and disorder act 1998.

Police Officer; OK before you start, you do not need to give me all the Acts

and sections just basically tell me what has happened.

Simon; All right basically, since then I have been to court and proved my innocents and I got found not guilty (Further Amendment 15/05/2017 “under the respondent case.”)

Simon; What I have managed to work out since then is that the developer of the application is a Steve Elsmore, and he done that under a Jane Johnson’s Command who is the borough commanding officer for North London, I believe this.

Simon; Now what I understand is that the Urn numbers which are information reports means that every police officer has a special logging when logging into the police national computer and I understand in that development of what the police done 15 police officers sat down at a table and logged in one after the other creating unique urn numbers that run consecutively one straight after the other, and they changed the created dates on them information logs and what they done was then spread them out over a whole year at the same time they made loads of 999 calls in the actual system and in creating the 999 calls they actually managed to, the time stamps were wrong in all the 999 calls they are back dating each other now I have been continually trying to get a police officer a manager of Steve Elsmore to oversee the information I am proving that is beyond reasonable doubt, I have been sent them copies of it, the actually 999 calls when they were being created year.

Police Officer; are you saying police have been making 999 calls.

Simon; Year, Well I proof I have got evidence I have got a folder here right now I have got a bundle and what actually happened is.

Police Officer; Hang on, hang on, hang on, let me finish.

Simon; yes, sir, go on.

Police Officer; Hang on let me finish so you are also saying that police are changing reports on the police National computer is that correct.

Simon; Yes, yes that is correct and I have got evidence of that.

Police Officer; Oh hang, o hang on, hang on, let me stop you there police cant do that.

Simon; Sir may I say something to you.

Police Officer; Hang on let me finish let me finish let me finish OK, police can access the police Pnc as you know well, must know, year all right they can access the Pnc, but they only the only people that can change the reports and change the information on the Pnc are the people, who; actuary work for the Pnc buro who are people employed by the government who are not part of the police and don’t even work in a police building.

Simon; Yes um so OK for this information I have listened to you I sort of

believed I had that I had that same belief myself, so what I actually done I write to there is met cc there is storm and there is; arms, I actually write to the developers of the software.

Police Officer; you wrote, you wrote, (Clearly voiced Mutter “there fucked.”)

Simon; Pardon;

Police Officer; you wrote to the development.

Simon; Yer I wrote to them and what I actually have of them is what they gave me a thing saying, members of the police Gold command and the same for fire and ambulance can actually change the created dates now what the problem was.

Police Officer; (Clear back ground mutter “You been robbed”)

Simon; What the problem was, what the issue is when I, my actual folder here now, I have like ten information reports of the police where the police have gone in and logged into the police computer and done that.

Police Officer; where did you get that from?

Simon; I was served an application an Asbo.

Police Officer; Yer where did you get them ten information reports

Simon; Steve Elsmore made them under his own development, now

Police Officer; Yes but how did you get them.

Simon; Because my solicitor handed them to me because the application of my case, but now normally in most instances, this is my issue year, in most instances if this was one criminal case against somebody no one would be able to prove their innocents in this, but what the mistake here that got made here is the police put ten cases, incident on different dates all in one folder, now in doing that the dates all referred to different dates thought an annual, yearly, period, now when I was actually looking at the information report, which I have in front of me ten different ones with ten different police officers names, they start with Urn numbers and the Urn number is Yert00376227 for instances on this one here, with Steve Elermore’s login name, what actually happens is you go to the next information report which is another date and it has the same Urn number but with just one number above a police officer logged straight in and changed the created dates and I got another one here that does actually the same it goes up one number and then another one here that goes up another number 798 and there all unique Urn numbers but the created dates were changed thought.

Police Officer; what is your name.

Simon; My name is Mr Simon Cordell, these police.

Police Officer; where are you calling from tonight then Simon?

Simon; I am calling from my home address, where I am being held.

Police Officer; But why

Police Officer; but what is your home Address

Simon; my home address is Burncroft Avenue

Police Officer; and why are you calling tonight, other than to recite all of this information to me

Simon; Because right now, I understand;

Police Officer; what is your reason

Simon; Because I understand my Human rights and what you as an original police officer

Police Officer; Simon I am going to give you some advice now as a police officer I am a police officer, if you got a problem or a complaint to make against a police you need to log that you are not getting fairly treated

Simon; sir, sir;

Police Officer; hang on let me finish let me finish it's my turn to talk

Simon; yes, OK

Police Officer; you believe that there is corruption in the police, you need to go to your solicitor and log a complaint with you solicitor or professionally log a complaint with the police

Simon; I have

Police Officer; or you need to go to the Ippcc

Simon; Sir, Sir;

Simon; OK going on sir

Police Officer; if you have already done that if you all ready done that then you must let them do there job, all right

Simon; Sir can I just say some think, OK I respect what you have said to me but I am asking for the better judgement of your self, which I understand that you are already trying to give that to me, but what my other issue is I have got lots of issues here that this case clearly said that it was illegal the organisation of illegal raves yes therefore if it was illegal then I should have got arrested under that pretence yes because there is; criminal and civil law because I have never been arrested for some think that is illegal, now what I actually done was I logged three complaints in, official complaints in through the police procedures and I done that under the Ippcc advice to do that, now they told me, I got a letter here where the complaint was suspended until further, until the case is over because it can cause produce towards the case, the on going's of the case

Police Officer; "A mutter that is not auditable"

Simon; know what has been going on is these police understand, no matter what that the second that I get to court that I will prove that a section 63 should have never been imposed on to me as for it is only for outdoor

events, and implying.

Police Officer; and when you got to go back to court.

Simon; they keep postponing the case, until September.

Police Officer; “A matter that is not auditable.”

Simon; But the issue is; I have been waiting since 2013 to prove that I am innocent, now what I actually done to go even further

Police Officer; what you just when you first called was that you was organically not first found guilty.

Simon; Yes that is what it was and I have the transcripts right here to prove that.

Police Officer; what is wrong with you not being found guilty then.

Simon; year but when I was found not guilty what the judge did wrong under the applicants case is I was found not guilty but what they actually done, I got the transcripts’ saying that he wasn’t found guilty for the organisation of illegal raves, what she actually done was she in the court she goes well in 2014 you swore at a police officer, I got it in the transcripts, she goes, so I am going to give you the Anti Social Behaviour Order for that, but that is a section four or five under the riot act and I should have been arrested then for that or I should have had a member of the public bring a civil case and no one done that.

Police Officer; and who gave you that a judge.

Simon; yes, and she done that incorrect and I am waiting.

Police Officer; she, she, have you complained against the judge.

Simon; Yes, yes I wrote two articles six’s and handed them in and I proved that all the 999 call’s go backwards in time, yes, yes, from the previous one’s yes, it happens in about, because I got, they accused me of ninety-three incident numbers yes, but they only gave me the paper work to thirty of them yes, for one day, now in them thirty days they have blocked out grid hum location numbers yes and forgot to block out all the grid numbers, now when I check the grid numbers, now I am being accused of one place being in Progress Way but the grid numbers show that they are all across the country, Yes I could not be in one hundred places at the same time.

Police Officer; Simon, Simon, Simon, Simon, Simon, Simon, “Bull” why are you actually calling tonight.

Simon; because I am stuck in my house being held hostage and I am scared to walk down my own home town street.

Police Officer; no you are not, you can walk down.

Simon; no I can’t.

Police Officer; hold on, hold on, hold on, let me finish, your court case is not until September.

Simon; yes;

Police Officer; you are innocent until you get proven guilty you can walk where ever you want

Simon; I have got fifteen of the highest ranking officers yes, that have sat there at a table and manufactured the evidence and fabricated it together yes, they, under article

Police Officer; who would go and do that

Simon; under article three of my Human Rights it states that it is inhuman

Police Officer; why would they do that

Police Officer; why would they do that, why would they do that?

Police Officer; would fifteen high level police officers be interested in you

Simon; I got the paper work here to prove that has happened yes and to prove

Police Officer; what you need to do is bring it to court in September and prove it there talking to me on the phone is not going to change anything

Simon; but, but, I would like to know who oversees, I would like to see who oversees PC Steve Elmore's work, because he clearly

Police Officer; where does PC Elmore work

Simon; PC Elmore is attached to Edmonton police station

Police Officer; OK then that would be the commanding borough commander of Edmonton then won't it

Simon; yes;

Simon; Only the commanding borough of Edmonton?

Simon; now I have written an article six in, which is about the rights to a fair trial yes

Police Officer; Absolutely;

Simon; I proved in that article six: — the time stamps, I time stamped every thing I time stamped every time stamp that went backwards every geological location; I proved all the things

Police Officer; so why are you telling me this

Simon; Because you signed up to protect us, the people

Police Officer; why did I?

Simon; your wages are there to protect me and my friends and

Police Officer; no, no listen, I don't understand why you are ringing me, it's going to court you have got your evidence, you have got your solicitor and you have been to the Ippc, you just want to argue

Simon; because I want a police officer to, I want a police officer, because this police officer has now gotten told to go away and UN retract every thing in the book's that he forged alongside with the other officer's and to hand it in

Police Officer; how do you know that?

Simon; the judge has told them that, that is their orders right this second.

Police Officer; well you are not going to court right up and till September.

Simon; yes again, I have been to court all ready nine times sir.

Police Officer; but you got found not guilty

Simon; yes but I have now been to court nine time still trying to get my freedom, right now section 63 is wrongfully being imposed.

Police Officer; Simon, Simon I am going to have to go right now, you have to take it up with your solicitor.

Police Officer; hang on, hang on, I got to go.

Simon; what is your name sir.

Police Officer; my name is PC Lean, thank you very much.

Simon; PC Lean I have been recording this conversation I hope you would like to know that and if you would like me to play.

End of the tape recordings;

I must admit that at the time I had just briefed over the applicants case files that the police had served on me, as I had just managed to catch a grasp of what other people were doing to me illegally.

Aloe I understood that I had not committed any crimes or Anti Social Behaviour.

Chapter 555

7/11/2014

Chapter 63

08/11/2014 Bliss charity event should have taken place but I was in hospital.

Raising Funds for this much needed and worthwhile charity, Target aim 1000GBP Please give any amount , all donations greatly appreciated also doing a SPONSORED WALK 11km/7miles ENFIELD LOCK TO TOTTENHAM HALE (3hrs minimum) raising more towards our target aim www.justgiving.com

/DEMS-Bliss Community Charity Children's Fashion Show Fundraiser for Bliss 08/11/14 @6 PM-late Kempe Hall Community Centre, 46 Kempe Rd EN1 4QW.

Chapter 88788

I decided to knock on Debbie's door first;--

The banging got worse and worse as the families and Stan Curtis started banging on the taps and pipes and floor boards so that I could not sleep or study while developing my company, their actions towards me made it so that I could not even work on my own website without being assaulted.

One day a few months after the occupiers of the flats I complain about in this book had continued to take place in victimizing me, that is to explain in there assault against me on a continual daily basis, with no remorse for their actions, I decided to knock on Debbie's door and ask why she was doing this to me, she chooses to blame the Mathiyalagan Markandu family, I then went upstairs and asked the Mathiyalagan family the same question with the reply of them blaming Debbie Andrews 113, I new it to be both addresses including Stan Curtis.

I believe that no person can question me about what I state as being false or misleading in any deceiving way, the reason for this is because I have recorded the ongoing on camera and by way of an audio dictator recorder and I have also had numerous friends stay over at my home who where also violated by the people residing in both addresses who are also willing to be witnesses as well as victims with their statements of truth.

Chapter 666

Asking Stain if he would go up stairs to help me or Debra:--

Around this moment I asked Stan if he would go up stairs to debris and try to resolve the problems he said: no.

When I asked why he would not he explained to me that one day not so long ago to this time of relevance, he had been in his own back garden when Debra had been drunk in her flat.

Chapter 55

Contacting the council and mp's; --

obviously, the banging never stopped it continued and started to get much, much, much, worse than ever before.

Between the different contacts that I had with the Mp's, Enfield council and the police nothing changed for me the banging continued as I explain and started to get much, much, much, worse.

I asked my mother if she could help me in emailing and or calling Enfield Council, so to get the problems addressed, as towards what was being done to me, by members of my neighbours, which my mother and I both did do on a numerous amount of different occasions, many emails got sent to them departments, I even called them by phone on top of sending emails as did my mother.

I and my mother then after continually sent the correct correspondence addressed to the relevant complaint departments who would have any relevance in these situations and this got done by us without any correct follow up's taking place in return of them sent correspondents thus so far, this is a serious concern to me:- "the victim" and any others it may be effecting indirectly.

Nothing was being done by the council I told them I had CCTV of what was going on but they never asked to see it, in the one and only meeting I had with them, they did not even ask to see all the evidence I have, I did offer more than once in the meeting to show them, the lady did not even write anything down throughout. I said to her that Debbie even attacked me outside the flat all of this was told to the council.

Subject access request made to the council

So chasing answers, I decided to submit a subject access request in to the local council, so that I could find out more information as to what was truly being addressed by them and why and also what was being done about it.

In the request that I sent I did ask for some off the following:-

Any information, as to any complaints made by my neighbours or any other person about me or my personal visiting guest's, in any of the times, that they had been and visited me, this was to get answered for the time period of Enfield Council being my Landlords; this was to include any anti social complaints.

The reply that I did receive back, that was in acceptance to my Subject access request, was an answer of no there has never been any complaints that have got made to them, in regard to myself or any off my other visiting guest, this got agreed for the time period of the first eleven years, which I had lived at my home.

Chapter 56

Helping my new living partner family;

By this stage I could feel the damage that Stain, Debra and the Mathiyalagan Markandu's had been doing to me by banging on the floor and walls inclusive of slamming the water tap's on and off at a compulsive fast rate, they were banging so hard and compulsively that it caused all the other fixtures in the building to come loose and so that any other person within a half mile radius could hear them assaulting me.

I believe it was not hard for others to see that this was having a negative effect on me, I had done nothing wrong to them all and because the two flats above my flats, main water feed runs through my flat, I can not get away from hearing them while they endanger my life, while I try to stay strong. Stain, Debra and the Mathiyalagan Markandu's kept doing the things that I mention about so that other people children might come into the block and try to also victimise me, while causing me mental torture.

One day when this got left to happen to me by the police and local council, I received a phone call of my new living partner and got asked to attend her mothers and fathers home as her mother and father had fallen ill, I attended and done my best for them all and because of this event her father and mother ended up ill in the hospital.

I went and picked my new living partner up from the other side of London from her own house, and we soon both arrived at the hospital.

At the time I felt it was best to give them all some additional space from myself, as of what had happened in the accident.

I always missed my new living partner and ended up going to meet her in my car when ever I could.

If I could I would drive outside off her home and visit her, on a regular basis, with her consent.

At times, we would go out together and afterwards maybe end up driving around for hours; we basically enjoyed each other's company.

The reason that we never went back to my own flat, like we had been doing prior, was partly because of what members of my neighbours had already started to do to me: their attack on me that is to explain, this had been since I had entrusted in stain.

One of the times that I enjoyed with my new living partner was when we ended up going for a late night driving lessons together for her, so she could learn how to drive.

We did this around Alexandra Palace, so I brought her a bottle of drink and the rest did seam to happen a bit instant, however evidently, she did manage to drive on her own, by the end of the night.

Sadly we both slowly faded away from each other after this, as of the problems occurring in our lives.

Chapter 44342

09/11/2014

Sitting down by a tree dark when it was dark at night, all alone, because I could not go back to my own home:

Chapter 555

10/11/2014 Lady My English bull terrier was born and suffered as well and because of this and being an animal lover I wonder what My English bull terrier done to them;-

Chapter 555

11/11/2014

Chapter 555

12/11/2014

Chapter 555

13/11/2014

Chapter 555

14/11/2014

Mathiligans son.

Chapter 555

15/11/2014 Mathiligans wife playing with the pressure pot release valve on her cooker while her window was opened so that I could hear the pressure she was placing on me and my partner who sadly had a miscarriage because of what them members of neighbours were doing to us.

Chapter 555

16/11/2014

Chapter 555

17/11/2014 Went back to the hospital north Middlesex to get my blood test results with mother negative result but mislead towards getting more blood results from evergreen clinic.

Blood Test Chapter 43546

Clinic received a phone call: - date? 18th 11 14

At the same time I had already been to the clinic and requested to have my blood test taken, when I received a phone call of the clinic of a woman a few weeks latter about my results, she explained to me that I had tested positive in my results for Hsv1, when on the phone to the woman I asked her the line of questioning such as: can I still have a healthy sex life, she told me no and that I from now on should not kiss another person or have sexual intercourse.

When asked why she continued to say: - as fluid could come out of any contraception that may be used and it could be past on to any other partner, being told this information I was left feeling heart broken, I remember putting the phone down and wishing that I was not alive any more with the thought of it being possible that I had hurt a woman and being a man.

I left my mothers after this and then went home; I had been at my mothers with out talking to her about the phone call or problem yet.

After I had received the phone call I ended up looking to Google for answers and being left even more confused, I found myself reading articles of other people who had been diagnosed with the same problem and wanted out of there life's as well.

A few months latter I was to realise that when I was on the phone to the clination I was never asked to attend the clinic for any advice or contraception, leaving me searching for my own answers and understanding to what was taking place.

I remember arriving at my mothers house because of members of my neighbours cruel treatment and I further contemplate on the fact that I had to walk rather than drive, the reason for this was because I had been placed on nine times the amount of driving bans, this was at no fault of my own,

totalling to 46 driving points, there is more about what happened on them occasion latter on in this book.

On arriving at my mother home I went up stairs one day and I remember this day to be on a Sunday evening. I was still feeling as if I was down in dumps, so I went up stair to speak to my mother and found myself sitting down at the bottom of her bed.

In talking to her I shared my problems with her and explained the problems I was facing, during our conversation I remember feeling like a little child the reason being for this was due to not sitting at the bottom of my mothers bed talking about troubled problems of mine since I was younger child for many years prior to this date.

During the talk with my mother, she asked me what had happened when I was called back in to evergreen clinic after the phone call I had received of them, that was in reference towards my test results.

I explained to her that I had not been called back and this is why I never fully understood the situation that I was in.

She was surprised to understand from me that I had not been called back into there offices and spoken to and was for surely flabbergasted to understand that I was not given any further guidance or contraception.

With a whole understanding my mother subjected that I re arrange a meting at the clinic and attended with my issues of concern's being raised, so I made the appointment the following morning.

When I attended the clinic for the second time I once again had to wait for what was a long period of time to be seen, when a clinatision asked me to follow her into a room, by me doing what she had requested we took a seat in the room and started to speak. While discussing the issues that I was trying to solve, so to be sure of the full understanding of a true and whole picture of what was going on in my life, I took a look into the folder the clination had in her prescription on her desk top table, I no this folder did relate to my medical notes, on doing this and taking the best glance possible of the paperwork, I noticed the test result said it subjected that I may be a carrier of the blood, so showed my upset and requested a official company headed letter to be made to my person so for it to state this new information of relevance and also request that of a formal apologise, the clinicians agreed for this to be completed and I left there premises to go back home.

Chapter 555

18/11/2014

Chapter 555

19/11/2014 Home treatment team

Not being able to bear the sound problems with my flat anymore; I thought what gets done to me, is; “wrong.”

This was when I was to realise how inadequate the sound proofing in my flat really was.

Because Ozzie had waited his friend to live with him he had kept a pretence that he could not hear me and my first partner over first five years.

I was to find out how much this was a lie.

I was angry with Ozzie because he had caused a lot of unneeded stress on my relationship, for so many years prior and he kept breaking promises to fix the problem.

So when the police had arrested me for the burglary case and I had been put on the bail conditions I had gone to Ozzie house and spoke to him, I took a seat in his flat with him, so to sort out the problems in mine and my partners life’s, I done this so to address Ozzie with the issue.

I explained myself in full and how this was having an effect on us.

After coming home I had been a bit upset due to what had gotten explained to me by my new partner at that point in time.

What I was to find out latter was that Ozzie had been listening throw the walls to my upset.

I still to date can not believe what he actually done to me and my loved ones, he had made an emergency 999 phone call to the police about over hearing me in my own home and then the police called the doctors to arrive to me for the first time in my life and this was not be the only time the doctors would visit me.

Allegations state that I had become paranoid about my mother to which I and my mother dispute. Home treatment team attended my home address on this date and made a call to my mother.

When the home treatment team turned up to my flat the police was already there, the Home treatment team phoned and spoke to my mother asking her, if she knew why the police was there, which she replied to them no, she also explained to the Home treatment team that the police kept coming to my flat for no reason.

The Home treatment team then started to talk to the police and left my mother on hold. My mother heard what was said by the police to the Home treatment team as to why they were at my address again. The police said they had got a phone call, stating that I was shouting, they gave the Home

treatment team 3 different door numbers to my entrance door, which where all wrong.

Not one person new who was had made the 999 call to the police

The Home treatment team told the police to leave.

On this day I was fine until the police turned up at my flat once again. I was not shouting or upset, so do not really believe someone called the police, worried about me or if they did they were setting me up for what I do not know.

Due to how the police are with me I do get upset and will not open the door so some times shout to the police through the door as I feel safer, I know the police do not leave me alone, so why would I open my door when I am on my own, I always feel safer waiting until someone I have contacted gets to my flat so they can see what is going on.

Home treatment team told my mother I seemed to upset for them to talk to and she told them it is no wonder the police are going to his flat all the time when he has done nothing wrong.

Chapter 555

20/11/2014

Chapter 555

21/11/2014

Chapter 555

22/11/2014

Chapter 68

At my mothers: - 23/11/2014

When sitting down at home alone I wonder; who told the coppers and them involved pacific members of neighbours, that it was OK to try to kill me, I had found my person getting locked in my own home like a prisoner oh how the average normal days slowed down that went past and then started to go bad, this is the day that I ended up at my mothers :-

I had been at my own home at first with a good friend all day when at around the time of eleven o'clock I received a phone call on my personal mobile phone, this was to my surprise as I had just brought a new phone sim

card and for this reason I had yet had the chance to supply the telephone number to any other person, when asking the person who they were while on the phone they replied “police,” they explained to me that they had been a couple of police officer’s earlier in the day whom had been outside of my home address and together they had been trying to gain entry and to do this they needed the entry code.

When asked why they continue to explain: — so that they could speak to me.

I asked the reason for their visit and this never got explained to me, so that got clearly explained for me to be able to understand, so instead I gave the right entry code minus the last correct digit, I persificley recollect asking repeatedly for the person on the phone to give me their badge number and I got refused, so in finalizing our conversation we said bye to each other and it came to an end.

On consultation with my friend to what had just happened on the phone, we both decided to walk towards my mother’s home and got done as for our own belief in our safety.

Before walking towards my mother’s home we phoned the emergency services, so to ask if there was any record on the police computers, what would have been of a police officer that had made the phone call, which I had received. The reply given by the police civilian’s while on the phone was a simple blunt answer of, “No.”

The next decision me and my friend made was to make another phone call, this was to call my mother, so for all to be able to explain the version of events to each other in regard to what had happened and also in doing so to make sure that we had highlighted our concern’s of our own safety to her, while still on the phone we all together made an agreement for me and my friend to make our way to her home.

After the phone call had finished me and my friend chose to statically plan our chosen route and then started to make our way on foot. By this time both of our resources of available capital had become low, for me this was due to the police restrictions I had gotten placed on the bail conditions that get compiled together with the additional, driving bans had started to take the role on me.

We started or mission to get to our location when while on route we were both compromised in our plan for a peace full walk; this got managed by members of the met police force, as we had foreseen may have happened prior, I remember knowing that this was to our own dissatisfaction.

This incident got added latter into the on goings of the Anti Social Behaviour Order.

In the full search for the true incident of occurrences that really happened on this night: a person will find out that this is what really occurred;

On this night we were latter to understand what had happened the reason being is:- my mother made a phone call to the police, this was once me and my friend had got of the phone to her, she done this so that she could understand what had truly happened and why it had, It got explained to her after calling the emergency 999 number from her mobile phone, that police officers had attended my home address earlier, the reason that them officer had done this got said to have been because they claimed to have received a phone call from myself earlier in the day, to which I dispute as this was not true.

The police officers who had said that they had come to my house were the officers who had latter pulled me over with my friend and were the same officer to then latter update an Anti Social Behaviour Order application with this incident.

When we got pulled over on this incident we got stopped, we got searched and after the event, we got let to go free pretty soon after, this problem occurred with the police alongside a roadside and this road was the same as any other road, it had adjoining roads that lead to other destinations, on this occasion some roads leading of the road to where we all got pulled over, was towards industrial estates, to which my Anti Social Behaviour Order conditions will condemn me to prison for, if ever found guilty and would mean up to the time period of five years in prison and if this was to happen, then it would also mean, that I would gain a mark on my criminal record, as an Anti Social Behaviour Order is not a criminal offence on its own, but once found guilty for what it probates, the Anti Social Behaviour Order conditions of any proven breach do become a criminal offence. At present, I do not have a criminal record that I have to declare to any person, as they were minor offences when I was a young man known as “Time Spent.”

When I and my friend finally reached to my mother’s house we both decided to stay and sleep there over the night and have something to eat and done so, in the morning my friend left to his own house.

24-11-2014?

Chapter 43546

24 hour assault of Cruel un-human treatment:-

A few weeks passed by and I was still being victimised by the all ready mentioned.

Stan and Debra had now started breaching my human rights on a day to day and night to night basis this was while they were always both drunk together, this was done to an extent of an attempted man slaughter charge that would be in accordance to section 18 of that Act and would also include proof of clear intent for reasons such as sport “Cruel un-human treatment at that. I no this as I had rapidly told them all personally that I had not been in a sense tricked by there evil banging on the floor boards and walls, even with or without foreign objects being used at different times by them, on numerous instances this contained the use of there feet and hands inclusive of the objects and fixtures. Together they would work in collaboration to maintain a 24 hour assault on myself to be overseen and managed.

Chapter 555

I got again harassed by the doctors on the **25/11/2014** yet again and this had not got done at wrong doing of my own, they came to my home address without any prior warnings, I found out that their intentions were to do a MHA assessment on my person, even low there clearly had not found anything wrong with me in the past, but I still allowed this assessment to take place, so for it to happen to me and once the doctors had finished doing their further checks on me, they all together stated that after they had finished testing me out that I seemed to be acting much calmer than the last time that they attempted to visit my home, after we all spoke to each other I knew that something did not seem official about why they kept attending unannounced and then intimidating me with their mental health acts, I remember closing the door on them as they left and feeling like I knew that they would be back again.

Chapter 555

The **26/11/2014** on this I had a court case at Wimbledon magistrates court that I had got ordered to attended towards, this incident was relating to the Brixton case, were I got accused of using my vehicle insurance policy for other business reasons than it got claimed and taken out for. I got found guilty and went home anger at the least I would say.

27-11-2014?

Chapter 666

The more I looked into the Anti Social Behaviour Order Case files I noticed, that these people that made the application were not good police officer's, they were criminals

I needed a way to safe guard myself from there actions and after contemplating on what would be the best way forward for me and anyone involved I decided to call the Metropolitan police 999 call centre again to ask for more advice and security and this is a copy of that conversation that got recoded then transcribed

28-11-2014?

Tape recording two Z0000011

Welcome to the Metropolitan police introduction

Police Officer; hello police what is your reason for calling

Simon; hello I would like to put a complaint in and I was just wondering if you could help me do this please

Police Officer; yes is it a complaint against police

Simon; yes that is correct

Police Officer; yes I can take the complaint

Simon; I would like to, can you forward an email to Jane Johnson please

Police Officer; Jane Johnson

Simon; yes superintendent for Edmonton police station the commissioner

Police Officer; let me just have a look, just one second

Police Officer; Jane Johnson yep chief superintendent

Simon; yes that is correct

Police Officer; yes that is ok, is this complaint that has all ready been made or is it that you need to make a first one

Simon; this is just a fresh email to herself it is more of a request than a complaint at the present time but it may turn into a official complaint depending on how she decides to discipline her officers that she represents

Police Officer; ok

Police Officer; and that is too Jane Johnson ok go ahead with the continece and I will get the email sent for you

Simon; my name is a Mr Simon Paul Cordell

Police Officer; Paul Cordell

Police Officer; Cordell

Simon; yes that is correct madam

Simon; and

Police Officer; and your contact number 0208-245

Simon; yes that is correct

Police Officer; right go ahead

Simon; and the issue is of concern that I have her signature at the bottom of an Asbo Order a stand alone Asbo Order and there has been a lot of corruption represented in side of it, that she has instructed, a Steve Elsmore too complete an application for an Anti Social Behaviour Order for the organisation of illegal raves and in that application there is lots of police corruption and foul play where the evidence has been manufactured, now I am asking her to oversee her officers that she has instructed to make such an application and then to cheek the time stamps relating to the Cad's and to check the Urn numbers that run consecutively over an annul year period when they should not, I am asking her to oversee this and to inform me of my case being manufactured and for this it is going to be dropped or I am calling her, herself to the court as a witness and I will be investigating myself against her also for her actions and decisions.

Police Officer; ok

Simon; to what is aloud to happen, she is basically the boss of all the police and she is charge of Steve Elsmore, she has told Steve Elsmore to make an application and either she told Steve Elsmore to manufacture the application in such a way and or to falsify information contained within it or she does not know that Steve Elsmore has done that and I would like her to know that Stave has done that and I would like her to make her decision to whether she is going to suspended him right now and give the case to somebody else to handle or what she is going to do and I would like her to contact me back at Re_wired@ymail.com as soon as practically possible

Simon; I know I was going a bit fast but did you manage to get the full jest of what I am explaining to you madam

Police Officer; yes I got the jest I made the points for you

Simon; so she is going to contact me back at Re_wired@ymail.com as soon as practically possible in regards to how she is going to represent this case, because at the present time I am being held captive within my own home because she is not doing her job correctly

Simon; I have handed in an Article six twice now sine this case started at the courts with a complete copy, if she would like to get a copy of the court case she can and contained within this is a copy of the Article six with all the drafted corruption inside it and also I have handed in three complaints, three official complaints that are now issued on the police Pnc computer this will also show this information as well

Police Officer; ok

Simon; and if she would like to hold a meeting with me I would be happy to come to the police station and show her the evidence I have

Simon; either she is apart of the corruption or she is separate from the corruption and for her to be separate she must do her job correctly and this must mean that I am not being held captive in my own home

Police Officer; ok

Simon; to laws that do not even exist

Police Officer; right ok

Police Officer; what I will do for you right now Simon is get this email sent over to her right now, please can you just confirm your email address again
Re _wired@ymail.com

Simon; thank you

Police Officer; ok good buy

Simon; you have a good day

29-11-2014?

Chapter 7777

Stain doing his best to scare me:-

Stain started to play with his front door locks so to intimate me on a regular daily basis I knew this not to be his normal actions due to me leaving besides him for so long. I could hear the locks being turned and locked so to warn me of the needed securing towards my own premises due to their misplaced behaviour towards me, so I had a security gate in my back garden from my last prior council flat laying down on the floor, it got placed there for about ten years prior since I had moved into this home of mine and got left as dormant. The council was not protecting me neither was the MPs when informed in detail of what I was being subjected towards by others, against my free will.

What happened is that I decided to invest in a welder, of my own and did do so, I done this so to put the gate up and in place, to secure my premises, as I had always left my front door pretty insecure because; I trusted in stain and other residents on my living estate, but this trust got broken into peace by them mentioned neighbours, as I used to feel secure in my home before they had started their tortures acts.

30-11-2014?

Chapter 57

Going to the shop and seeing Debra;

Shortly after this day, I had gone to my local shops, when walking into the shop I had looked at the display chillier, which holds the alcoholic drinks in it.

On looking at this feature, I had noticed Debra picking up a large bottle of cider I knew this to be so that she could get ready to pay for it.

I also knew that she would then come home and get drunk and start understood that she would be doing this while she was attacking me, I know this was going to happen to me because it was a normal, daily, routine, of my life by this stage.

While still in the shop, I decided not to let her know that I was there and watched her for a minute or so this got completed for me not to get noticed, I had to slip up the other side of the ale that was in the shop.

On doing this, I had to pick up what I had come for in the start.

I hurried and in one quick swift movement, I had managed to successfully complete my goal so far, I then sneaked back down the ale to where I had first seen her standing, once she had moved.

Then from myself being in the right position, to where she had original been standing, I could now see here paying at the till.

I felt my heart beating out of my chest.

More than ever right there and then I wanted to understand why she had been treating me the way in which she had been doing.

I also wanted to find out what I had done wrong to her, for it all to have started in the first place.

Chapter 58

Catching Debra after seeing her in the Local shop;

I do not believe in people bleaching the colour of their skin, just to get let in to society by other's as they seem to want to make a lot of people feel:-

If I knew this, I might have been able to stop it from happening to me; I just simply wanted to know these things, so that I could consider the circumstances of what she was doing to me all after the different valuable things that I had done for her, in the past.

It was simple, I wanted for her to reply to me about what I had done wrong to her and now this was my first opportunity to talk to her.

I chose to wait and not approach her as I knew this would be the best action to take, I done this, and she still did not know that I was in the shop.

As soon as she left, I quickly paid for what I wanted and then hurried to the front door, I looked to the right as I knew this to be the way that she would

walk back home to our block of flats, but I had not anticipated to see her with friend's, like she was then, so I had to re contemplate on my method of approach and started to hurry towards her and her associates.

Seconds passed by and I was behind them both, I had to keep my foot steps quite, within the last two feet I found myself: — saying in a reasonably loud voice, why are you doing this to me.

I noticed them jump towards me it was a surprise, this was a woman that I had known for years and even picked up from the road side in the rain in my vehicle to take back home safe, who I was now talking to about assaulting me.

She never did explain and at the time, she seemed to make a screaming sound for around two seconds, so I felt some remorse for her and walked away.

When I got home I kept absolutely quiet as I could hear her deliberate loud footsteps and her banging get louder and louder while she got drunk, nothing had changed the banging continued and I was right about her intentions on this day, as she had started again.

In being Free, for the eight week's that I was free after the burglary case had finished, I had met my new second living partner, as explained and had our own so called problems and I was continuing with the exceptional work, that I had been creating, right up until the moment off noticing members of the government officials were creating a true concern towards my well-being and now this is the beginning of the Anti Social Behaviour proceedings:-

Chapter 555

On the **30/11/2014**, Emails also got sent to my Insurance Broker, who are Broadsure Direct and KGM who were my insurance underwriters the reason to why I contact them both is because KGM had not dealt with my subject access requests under the data protection Act 1998.

I wanted to sort out about being found guilty and I understood that KGM held the tapes from the roadside with the police officer talking to them and in turn I had to wait for the reply.

Result given wrong on phone.

New Month

Chapter 65

Noticing how the government really are towards me and the way that they treat the people that they represent;
I started to notice slander towards my person regarding the issues I was having with Shannon and the Anti Social Behaviour Order case in my personal life;
The Stress also had become too much for me and my new partner, so we started to see each other a lot less.

Chapter 555

01/12/2014 Planning to kill myself for them;

Chapter 555

02/12/2014 Driving licence to go to Highbury Court;
Fix boiler at home council;
The Council came to look at electric at home council;

Chapter 555

03/12/2014 Council analyzed work they need to do so to be able to fix the front door window and damp issues;

Chapter 555

04/12/2014

Chapter 555

05/12/2014

Chapter 555

06/12/2014

Chapter 555

07/12/2014

Chapter 555

08/12/2014 Dentist 10:50Am

Chapter 555

Date: Tuesday, 9 December 2014, 22:01

09/12/2014 Council officer john attended my home about Debbie banging when drunk and to fix her floor boards and fix pipes to walls

Subject: Draft Letter

From: patsy Yull patsyyull1@hotmail.com

To: re_wired@ymail.com

Hi Simon, Hope all is well, yesterday at our meeting you said you had a draft letter for Kempe Hall for when the company was closed down and all the assets went over to the hall

Could you please send me a copy or bring 1 tomorrow if you're coming to the hall. Also what was it that you wanted me to do for you?

Kind regards

Chapter 555

10/12/2014 Police Officers attended my local community hall I was helping manage and strip searched my self in front of all persons for no reason. "I am not known for drugs or other serious offences to ever be searched like I was when working in the community hall in front of the children. For the Asbo case proceedings.

Chapter 555

11/12/2014

Chapter 555

12/12/2014

Chapter 555

13/12/2014

Chapter 555

14/12/2014

Chapter 555

15/12/2014

Chapter 555

16/12/2014

Chapter 555

17/12/2014

Chapter 555

18/12/2014

Chapter 555

19/12/2014

Chapter 555

20/12/2014

Chapter 555

21/12/2014

Chapter 555

22/12/2014

Chapter 555

23/12/2014

Chapter 555

24/12/2014

Chapter 555

25/12/2014

Chapter 555

26/12/2014

Chapter 555

27/12/2014

Chapter 555

28/12/2014

Chapter 555

29/12/2014

**Chapter 777
Website**

Date: Tuesday, 30 December 2014, 4:14

Subject: Listing Approved

From: Admin (toosmoothentertainment@ymail.com)

To: re_wired@ymail.com;

30/12/2014 - 01/01/2015 New Years Scotland bail conditions for Asbo case taken to court and released.

Date: Tuesday, 30 December 2014, 4:14
From: Admin toosmoothentertainment@ymail.com
To: re_wired@ymail.com
The following listing has been approved: T|S|P|A|E|N|T
Contact: hhh
Phone: ***
Fax: *** Mobile: ***
E-mail: re_wired@ymail.com
Sound system hire It is available in our directory

Chapter 2015

Christmas and new year

Chapter 555

01/01/2015

Chapter 555

02/01/2015

Chapter 555

03/01/2015

Chapter 777 website

Date: Sunday, 4 January 2015, 22:45
Subject: Password change for your Yahoo account
From: Yahoo (no-reply@cc.yahoo-inc.com)
To: re_wired@ymail.com;

Chapter 555

05/01/2015

Chapter 555

06/01/2015

Chapter 555

07/01/2015

Chapter 555

08/01/2015

Chapter 555

09/01/2015

Chapter 555

10/01/2015

Chapter 555

11/01/2015

Chapter 555

12/01/2015

13/01/2015

Chapter 555

14/01/2015

Chapter 555

15/01/2015

Chapter 555

16/01/2015

Chapter 777 website

Date: Saturday, 17 January 2015, 9:32

Subject: Listing Approved

From: Admin (toosmoothentertainment@ymail.com)

To: re_wired@ymail.com;

Chapter 555

18/01/2015

Chapter 555

19/01/2015

Chapter 555

20/01/2015

Chapter 555

21/01/2015

Chapter 555

22/01/2015

Chapter 555

23/01/2015

Chapter 555

24/01/2015

Chapter 555

25/01/2015

Chapter 555

26/01/2015 My Birthday

A case for No Insurance at Willesden I did not know about. Found out I had been found guilty and 6 points were issued on my Licence and a £600 fine. Many emails were sent to get this case reopened and dealt with but no reply from the courts.

Took this case to appeal as it seemed the only way to address this and won the decision.

Chapter 555

27/01/2015

Chapter 555

28/01/2015

On Wednesday, 28 January 2015, 20:57,

Lorraine Cordell wrote:

Hi Josey Could you explain something to me please I forgot to ask today when at the office.

The police are replying on Criminal Justice and Public Order Act 1994 section 63

<http://www.legislation.gov.uk/ukpga/1994/33/section/63>

Now I have read this a number of times and so has Simon and at the last 2 court cases about this case the judge has, even asked if section 63 has been defined.

I do not think it has at all because under section 63 it only covers gathering on land in the open air of 20 or more people.

How does this include indoors parties which most of the police case relays on?

Please read this also;

<http://www.bailii.org/ew/cases/EWHC/Admin/2010/1814.html>

As saw by the judge in the above case It will be noted that section 68(5) excludes the Highways and Roads excluded from section 61 under section 61(9)(b) but does not include in that exclusion, the exclusion in section

61(9)(a), which is where buildings are excluded from the application of section 61.

It will be further noted the exclusion in the section 61 is introduced by the words "in this section" and so without more it does not apply to other sections. Although the words "in the open air" were removed from section 68 of the 1994 Act, those same words were not removed from section 63 which concerns power to remove people attending or preparing for a rave, nor from section 77, which concerns powers to direct unauthorised campers to leave land.

The District Judge's reasoning is contained in these paragraphs of the Case Stated where she said: "I find section 61 holds the relevant definition of land for sections 68 and 69, and that excludes buildings."

So, by section 68(5)(b), referring to the application of section 61(b) of the definition of 'land'.

Amendments made by the Anti-Social Behaviour Act 2003 remove 'in the open air'.

Nothing is added, save for the explanatory note I give that limited weight.

My view is the appellants could be convicted of a very serious offence by way of an explanatory note which, in the interests of justice, is manifestly wrong and therefore I find no case to answer.

"Section 63 is what they are using in this case and as seen above has never had the words open air removed from section 63."

Simon has called the guy he saw today and addressed this but he says the police are using Simon character only in his case.

But how can this be the case as he does not been arrested before for anything to do with this?

I new from the onset of this case due to who they have got dealing with it they are trying to push this law to include building under section 63, but a judge has already ruled this cannot be the case due to some sections not being amended.

If you look at what they want to give Simon this asbo for and what he will not be able to do is under section 63?

You also have this;

http://www.newforest.gov.uk/media/adobe/1/9/Section_12_Evidence_in_support_of_an_ASBO_application.pdf

Please read section 12(2) The Police and Criminal Evidence Act (PACE) does not apply to civil Proceedings but, in view of their powers of arrest etc, the police could as a matter of good practice conduct interviews of defendants applying the basic principles of PACE - eg advising them of the

purpose of the interview and that they are not under arrest, allowing a legal adviser to be present.
(When in fact have the police done this to Simon Never?)

Date: Wednesday, 28 January 2015, 20:02
Subject: Re: re-read
From: Rewired
re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
http://www.cps.gov.uk/legal/s_to_u/trespass_and_nuisance_on_land/ On

Wednesday, 28 January 2015, 19:48,

Lorraine Cordell wrote:
http://www.newforest.gov.uk/media/adobe/1/9/Section_12_Evidence_in_support_of_an_ASBO_application.pdf

Chapter 555

29/01/2015

On Thursday, 29 January 2015, 15:23,

Rewired wrote:
<http://www.25bedfordrow.com/seminar-pdfs/hearsay-lecture-handout.pdf>

Chapter 555

30/01/2015

Date: Friday, 30 January 2015, 18:21

Subject: Re: Simon Asbo

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

<http://www.solicitorsjournal.com/node/2333>

http://www.echr.coe.int/Documents/Convention_ENG.pdf

On Friday, 30 January 2015, 18:14,

Rewired wrote: please take a look at this;
<http://www.asbos.co.uk/AboutASBOs.aspx>

Chapter 555

31/01/2015

Date: Saturday, 31 January 2015, 22:56

Subject: [No Subject]

From: Rewired

re_wired@ymail.com

To: lorraine_1000@hotmail.co.uk

<http://www.pnld.co.uk/DocPortal/content/@597.htm>

Date: Saturday, 31 January 2015, 19:08

Subject: Forward: MT3574694

Simon Cordell

From: Rewired re_wired@ymail.com

To: djmoley69@me.com;

Can you listen to this for me and tell me your opinion's thanks Simon Kelly
Tiller Member of the UK Specialty Division of Canopus Group KGM
House | 14 Eastwood Close | London | E18 1RZ D +44 (0) 20 8530 9116 | F
+44 (0) 20 8530 1841 www.kgminsurace.co.uk | www.canopus.com

Chapter 555

New Month Feb 15

01/02/2015

Chapter 555

02/02/2015 I was at appeal for my driving licence and I won the case.

Chapter 555

03/02/2015

Chapter 555

04/02/2015

Chapter 555

05/02/2015

Chapter 555

06/02/2015

Chapter 555

07/02/2015

Chapter 555

08/02/2015

Chapter 555

09/02/2015

Date: Monday, 9 February 2015, 20:03

Subject: Re: Witness Statement def 5

From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

On Monday, 9 February 2015, 19:59

Rewired wrote:

Witness statement 6.doc (27.50 KB)

Date: Monday, 9 February 2015, 20:02

Subject: hi

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Witness statements def 5 Attachments Witness statement 5 Steve Elsmore

Date: Monday, 9 February 2015, 19:56

From: Rewired

re_wired@ymail.com

To: lorraine_1000@hotmail.co.uk

Chapter 555

10/02/2015

Chapter 555

11/02/2015

Chapter 555

12/02/2015

Chapter 555

13/02/2015

Chapter 555

14/02/2015

Chapter 555

15/02/2015

Chapter 555

16/02/2015

Subject: RE: Kempe Hall - Meeting on Monday 16th February 2015 at 7pm
[SEC=UNCLASSIFIED]

Chapter 555

17/02/2015

Chapter 555

18/02/2015

Chapter 555

19/02/2015

Chapter 555

20/02/2015

Chapter 555

21/02/2015

Chapter 555

22/02/2015

Chapter 777 website

Date: Monday, 23 February 2015, 14:12

Subject: Order Confirmation

From: sales@thecompanywarehouse.co.uk
(sales@thecompanywarehouse.co.uk)

To: Re_wired@ymail.com;

Chapter 555

Date: Tuesday, 24 February 2015, 17:42

24/02/2015

Subject: [No Subject]

From: Rewired
re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Hi Attachments SIMON CORDELL WS.rtf (63.84 KB)

This is an updated statement further to the statement of Mr Simon Cordell

Dated 24th day of February

Chapter 555

25/02/2015

Chapter 555

26/02/2015

Date: Thursday, 26 February 2015, 9:10

Website

Subject: Too Smooth Ltd From: Rachel Barnes
(rachel.barnes@thecompanywarehouse.co.uk)

To: Re_wired@ymail.com;

Date: Thursday, 26 February 2015, 11:30

Subject: RE: Kempe Hall - Meeting on Monday 16th February 2015 at 7pm
[SEC=UNCLASSIFIED]

From: Simon James

Simon.James@enfieldhomes.org

To:

Monica.Kaur@enfieldhomes.org

patsyull1@hotmail.com

laneslandscapes@hotmail.co.uk

wllarn@aol.com

hayleyjpage@hotmail.co.uk

gary.nikki@talktalk.net

anamillwood@yahoo.co.uk

lou.demseventmanagement@gmail.com

re_wired@ymail.com

Chapter 555

27/02/2015

Chapter 555

28/02/2015

Chapter 555

29/02/2015

Chapter 555

30/02/2015

Chapter 555

31/02/2015

Chapter 555

New Month March 15

01/03/2015

Chapter 555

02/03/2015

Date: 02 March 2015 14:14:36

Complaint put into housing

From: Eh Housing Repairs

To: Lorraine Cordell

Subject: Read: Re: Complaint Simon Cordell

Your message

To: Eh Housing Repairs

Sent: 02 March 2015 14:04:47

Subject: Re: Complaint Simon Cordell

(UTC) Dublin, Edinburgh, Lisbon, London was read on 02 March 2015

14:09:50

(UTC) Dublin, Edinburgh, Lisbon, London

HYPERLINK

<http://www.enfield.gov.uk/images/campaign.jpg>"Campaign" HYPERLINK

<https://www.facebook.com/pages/Enfield-Council/252946378095154>

Chapter 777 website

Date: Tuesday, 3 March 2015, 9:41

Subject: Re: Account Management for Too Smooth Ltd

From: Rachel Barnes

rachel.barnes@thecompanywarehouse.co.uk

To: Re_wired@ymail.com;

Chapter 555

04/03/2015

Date: Wednesday, 4 March 2015, 10:34

Dentist 195 High Street, Enfield

Subject: Re: Account Management for Too Smooth Ltd - Follow up From:

Rachel Barnes

rachel.barnes@thecompanywarehouse.co.uk

To: Re_wired@ymail.com

Website

Date: Wednesday, 4 March 2015, 10:34

Subject: Re: Account Management for Too Smooth Ltd - Follow up

From: Rachel Barnes

rachel.barnes@thecompanywarehouse.co.uk

To: Re_wired@ymail.com

Chapter 555

05/03/2015 6-8 Perth rd Kingston appeal Willesden magistrate's case

Chapter 555

06/03/2015

Chapter 555

07/03/2015

Chapter 555

08/03/2015

09 – 10 - 11/03/2015

This day was meant to have been set for trial, but the court only booked a one day hearing, this was then **put off until the 03rd and 04th Aug 2015.**

Date: Monday, 9 March 2015, 18:28

Subject: Forwarding: Ponders End Floor Plan

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

On Saturday, 10 August 2013, 13:06,

Rewired wrote: ----- Forwarded Message ----- From: Omar Lawrence

To: too smooth

Sent: Thursday, 1 August 2013, 15:00

Subject: re: Ponders End Floor Plan FYI... -- OMAR LAWRENCE Niburu

Media, Enfield Enterprise Centre 26-28 Queensway Ponders end Enfield EN3 4SA

Chapter 777 website

Date: Monday, 9 March 2015, 18:28

Subject: Fw: Ponders End Floor Plan

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Monday, 9 March 2015, 20:36

Subject: Password Reset

From: sales@thecompanywarehouse.co.uk

(sales@thecompanywarehouse.co.uk)

To: Re_wired@ymail.com;

Chapter 555

10/03/2015

On Saturday, 10 August 2013, 13:06

Rewired wrote:
----- Forwarded Message -----
From: Omar Lawrence
To: too smooth

Chapter 777 website

Date: Wednesday, 11 March 2015, 15:00
Subject: Review your Formation of Too Smooth Ltd
From: sales@thecompanywarehouse.co.uk
(sales@thecompanywarehouse.co.uk)
To: Re_wired@ymail.com;

Dear Simon Cordell, Thank you for ordering your company formation from The Company Warehouse.
Your company has now been formed and your documents are available to download from our website.
We would like to know what you think of our service and we would appreciate it if you would write a review about your recent formation of Too Smooth Ltd Using the following link will take you to the review website eKomi.co.uk where you will be able to submit your review.

Chapter 555

11/03/2015 no court trial

Chapter 555

12/03/2015
Date: Thursday, 12 March 2015, 12:51
Subject: Wimbledon court case appeal won
From: Rewired
re_wired@ymail.com
To: lorraine32@blueyonder.co.uk

Hi mum this is the letter that I received. Attachments SI CASE 001.jpg
(196.16 KB)

Date: Thursday, 12 March 2015, 13:32

Subject: Re:
From: Rewired
re_wired@ymail.com
To: katietingey@yahoo.co.uk
x x x

On Wednesday, 11 March 2015, 19:46,
Katie Tingey wrote: Sent from Yahoo Mail on Android

Chapter 555

13/01/2015

Chapter 555

14/03/2015

Chapter 555

15/03/2015

Chapter 555

16/03/2015

Chapter 777 Website

Date: Tuesday, 17 March 2015, 22:55
Subject: Getting Started with Check front
From: Check front (support@checkfront.com)
To: re_wired@ymail.com;

Welcome to check front! You're only a few easy steps away from dramatically increasing your online sales and streamlining your booking process.

Chapter 777

Website

Date: Wednesday, 18 March 2015, 11:20
Subject: Account request for Too Smooth
From: Check front (support@checkfront.com)
To: re_wired@ymail.com;

Hello, you have requested your account information on Check front for Too Smooth.

If you wish to reset your password please use the link provided. If you didn't make this request, please discard.

- Your Login ID: re_wired.com

Police officers added a date in the Asbo about a gun.

Chapter 555

19/03/2015

19 March 2015 16:37
From: Lorraine Cordell
[lorraine32@blueyonder.co.uk]
To: Dawn Allen
Subject: RE: Can you please help
Mr Simon Cordell
109 Burncroft Ave
Enfield
Middlesex
EN3 7JQ

Dear Dawn
Allen

My son have been having an issue with his neighbours who live above him, this has been going on awhile and it is making my son's health go down hill he is not sleeping due to what is going on.

We would like to put a report into the issue and therefore would it please be possible for you to make a date when you would be able to come to my son home to be able to do this, if you can let me know via this email with dates this can be done so we can get this issue addressed as soon as possible I would be grateful.

Regards

Lorraine Cordell
Simon Cordell

Chapter 777
Website

Date: Friday, 20 March 2015, 11:45
Subject: Account request for Too Smooth
From: Check front (support@checkfront.com)
To: re_wired@ymail.com;

Hello, you have requested your account information on Check front for Too Smooth.
If you wish to reset your password please use the link provided.
If you didn't make this request, please discard.
Your Login ID: re_wired.com

Chapter 777
Website

Date: Saturday, 21 March 2015, 23:57
Subject: Check front account: *PASSWORD CHANGED*
From: Check front (support@checkfront.com)
To: re_wired@ymail.com;

Chapter 777
Website

Date: Sunday, 22 March 2015, 16:54
Subject: Account request for Too Smooth
From: Check front
support@checkfront.com
To: re_wired@ymail.com;

Chapter 555

23/03/2015

Chapter 555

24/03/2015

Date: Tuesday, 24 March 2015, 17:46

Subject: [No Subject]

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

<http://www.hardwicke.co.uk/assets/managed/docs/public/ASCPA%20REPO RT%202014.pdf>

Sections 63, 64 & 65 of the Act targeted electronic dance music played at raves.

The Criminal Justice and Public Order Act empowered police to stop a rave in the open air when a hundred or more people are attending, or where two or more are making preparations for a rave.

Section 65 allows any uniformed constable who believes a person is on their way to a rave within a five-mile radius to stop them and direct them away from the area; non-compliant citizens may be subject to a maximum fine not exceeding level 3 on the standard scale (£1 000).

The Act was ostensibly introduced because of the noise and disruption caused by all night parties to nearby residents, and to protect the countryside.

It has also been claimed that it was introduced to kill a popular youth movement that was taking many drinkers out of town centres drinking taxable alcohol and into fields to take untaxed drugs.

The number of people attending and organising such an event for it to be deemed illegal were altered in the Anti-social Behaviour Act 2003 section 58 to cover indoor parties and outdoor parties of more than 20 people.

It is also a crime if, within 24 hours of being told by a police officer to leave a rave, a person makes preparations to attend a rave.

More recently in the United Kingdom, Anti-Social Behaviour Orders (ASBOs) have been used against unlicensed rave organisers if the police receive repeated complaints about noise and littering from locals.

<http://www.publications.parliament.uk/pa/cm200708/cmbills/069/2008069.pdf>

Chapter 555

25/03/2015

Chapter 333

Website

Date: Thursday, 26 March 2015, 16:38
Subject: Cancellation (RJKT-190315)
From: Too Smooth (re_wired@ymail.com)
To: re_wired@ymail.com;

The following booking has been cancelled:
I started to get the website to work for the first time

Chapter 555

27/03/2015

Chapter 555

28/03/2015

Chapter 555

29/03/2015

Chapter 555

30/03/2015

Chapter 555

31/03/2015

31 March 2015 15:34
From: Lorraine Cordell
[\[mailto:lorraine32@blueyonder.co.uk\]](mailto:lorraine32@blueyonder.co.uk)
Sent:
To: Dawn Allen
Subject: RE: Issue I am having
Mr Simon Cordell
109 Burncroft
Ave
Enfield
Middlesex
EN3 7JQ

Dear Dawn Allen,

I am writing this email due to not having a reply to my email dated 19/03/2015 I am having a great deal of problems with my neighbours who live above me, they are not letting me sleep and this is having an effect on my health I have asked before if someone could come and speak to me to address these problems and no one has.

I and my mother have made many phone calls about the neighbours above my flat yet nothing is being done.

Please can you get back to me as soon as possible in order to setup a meeting at my home so we can address the issues with the neighbours as soon as possible as I can not live the way I am any longer.

There are also still issues with repairs that have not been addressed.

Regards

Simon Cordell

Lorraine Cordell

New Month

Chapter 555

01/04/2015

Chapter 555

02/04/2015

Chapter 555

03/04/2015

Chapter 555

04/04/2015

Chapter 555

05/04/2015

Chapter 555

06/04/2015

Chapter 555

07/04/2015

Chapter 555

09/04/2015

Chapter 555

10/04/2015

Chapter 43546

Added 11th April 2015

11th April a 24 hour assault of cruel un-human treatment took place against me because I was still being victimised by the all ready mentioned. Stan and Debra had now started breaching my human rights on a day to day and night to night basis this was while they were always both drunk together, this was done to an extent of an attempted man slaughter charge that would be in accordance to section 18 of that Act and would also include proof of clear intent for reasons such as sport “Cruel un-human treatment at that.

I no this as I had rapidly told them all personally that I had not been in a sense tricked by there evil banging on the floor boards and walls, even with or without foreign objects being used at different times by them, on numerous instances this contained the use of there feet and hands inclusive of the objects and fixtures.

Together they would work in collaboration to maintain a 24 hour assault on myself to be overseen and managed.

I continued to try and defend myself even more and with any extra time of peace that I got given I read into the Anti Social Behaviour Order Case files I noticed, that these people that made the application were not good police officer's, they were criminals.

I needed a way to safe guard myself from there actions and after contemplating on what would be the best way forward for me and anyone involved I decided to call the Metropolitan police 999 call centre again to ask for more advice and security and this is a copy of that conversation that got recoded then transcribed.

Tape recording two Z0000011

Welcome to the Metropolitan police introduction

Police Officer; hello police what is your reason for calling.

Simon; hello I would like to put a complaint in and I was just wondering if you could help me do this please.

Police Officer; yes is it a complaint against police.

Simon; yes that is correct.

Police Officer; yes I can take the complaint.

Simon; I would like to, can you forward an email to Jane Johnson please.

Police Officer; Jane Johnson.

Simon; yes superintendent for Edmonton police station the commissioner.

Police Officer; let me just have a look, just one second.

Police Officer; Jane Johnson yep supper chief superintendent.

Simon; yes that is correct.

Police Officer; yes that is ok, is this complaint that has all ready been made or is it that you need to make a first one

Simon; this is just a fresh email to herself it is more of a request than a complaint at the present time but it may turn into a official complaint depending on how she decides to discipline her officers that she represents.

Police Officer; ok.

Police Officer; and that is too Jane Johnson ok go ahead with the continence and I will get the email sent for you.

Simon; my name is a Mr Simon Paul Cordell.

Police Officer; Paul Cordell.

Police Officer; Cordell.

Simon; yes that is correct madam.

Simon; and.

Police Officer; and your contact number 0208-245.

Simon; yes that is correct.

Police Officer; right go ahead.

Simon; and the issue is of concern that I have her signature at the bottom of an Asbo Order a stand alone Asbo Order and there has been a lot of

corruption represented in side of it, that she has instructed, a Steve Elsmore too complete an application for an Anti Social Behaviour Order for the organisation of illegal raves and in that application there is lots of police corruption and foul play where the evidence has been manufactured, now I am asking her to oversee her officers that she has instructed to make such an application and then to check the time stamps relating to the Cad's and to check the Urn numbers that run consecutively over an annul year period when they should not, I am asking her to oversee this and to inform me of my case being manufactured and for this it is going to be dropped or I am calling her, herself to the court as a witness and I will be investigating myself against her also for her actions and decisions.

Police Officer; ok

Simon; to what is aloud to happen, she is basically the boss of all the police and she is charge of Steve Elsmore, she has told Steve Elsmore to make an application and either she told Steve Elsmore to manufacture the application in such a way and or to falsify information contained within it or she does not know that Steve Elsmore has done that and I would like her to know that Stave has done that and I would like her to make her decision to whether she is going to suspended him right now and give the case to somebody else to handle or what she is going to do and I would like her to contact me back at Re_wired@ymail.com as soon as practically possible.

Simon; I know I was going a bit fast but did you manage to get the full jist of what I am explaining to you madam

Police Officer; yes I got the jist I made the points for you

Simon; so she is going to contact me back at Re_wired@ymail.com as soon as practically possible in regards to how she is going to represent this case, because at the present time I am being held captive within my own home because she is not doing her job correctly.

Simon; I have handed in an Article six twice now sine this case started at the courts with a complete copy, if she would like to get a copy of the court case she can and contained within this is a copy of the Article six with all the drafted corruption inside it and also I have handed in three complaints, three official complaints that are now issued on the police Pnc computer this will also show this information as well.

Police Officer; ok

Simon; and if she would like to hold a meeting with me I would be happy to come to the police station and show her the evidence I have

Simon; either she is apart of the corruption or she is separate from the corruption and for her to be separate she must do her job correctly and this must mean that I am not being held captive in my own home.

Police Officer; ok
Simon; to laws that do not even exist
Police Officer; right ok
Police Officer; what I will do for you right now Simon is get this email sent over to her right now, please can you just confirm your email address again
Re _wired@ymail.com
Simon; thank you
Police Officer; ok good buy
Simon; you have a good day

Chapter 555

12/04/2015

Chapter 555

13/04/2015

Chapter 555

14/04/2015

Chapter 555

15/04/2015

Chapter 555

16/04/2015

Chapter 555

17/04/2015

17 April 2015 17:57

From:

Lorraine Cordell

[lorraine32@blueyonder.co.uk]

Sent:

To: Dawn Allen

Subject:

FW: Issue I am having

Dear Dawn Allen

I still have not had a reply to the below email please can you get back to me via this email address my son is really suffering due to what the neighbours are doing

A report needs to be made as this is making my son's health go down hill he is not being able to sleep due to what is going on and other things

Please can you get back to me?

Regards

Lorraine Cordell

Chapter 555

18/04/2015

Chapter 555

19/04/2015

Chapter 555

20/04/2015

Chapter 555

21/04/2015

Chapter 555

22/04/2015 The Bromley Case for No Insurance and I won this case as for Insurance

Chapter 555

23/04/2015

Chapter 555

24/04/2015

Chapter 555

25/04/2015

Chapter 555

26/04/2015

Chapter 555

27/04/2015

Chapter 555

28/04/2015

Start of a new month

Chapter 555

01/05/2015

Chapter 555

02/05/2015

Chapter 555

03/05/2015

Chapter 555

04/05/2015

04 May 2015 13:22

From:

Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

To: Dawn Allen

Subject: RE: Issue I am having with neighbours
Mr Simon Cordell
109 Burncroft Ave
Enfield
Middlesex
EN3 7JQ

Dear Dawn
Allen,

I have been sending you so many emails yet I am getting no reply nothing is being done, my son is having so many issues with the neighbours he has asked for help yet nothing is being done.

My son went up to the neighbours and asked if they would please stop banging all the time, and about the water issues with the pipes banging very badly in his flat, but they are still doing it and will not stop, people who also have been at my son's flat have also heard what is going on, even they are saying they don't know how he is coping with this.

On the top floor they have wooden flooring this does not help and can something please be done.

The lady that lives at 113 is also causing a great deal of problems and she keeps coming to my front door asking for money to buy drink, she is also banging very badly and my son's health is suffering due to this.

I don't know why you have not replied to my emails and are just leaving things when we are asking for help you are the council officer for my son's area please can this be addressed.

Regards
Lorraine Cordell

Chapter 555

05/05/2015

Chapter 555

06/05/2015

Chapter 555

07/05/2015

Chapter 555

08/05/2015
Went to the clinic made a letter get wrote
14/05/2015

Chapter 555

09/05/2015

Chapter 555

10/05/2015

Chapter 555

11/05/2015

Chapter 555

12/05/2015

Chapter 555

13/05/2015

Chapter 555

14/05/2015

8th May 2015

This letter got wrote on the 14th

Went Back to Clinic as I was misinformed as for what I had been told on the phone to find out the truth about my blood test results and requested a letter stating a twisted truth dated: **14 May 2015:-**

Dept of Reproductive & Sexual Health,
Flat 2,
Rowan Court
Michael's Site,

Garter Drive,
Enfield, Middlesex EN2 OJB
Tel No: 0208 375 2874
Fax No: 0208 375 7129
WCL/AMS/12xxxxxx

14th May 2015

Dear Mr Simon Cordell

I am writing at your request and this is a letter for your records.
When you attended the sexual health clinic on the **8th May 2015** with your partner you explained that you were very upset.
You explained that you have never had any symptoms of herpes in the mouth area or in the genital area.
You had attended in **November 2014** and had requested to have serology done for herpes simplex type 1 and type 2 although you have shown no symptoms; the serology results show that you have antibodies to herpes simplex virus type 1.
I explained that this result means that you have been exposed to both viruses but it is not possible for us to tell whether you have oral or genital herpes as you have had no symptoms and the blood test does not tell us where the virus is.
I have explained that the blood test results suggest that you are a carrier of herpes simplex virus.
I want to again apologise that you have felt that the way you were informed about the results of the test was not-ideal and that you felt that you could not access any support following the diagnosis.
If you need further support with this issue, you can ring for an appointment or attend our walk in service.

Thank you.

Yours Sincerely,
Dr; Wai Ching Loke
Consultant in Genitourinary Medicine

14/05/2015 may

Appeal hearing at Harrow Crown court for the No Insurance Case Willesden did not need to attend, due to all the emails sent to the CPS who accepted them as I did have insurance and I won the appeal.

Chapter 555

15/05/2015

Chapter 555

16/05/2015

Chapter 555

17/05/2015

Chapter 555

18/05/2015

Chapter 555

19/05/2015

Chapter 555

20/05/2015

Chapter 555

21/05/2015

Chapter 555

22/05/2015

Chapter 555

23/05/2015

Chapter 555

24/05/2015

Chapter 555

25/05/2015

Chapter 555

26/05/2015

Chapter 555

27/05/2015

Chapter 555

28/05/2015

28 May 2015 15:16

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

To: Dawn Allen

Subject: FW: Issue I am having with Neighbours

Dear Dawn Allen,

Could you please reply to all my emails as to what can be done with the issues that is going on, you have not replied to one email and this is not fair, I don't know what is going on and why my son is being treated like this by Enfield Council is it due to what the police did to him?

Regards

Lorraine Cordell

Chapter 555

29/05/2015

Chapter 555

30/05/2015

Chapter 555

31/05/2017

Chapter 555

01/06/2015

Chapter 555

02/06/2015

Chapter 555

03/06/2015

Chapter 555

04/06/2015

Chapter 555

05/06/2015

Chapter 555

06/06/2015

**Chapter 777
Website**

Date: Sunday, 7 June 2015, 23:53

Subject: [Too Smooth] Your username and password

From: Word Presswordpress@toosmooth.co.uk

To: re_wired@ymail.com;

Chapter 555

08/06/2015

Chapter 555

09/06/2015

Chapter 777
Website

Date: Wednesday, 10 June 2015, 21:13

Subject: Request to change toosmooth1's Sound Cloud password

From: Sound Cloud

NO-REPLY@soundcloudmail.com

To: re_wired@ymail.com;

Chapter 555

11/06/2015

Chapter 555

12/06/2015

Chapter 555

13/06/2015

Chapter 555

14/06/2015

Chapter 555

15/06/2015

Chapter 555

16/06/2015

Chapter 555

17/06/2015

Chapter 555

18/06/2015

Chapter 555

19/06/2015

Chapter 555

20/06/2015

20 June 2015 19:12

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

To: Dawn Allen

Subject: FW: Issue I am having with neighbours

Dear Dawn Allen,

Seeing as you are not addressing the emails that are being sent I have not option but to take this higher.

Regards

Lorraine Cordell

28 May 2015 15:16

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

To:

Dawn Allen

Subject: FW: Issue I am having with neighbours

Dear Dawn Allen,

Could you please reply to all my emails as to what can be done with the issues that is going on, you have not replied to one email and this is not fair.

I don't know what is going on and why my son is being treated like this by Enfield Council is it due to what the police did to him?

Regards
Lorraine Cordell

Chapter 555

21/06/2015

Chapter 555

22/06/2015

Chapter 555

23/06/2015

Chapter 555

24/06/2015

Chapter 555

25/06/2015

Chapter 555

26/06/2015

Chapter 555

27/06/2015

Chapter 555

28/06/2015

Date: Sunday, 28 June 2015, 17:15

Subject: RE: Pain in the ass Simon website

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

See attached after you add that it is good to go.

Chapter 555

29/06/2015

Chapter 555

30/06/2015

July missing

Chapter 666

July 2014?

The fun fair being present; date;

I had got locked in my flat wrongly for one year for the gazebo case and an additional six months for the interim order by this stage of my life and thought that time I got assaulted by my neighbours, Stain Debra and the Mathiyalagan Markandu and friends, they together mentioned had been banging so loud at me, that it seemed as if in they were trying to get other involved who live on my estate, by way of making them believe that they were better than me and that I am the worst of society.

Luckily other people on my estate did not get involved neither did there loved ones.

So when the funfair arrived in the local park ajar from our housing estate it seemed as if in they would bang louder hoping for them to get involved by coming to my home address, I believe that it is luckily that this did not happen as well, I had decided to prevent any bad misfortunes from happening and brought the welder for my security gate and then reinstated the gates commission of use.

Chapter 555

02/07/2015

Chapter 555

03/07/2015

Chapter 555

04/07/2015

Chapter 555

05/07/2015

Racaelbeck100@gmail.com

To pat.chapman@met.pnn.police.uk

To whom, it may concern, I am writing this freedom of information report

Mother sent

Chapter 555

06/07/2015

Chapter 555

07/07/2015

Chapter 555

08/07/2015

Chapter 555

09/07/2015

Chapter 555

10/07/2015

10 July 2015 21:13

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

To: Dawn Allen

Subject: RE: Please can you help this can not carry on

Mr Simon Cordell

109 Burncroft Ave

Enfield

Middlesex
EN3 7JQ

Dear Dawn Allen

I do not understand why all my phone calls and emails are not getting addressed, I have really tried and so has my son, we have been making calls all the time to try and get something done and I have sent a lot of emails including a complaint email dated 01/07/2015 which I still have had no reply to.

My son and also I have tried to talk to the neighbours which have done nothing they still keep on.

My son health is suffering due to what has been ongoing for a long time. We have tried to get help from the council as if the council speaks to them maybe they will stop what they are doing.

I also went to 117 but I believe they were not at home so did not speak to them about the issues.

I went to Debbie at 113 to try and talk to her but she just started to shout at me through the door.

I did try and say to her through the door could she let me speak but she was just screaming at me so

I went back down to my son flat the banging is very bad and you can clearly hear they are doing this is not just someone living there life as normal people would.

You can even hear her following my son around in his flat banging; he does not even want to take a bath because he can hear her above him banging on the floor.

Yet she still keeps coming down to my son door asking him for money to buy drinks my son has told her could she please leave him alone and stop coming to his door and to please stop following him around and banging on the floor and pipes but this has not helped she just acts like nothing is going on.

Debbie has now started to go to my other neighbours at 111 and they are drinking and now 111 is also banging.

I don't know if it is due to Debbie liking my son and when him and his partner ended in Mid 2013 she was hoping something would come of this, as this is the time when she started to come to my son flat door a lot more.

when my son was with his partner she used to come to his door maybe once a week for money but after they ended she was coming down more and more she even was trying to give my son drink, he does not drink so would not

accept it. She was also writing my son letters and putting them through his door, the letters are not really readable.

The main problem with Debbie seemed to start when she came to my son's front door and saw a girl in his flat she saw the girl on more than once and I think this upset her.

Since this time things have got worse and worse and my son's health is really suffering.

Please can something be done as we really do not know what to do any longer, if you can not do anything about the neighbours in the block can you please see if you can move my son as he can not take any more, he needs to be able to rest and sleep which at this time it is impossible, this is unfair what is going on to my son's health.

Please can you reply to this email as you have not done to any of my other emails or calls or the calls my son has made regarding this issue which I do not understand why.

Regards

Lorraine Cordell

Chapter 555

11/07/2015

Chapter 555

12/07/2015

Date: Sunday, 12 July 2015, 22:51

Subject: website

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Hi mother This is what you and Dave have asked for I believe.

I would like to have some think like this at the top of the Business directory web page under the menu bar <http://codecanyon.net/item/jquery-goal-thermometer/6358236>, with room underneath it for a editable text with say 3 pictures.

The donation centre to be in the left hand side bar, were you would normally show the advertisements.

I would like it if no one can sign up, unless clicking on the donate button, which I would like to say support.

I would like it for a editable percentage, to go to the raised amount.

Chapter 555

13/07/2015

Chapter 555

14/07/2015

Chapter 555

15/07/2015

01 July 2015 14:38

From: Lorraine Cordell

[lorraine32@blueyonder.co.uk]

To: Dawn Allen

Subject: FW: Issue I am having with neighbours

Dear Dawn Allen

Complain

I have sent a number of emails regarding the issues my son is having with his neighbours, which you have failed to reply to and have not addressed the issues, which has been ongoing.

I have given you enough time to reply and address the issues yet you have failed to do anything.

1. I would like it looked into why you do not reply to my emails.
2. I would like it looked into why you have done nothing in regards to the issues that having been ongoing for some time and have done nothing.
3. I would like it looked into why you have allowed a person to suffer and have not done anything about it.

I would like a reply to this complaint and if you can not deal with this please pass it over to a person that can.

Regards Lorraine Cordell

Chapter 555

16/07/2015

Chapter 555

17/07/2015

Chapter 555

18/07/2015

Chapter 555

19/07/2015

Chapter 555

20/07/2015

Chapter 555

21/07/2015

Date: Tuesday, 21 July 2015, 15:58

Subject: Have a look at this please

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Hi was thinking some think like this would be good as a free product for the customers making life easier for them to use the business directory once it is finished while staying in the too smooth website I just do not want it to say open cart any were on it in turn no payment system what the 20 dollar regular licence says it does Custom Business Card Design for Open Cart Custom Business Card Design for Open Cart

If this plugging is useful, could you please help us to rate it?

It will be a big encouragement to improve for us

Custom Business Card, Design for Open Cart

Chapter 555

22/07/2015

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28/07/2015

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29/07/2015

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30/07/2015

Chapter 555

01/08/2015

Sent: Thursday, 1 August 2013, 15:00

Subject: re: Ponders End Floor Plan

Chapter 555

02/08/2015

Chapter 555

02/08/2015

Chapter 555

03/08/2015

03 – 04/08/2015 Highbury Corner trial case part proven on the
04th 08/2015.

Trial date

On the date of trial I was not found guilty in my opinion and others such as my mother and barrister under true and fair Acts of law under the grounds of the application that the prosecution had brought into motion, but some how seemed to have received a punishment, so I went home and started looking in to the case files even more than I had before hand as I new that I had not committed the crimes that I was being accused of.

I noticed the following to be wrong and in clear error:-

- 1.
- 2.
- 3.

They got all the millions and do not use it right:-

I had noticed the governing officials as explained thought growing up but this finally became a growing concern when reading the Anti Social Behaviour Order application that was said to have been served on me in accordance of the law, to which I have disputed from the start of the proceedings.

At first in the Anti Social Behaviour Order case I had not noticed a lot of fraudulent inconsistencies contained in it's folder right up until I had noticed the time stamps were in error and this was because I understood that I had never committed the crimes or public offence I was being questioned and accused of on the days that the police brought proceedings in motion towards.

Chapter 555

04/08/2015

Chapter 555

05/08/2015

Chapter 555

06/08/2015

Chapter 555

07/08/2015

Chapter 555

08/08/2015

Chapter 555

09/08/2015

Chapter 555

10/08/2015

Chapter 555

11/08/2015

Chapter 555

12/08/2015

Chapter 555

13/08/2015

Chapter 666

14/08/2015

The news papers;

14/08/2015 Mutable Newspaper Articles were published with wrongful claims that I was given an Asbo under the applicants case stating Man given ASBO for organising illegal raves (From Enfield Independent)

Do you hate things in life? In any similar way, to what I do? When people do not say sorry? In return to this happening to me, I ended up felling like a leprechaun, which had got robbed and was therefore without his pot of gold. While looking into the court case paper work, when at my home address one day, trying to study, so that I could defend myself, I remember a different occasion when I was looking at the local newspaper, while trying to get my head around all of the banging that I got induced towards from members of my neighbours

When reading the paper I noticed a copy of an article that got contained in my local Newspaper.

What I read was about my person and was unjustified to get printed as a true and fair description of the truth events.

In fact, it got worse than unjustified as it was incorrect information that slandered my character.

The published articles in the newspapers that had gotten copied from the metropolitan police website and were in regard's to the Anti Social Behaviour Order application that the police had been pursuing in court against me, they stated that I got given an Anti Social Behaviour Order for organizing illegal raves.

The truth is that the case against me for the Anti Social Behaviour Order regarding "the organization of illegal raves" never got proven, this is because the judge could not find any illegal accept, that I the defendant was guilty of, as the application claimed to be for, but somehow, some way even low wrong in law the district judge sitting the court found me guilty of acting in an anti social way.

In the news papers it stated the following also: — "Cordell is well-known for organizing illegal raves in Enfield and across London." In truth, I have never been arrest for anything of that nature mentioned, so find this to be untrue and in other words this would be a lie inclusive as for I had never arrested.

I got so upset that my address got put into the metropolitan police website as I had requested and received a copy of the court transcripts of the day at trail, which prove that I am right, so had set the wheels' in motion for the appeal proceedings.

This led to the real problems I had to get worse and get out of control; I understood that members of my neighbours and members of the police made me suffer towards

My life got turned upside down as a figure of speech, by my name getting completely darkened and put into all the local news papers stating that I had got found guilty for illegal raves when the judge clearly stated that no illegality did get proved

A full assault started to take place against me by members of my neighbours and I was looking for a solution to the problems

The stress that has accumulated because of the problems in this document that I have highlighted into any readers vision are UN fair to have taken place against me and the problems being of such a high level of importance is of even further relevance to how this case should not have got dealt with

Chapter 555

15/08/2015

Chapter 999

16/08/2015

Newspaper articles Debbie that her attitude and Stains had really started I heard the tails of evil witches and evil sources before then I met some people who made them characters seem real to me'

Soon after the Anti Social Behaviour Order case; got said to have got proven against me at court;

I noticed after the newspaper articles that had been published about me and the letters that I had started to receive from Debbie that her attitude and Stains had really started to change in a negative factor towards me

Other neighbour's had now also at this moment in time started to bang on the floor board and walls with Stan and Debra to my further surprise at my person, this was now happening continually, they were using the floor as if it was an offence weapon or a belt being wrongfully used to hit a person, this is Clear tortures acts of crime that no one should ever have to go through, this happened to me in every room I went into in my own home, "I could not go any were and be safe" I found that any place I went in my flat she or others was above me, taking furious assaults upon me

I could always notice the other family above her flat joining in I could not even get in the bath or take my close off, I felt as if I was Debbie's children that have been taken away from her by social services, I was being abused in a sense of a clear insight, like she had gone mad hitting me, this could

happen over 70 times a day and continued on for over a 1000 days, this still happens up to date were the Mathiyalagan family, who still live above me, who are not secure tenants as I am would not see reason to the issues and still to date have not changed their characters, as they always continue with the same actions and mind frame of making me a victim to their actions, together them mentioned neighbour's have all achieved this by way of using the floor boards and other house fixtures as weapons, they continued to find ways to have a negative effect on my life and now to make what happens to me even worse since Debbie moved out a new younger boy called George has moved into flat 113 and he also is now following in Stains, debris and the Matilagan families shoes in attacking me!

Chapter 777
17/08/2015

What they done to me

And now an even bloodier tail of truths; because together then they really were trying to kill me;

Their behaviour always contains the following occurrences:-

A clear continually slamming of the water tap on and off as if a person was making repetitive beats to intimidate anybody, this includes above the kitchen and bathroom living quarters of my flat, to an extent that the developing manufactures of them products being used as weapons, never intended them to be used in such a manner, this effectually caused all the fixtures and pipes attached to the water supply in the building to come lose of their fixtures so for them to have a larger than ever before negative banging effect!

The people mentioned also use objects, that they have picked up on purpose and then they drop them on the floor, this is done from a height and is caused intentionally, in turn making some of the loud continual banging sounds I complain about and refer to, I have most incidents on video as I record them and it Shows that it is achieved with wrong intent, this had a bad effect on my health and still does to date, they simply wake me up taping on purpose and continue all day till I manage to sleep!

The top floor had and still does have overlay wooden flooring when this is a clear breach of the tenancy agreement, let alone somebody using that flooring to affect my way of life, my human rights also clearly state the same in many sections such as:-

Article 2; the right to life:-
Article 3; the right from torture:-
Article 5; the right to freedom and security:-
Article 13; the right to a private family life

Chapter 555

18/08/2015

18 August 2015 11:19

From:

Lorraine Cordell

[lorraine32@blueyonder.co.uk]

Sent:

To: Dawn Allen

Subject: FW: Please can you help this can not carry on

Dear Dawn Allen

Can you please give me a person name and email address that can address this issue, as you seem to not want to reply I can call and checked I am sending these emails to the correct email address which I am DAWN.ALLEN@Enfield.gov.uk

Regards

Lorraine Cordell

Chapter 555

19/08/2015

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22/08/2015

Chapter 555

23/08/2015

Chapter 555

24/08/2015

Chapter 555

25/08/2015

This evidence I exclaim in this book I s just the tip of the ice burg

Chapter 555

26/08/2015

Chapter 555

27/08/2015

Chapter 555

28/08/2015

I put a police complaint in and it was counselled.
I have the letter to prove this I then revived a letter dated the **30th August 2015** stating the complaint was being addressed again as it should have been with no further contact after.

Chapter 555

29/08/2015

I have a police video regards an Emergency 999 call I made when I feel victim to the police advertising wrongful claims in their website and in the news papers.
I was attacked with a gun out side of my flat because wrong Intel.
Police pulled the information shortly out of there website.

Chapter 555

30/08/2015 I Received a letter of the police regarding a complaint that I had made to them on the **28th 8 2015** said it will be investigated.

Chapter 555

31/08/2015

Chapter 555

01/September /2015

Chapter 555

02/09/2015

Chapter 555

02/09/2015

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03/09/2015

Chapter 555

04/09/2015

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12/09/2015

Chapter 555

13/09/2015

Chapter 555

14/09/2015

Chapter 555

15/09/2015

Chapter 555

16/09/2015

Chapter 555

17/09/2015

Chapter 555

Sent: 18 September 2015

17:23

To: Dolly Ogunseye Subject: 113 Burncroft Avenue, Enfield, Middlesex,
EN3 7JQ Miss Debra Andrew
[SEC=PROTECT]

Hi Dolly, I and Nick attended 113 a while ago and spoke to the lady a while ago when she originally called Police.

At the time she didn't want us to speak to her neighbour as things had got better.

The lady handed us a letter about what had happened but none of it made any sense. We believe she was suffering from mental health issues.

On another occasion we popped round to see her and she wouldn't come and speak to us so instead she spoke through her letterbox to us.

The male at 109 - Simon Cordell who is causing the problems is very well known to Police and is also very anti Police.

I know some Officers went round and spoke to him and things seemed to get better. After that we have had no further calls from the lady at 118. We will try and get round to see her when were back on duty on Monday. Kind

Regards

Classification: PROTECT

Good afternoon Mark

Chapter 555

19/09/2015

Chapter 555

20/0892015

Chapter 555

Date: 21 September 2015 16:29:13

To: Lorraine Cordell
Cc: Dolly Ogunseye
Subject: RE: Complaint [SEC=UNCLASSIFIED]
Attachments: image005.png image006.png

Dear Mr Cordell

Thank you for the update but unless you are specific with the repair I cannot refer you to the correct person.

In terms of the complaint with your neighbour the Anti - Social Team will be in touch with you at home.

Regards Dawn Allen Tenancy Management Officer Council Housing The Edmonton Centre 36-44 South Mall Edmonton N9 0TN

Sent: 21 September 2015 16:14

From: Lorraine Cordell
[mailto:lorraine32@blueyonder.co.uk]

To: Dawn Allen
Subject: RE: Complaint
[SEC=UNCLASSIFIED]

Dear Dawn Allen

My Mother has sent emails in of complaints about the repairs more than once and made lots of phone calls.

There does seem to be an issue of things not being logged on the system and reports going missing.

But I sure if you looked you could find them.

But I am tired of getting the run about and waiting for years for things to be done.

And a call was made to the Antisocial Behaviour Team today and they again gave me your details, so once again it seems nothing will get done about the neighbour.

My mother has now made a call to the Assistant Director Community Housing Services and they have taken a lot of notes, and your name and I should be getting a call back and she has now booked to see the MP and will bring all the information that has been gathered along to the MP to see what they can do.

Regards

Sent: 21 September 2015 15:43

From: Dawn Allen

[\[mailto:DAWN.ALLEN@Enfield.gov.uk\]](mailto:DAWN.ALLEN@Enfield.gov.uk)

To: Lorraine Cordell

Subject: RE: Complaint [SEC=UNCLASSIFIED]

Classification: UNCLASSIFIED

Dear Mr Cordell Can you be a bit more specific about your repairs so I can forward to the correct person.

The Nuisance complaint will be forwarded to the Antisocial Behaviour Team for them to contact you it is likely log sheets may be issued.

If you can answer the first question it would be greatly appreciated.

Kind regards Dawn Allen Tenancy Management Officer Council Housing
The Edmonton Centre

Sent: 21 September 2015 15:35

From: Lorraine Cordell

[\[mailto:lorraine32@blueyonder.co.uk\]](mailto:lorraine32@blueyonder.co.uk)

To: Dawn Allen

Subject: RE: Complaint [SEC=UNCLASSIFIED]

Dear Dawn Allen

I no longer go out of my home due to my heath that is why I can not come to the office.

Also why would it need to be a in a neutral environment you would have to come to my flat at some point to hear for yourself what is going on as you can clearly hear it and see what the neighbour is doing.

I have also put in reports also about the repairs this has been going on for years and things still have not been done.

You are my housing officer's can you please tell me what your job description is?

I am asking for help and have been for some time and you do not seem to be willing to give me any help.

Is there a problem with you coming to my flat?

My Mother will be there with me and you can being someone with you if you feel there is a need to.

I have on going issues which does need to be addressed by someone and you are my housing office and I have been told you would need to address these issues.

Regards Simon Cordell

Sent: 21 September 2015 14:17

From: Dawn Allen

[mailto:DAWN.ALLEN@Enfield.gov.uk]

To: Lorraine Cordell

Cc: Feedback Council Housing

Subject: RE: Complaint [SEC=UNCLASSIFIED]

Classification: UNCLASSIFIED

Dear Mr Cordell

In terms of your neighbour you will need to attend this office for us to discuss the neighbour concerns face to face.

For repairs please speak to customer services on 0208 3791327 for any outstanding issues you have.

Our office is open Monday to Friday 08:30 am – 05:00 PM where you can attend this office to speak to us directly.

Regards Dawn Allen Tenancy Management Officer Council Housing The Edmonton Centre 36-44 South Mall Edmonton N9 0TN

Sent: 21 September 2015 13:59

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

To: Dawn Allen Subject: Re: Complaint Mr Simon Cordell 109 Burncroft Ave Enfield Middlesex EN3 7JQ Dear Dawn Allen, I am writing this email after phone calls and emails have been sent to Enfield council about my neighbour who lives above me.

I have made calls myself and my mother Miss Lorraine Cordell has also sent emails and made phone calls.

No one has been to my address to see me and I am asking for you to come out to see me and take a full report of what has been going on as my health is being made worse by nothing being done.

There is also still repair issues I would like to talk about that has not been done.

Could you please email this email address a date and time when you can come out to see me to take a report?

Regards Mr Simon Cordell

Chapter 555

22/09/2015

Chapter 555

Sent: 23 September 2015 at 15:07

Subject access request

To: Carmel Naessens; Loretta Walsh

Cc: Charles Elkington; Dawn Allen

Subject: 113 Burncroft Avenue, Enfield, EN3 7JQ

[SEC=PROTECT] importance: High

Perpetrator Simone Cordell 109 Burncroft Avenue ENFIELD EN3 7JQ

Home visit to; Ms Deborah Andrews flat

Attendees Dawn Allen TMO and CPN Bola Quadri Home visit to Ms Andrews advised that her neighbour at number 109 has for the past few months harassed, intimidated, stalked her and made a life a complete misery. He continuously plays loud music, bangs on her ceiling and door alleging that she is monitoring his movements in his flat.

She feels petrified by his presence and as a result refused to leave her flat for fear bumping into him on her way out.

She has missed a few appointments with her social worker as a result, she has now been subjected to making home appointments pending the time this matter is resolved. She explained that they use to be acquaintance's before the relationship went sour.

She believes the whole problem started when he claimed the decoration in his flat was damaged as a result of a leak coming from her flat.

She confirmed that she had a leak from her overflow a few months ago which has since been repaired but, the damage alleged had occurred.

Ms Andrews also recalled an incident when the perpetrator spat in her face.

It's been one issue after the other she advised; the recent event which took place a week ago. She was on her way out to attend her appointment with her CPN when he apprehended her and threatened to kill her.

She was pretty shaken from the incident that instead of attending her appointment, returned home immediately.

She advised that she contacted the police but, wasn't taken seriously as they assumed she was drunk at the time of the call.

She advised that she wasn't in the list drunk but, just the way she spoke due to her condition. She still wasn't taken seriously and had to abandon the call. She found this very frustrating and advised that it was not the first time this would happen to her.

Her CPN also confirmed her statement and expressed her dissatisfaction at the way she was treated.

Ms Andrews felt completely let down by the police and became frightful for her safety especially, as she knows the perpetrators has shells in his flat. I observed in her flat that her floors were very creaky; I was made aware by Dawn that most of the flats in the block are like that.

Unfortunately, the creakiness exacerbates the noise level in the flats and cause more problems than usual.

I advised that I will contact the police to make further enquiries.

I will also contact MHT to enquire if Mr Cordell is known to them.

At some point the preparatory will need to be interviewed and a warning letter issued on him.

I will contact the repairs team and try to arrange a surveyor to visit her flat and see what assistance can be offered I further advised that her case will be investigated and an officer will get back to her to discuss further with her.

Her CPN and TMO will be kept informed of updates Bola Quadri has already put in place a safe guard alert.

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24/09/2015

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25/09/2015

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26/09/2015

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27/09/2015

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28/09/2015

Chapter 555

29/09/2015

Chapter 555

30/09/2015 debbie scremed

Date: 30 September 2015 14:23:00

From: Lorraine Cordell

To: jackie.gubby@enfield.gov.uk

Subject: Re: 109 Burncroft Av

Dear Jackie Gubby

Thank you for taking the time to talk to me on the phone today and explaining why you could not come to the meeting on the 28/09/2014 at 14:30.

As said on the phone the surveyors took all the details of repairs and said they will deal with them.

I am happy you will keep updated as to what is going on with the repairs and keep me updated.

As also said to you on the phone we have not heard from the ASB team as of yet, and today my son heard the main door keep banging he went out and did not see anyone there so walked out to see if he could see anyone around the flats.

When he walked back to the main door Debbie his neighbour was by the bin door and when she turned round and saw my son she started hitting him with her shopping bags, there was a lady that was with her but not standing with her and saw what was going on and run over and told Debbie to stop, my son asked for the ladies name and the lady would not give him it or who she worked for.

But my son did get a chance to talk to the lady and tell her what Debbie had been doing, Debbie was really upset and kept shouting and telling the lady not to talk to him the lady had to tell Debbie to stop that she wanted to hear what my son was saying and told Debbie to wait.

She spoke to my son for a little while but did say to my son that she was sorry but she was really busy and had to go and she left and my son goes back into his flat.
He called me and told me what had happened and asked me to call you to update you as to what had gone on.
Regards Lorraine

Chapter 555

31/09/2015

Chapter 7777 10th month

New month

History 01/10/2015:

Email - sent Classification: PROTECT Good afternoon Mark, Just received some disturbing news about an incident that took place today.
I was made aware that Simon Cordell attempted to strangle the tenant of 113 Burncroft Avenue.

She managed to escape his grip but, extremely shaken by the whole episode.
She is petrified at the moment and refuses to leave her flat.
Would it be possible to contact / visit her today ASAP please?
Thank you Dolly Ogunseye Anti-Social Behaviour Officer Housing Anti-Social Behaviour Team Tenancy Management Enfield Council.

Date: Thursday, 1 October 2015, 20:41

Subject: mum no email yet xxx love ya Xxxx

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Lo

Chapter 7777

02 October 2015

Chapter 7777

03 October 2015

Chapter 7777

Date: Sunday, 4 October 2015, 18:33

Subject: Re: kk

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

On Sunday, 4 October 2015, 18:13

Rewired, wrote

Chapter 7777

05 October 2015

Chapter 7777

06 October 2015

Date: Tuesday, 6 October 2015, 16:13

Subject: MORE TO DO LOL

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Tuesday, 6 October 2015, 19:33

Subject: thanks

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

just the bits you are going to add and the last cad needs doing

Chapter 7777

Date: Wednesday, 7 October 2015, 9:39

Subject: Documents

From: Sarah Jenkins

sarahjenkins@broadsuredirect.com

To: re_wired@ymail.com

Good Morning Simon, I am currently still looking into this for you. I will be in contact shortly.

Kind Regards Sarah Jenkins

Chapter 7777

Date: Thursday, 8 October 2015, 22:49

Subject: I GOT IT THANKS

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

THANKS

Chapter 7777

Date: Friday, 9 October 2015, 13:57

Subject: Can u add this below Andy locks bit please

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Thanks Attachments can u add this below Andy lock bit please.doc (24.50 KB)

Chapter 7777

10 October 2015

Chapter 7777

11 October 2015

Chapter 7777

12/10/2015 Repair Works at home electric system replaced.

Chapter 7777

Date: Tuesday, 13 October 2015, 17:34

Subject: RE: Take a look at this.

From: Lorraine Cordell

lorraine32@blueyonder.co.uk
To: re_wired@ymail.com
oh that's interesting From: Rewired

Sent: 13 October 2015 16:40
mailto:re_wired@ymail.com

To: Lorraine Cordell Subject: Take a look at this
<http://www.soprasteria.co.uk/docs/librariesprovider41/brochures/soprasteria-storm-command-and-control-overview.pdf?sfvrsn=0>

History 13/10/2015:

Email - sent From: Dolly Ogunseye

Sent: 13 October 2015 14:19

To: Louise Brown (nee Wainwright)

Subject: RE: HUB case 16175

Deborah Andrews

[SEC=PROTECT] importance: High Classification: PROTECT

Also forgot to mention that we are still in the process of locating a suitable TA for Ms Andrew pending the time her case is resolved Dolly Ogunseye Anti-Social Behaviour Officer Housing Anti-Social Behaviour Team Tenancy Management Enfield Council.

Classification: PROTECT Good afternoon Louise, Sorry I missed your call, I was at a meeting at the time.

Called and left a message on your voice mail.

Ms Andrews suffers from a history of mental health.

She is currently being supported by Bola Quadri Care-coordinator / CPN / Nurse Prescriber Psychosis Service Line Barnet, Enfield & Haringey Mental Health NHS Trust / 58-60 Silver Street, Enfield EN1 3EP.

She made complains about her neighbour at number 109, harassing, verbally abusing her, intimidating, shouting threatening to kill her.

The main concern here is that the perpetrator in question also suffers from mental health and is known to be very aggressive, violent and anti-police.

He has on a few occasions threatened to kill her and petrified the life out of her.

It was on this basis that a decision was made to move her out immediately.
Hope the above information is useful Thank you Dolly Ogunseye Anti-Social Behaviour Officer Housing Anti-Social Behaviour Team Tenancy Management Enfield Council Classification: PROTECT

Chapter 7777

14 October 2015

Chapter 7777

15 October 2015

Chapter 7777

16 October 2015 Louise brown council complaint made

Chapter 7777

17 October 2015

Chapter 7777

18 October 2015

Chapter 7777

19 October 2015

Chapter 7777

20 October 2015

Chapter 7777

Date: Wednesday, 21 October 2015, 13:21

Subject: Re: Re: Simon Cordell

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk
Thanks on Wednesday, 21 October 2015, 12:55
Lorraine Cordell wrote: read attached
From: Lorraine Cordell
Mailto: lorraine32@blueyonder.co.uk

Sent: 16 October 2015 15:30

To: ' louise.brown2@enfield.gov.uk
jackie.gubby@enfield.gov.uk
Subject: Re: Simon Cordell Dear Louise Brown and Jackie Gubby Could you please read the attached letter and please reply so I know you have got this email

Regards Lorraine Cordell Simon Cordell

Chapter 7777

22 October 2015

Chapter 7777

23 October 2015

Chapter 7777

24 October 2015

Chapter 7777

Date: Sunday, 25 October 2015, 5:29
Subject: Mother From: Rewired
re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Attachments R v Cordell.doc (81,50 KB)

Date: Sunday, 25 October 2015, 5:29
Subject: Mother From:
Rewired (re_wired@ymail.com)
To: lorraine32@blueyonder.co.uk
Attachments R v Cordell.doc (81.50 KB)

Chapter 7777

26/10/2015 the 1st hearing at Wood Green Crown to see if the case was ready for appeal.

Chapter 7777

27 October 2015

Chapter 7777

28 October 2015

Chapter 7777

29 October 2015

Chapter 7777

30 October 2015

Chapter 7777

31 October 2015 10th

End of Month

Chapter 7777

21/09/2015

Chapter 7777

21/09/2015; More complaints, about 113 and 117

Dear Dawn Allen,

I am writing this email after phone calls and emails have been sent to Enfield council about my neighbour who lives above me.

I have made calls myself and my mother Miss Lorraine Cordell has also sent emails and made phone calls.

No one has been to my address to see me and I am asking for you to come out to see me and take a full report of what has been going on as my heath is being made worse by nothing being done.

There is also still repair issues I would like to talk about that has not been done.

Could you please email this email address a date and time when you can come out to see me to take a report?

Regards

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22/09/2015

Chapter 7777

23/09/2015

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25/09/2015

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26/09/2015

Chapter 7777

27/09/2015

Chapter 7777

28/09/2015

Missing dates

Chapter 33

Chapter 7777

10/10/2015

Chapter 7777

11/10/2015

Chapter 7777

12/10/2015

Chapter 7777

13/10/2015

Chapter 7777

14/10/2015

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15/10/2015

Chapter 33

Sent: 16 October 2015 15:30

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

To:

louise.brown2@enfield.gov.uk

jackie.gubby@enfield.gov.uk

Subject: Re: Simon Cordell

Dear Louise Brown and Jackie Gubby

Could you please read the attached letter and please reply so I know you have got this email.

Regards Lorraine Cordell Simon Cordell

Sent: 16 October 2015 15:30

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

To:

louise.brown2@enfield.gov.uk

jackie.gubby@enfield.gov.uk

Subject: Re: Simon Cordell

Dear Louise Brown and Jackie Gubby Could you please read the attached letter and please reply so I know you have got this email.

Regards Lorraine Cordell Simon Cordell

Chapter 7777

17/10/2015

Chapter 7777

18/10/2015

Chapter 7777

19/10/2015

Date: 19 October 2015 09:57:06

From: Louise Brown

Nee Wainwright

To: Lorraine Cordell

Subject: Read: Simon Cordell

Attachments: Simon Cordell (9.65 KB) message

Chapter 7777

20/10/2015

Chapter 7777

21/10/2015

Chapter 7777

22/10/2015

Chapter 7777

23/10/2015

Chapter 7777

24/10/2015

Chapter 7777

25/10/2015

Chapter 7777

26/10/2015

Chapter 7777

27/10/2015

Chapter 7777

28/10/2015

Chapter 7777

29/10/2015

Chapter 7777

30/10/2015

Chapter 7777

31/10/2015

**Dates missing
Chapter 7777**

Chapter 7777

02/11/2015

Sent: 02 November 2015 17:38

From: Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

To: Louise Brown; Jackie Gubby

Subject: Re: Simon Cordell

Complaint Dear Louise Brown and Jackie Gubby It have been over 10 days since I sent the complaint in due to how my son has been treated. I have not had 1 reply not even a reply to say you got my email. I have also left voice messages on Louise Brown phone yet had no calls back. I did speak to Jackie Gubby and was told I should hear within 10 days about my complaint but have heard nothing. Also I would like to take the time to say to Jackie Gubby that jobs are still out standing on my son's flat.
Regards Lorraine Cordell Simon Cordell

Sent: 02 November 2015 17:38

From: Lorraine Cordell

[\[mailto:lorraine32@blueyonder.co.uk\]](mailto:lorraine32@blueyonder.co.uk)

To: Louise Brown; Jackie Gubby

Subject: Re: Simon Cordell

Complaint Dear Louise Brown and Jackie Gubby

It has been over 10 days since I sent the complaint in due to how my son has been treated.

I have not had 1 reply not even a reply to say you got my email.

I have also left voice messages on Louise Brown phone yet had no calls back.

I did speak to Jackie Gubby and was told I should hear within 10 days about my complaint but have heard nothing.

Also I would like to take the time to say to Jackie Gubby that jobs are still out standing on my son's flat.

Regards Lorraine Cordell Simon Cordell

**11TH
Chapter 7777**

03 November 2015

Date: 03 November 2015 13:02:57

Complaint made to the council.

Made by, me and mother.

From: Jackie Gubby To: Louise Brown; Lorraine Cordell

Subject: RE: Simon Cordell Complaint [SEC=PROTECT]

Classification: PROTECT

Dear Ms Cordell I am not aware of any outstanding repairs to your sons property.

The surveyors who attended the inspection reported back that the heating was fully operational and the detectors are also working.

Mr Cordell can report any new repairs to telephone 0800 40 80 160 - option 1 yours sincerely Jackie Gubby Housing Manager Tenancy Management the Edmonton Centre 36-44 South Mall Edmonton Green N9 0TN

Sent: 03 November 2015 11:16

From: Louise Brown

To: Lorraine Cordell; Jackie Gubby

Subject: RE: Simon Cordell

Complaint [SEC=PROTECT] Classification: PROTECT

Dear Ms Cordell, Thank you for your email and enquiry regarding your son Simon Cordell tenancy, a full response clearly outlining actions to-date will be sent to your son Simon Cordell.

Yours sincerely Louise Brown Anti Social Behaviour officer Community Safety Unit Regeneration & Environment Department London Borough of Enfield

Date: 03 November 2015 11:16:33

From: Louise Brown To: Lorraine Cordell; Jackie Gubby Subject: RE: Simon Cordell Complaint

[SEC=PROTECT]

Classification: PROTECT

Dear Ms Cordell,

Thank you for your email and enquiry regarding your son Simon Cordell tenancy, a full response clearly outlining actions to-date will be sent to your son Simon Cordell.

Yours sincerely Louise Brown Anti Social Behaviour officer Community Safety Unit Regeneration & Environment Department London Borough of Enfield

Date: 03 November 2015 10:57:39

From: Louise Brown

To: Lorraine Cordell

Subject: Read: Simon Cordell

Complaint

Attachments: Simon Cordell Complaint (9.36 KB)message

Sent: 03 November 2015 --14:39

From: Lorraine Cordell

[lorraine32@blueyonder.co.uk]

To: Jackie Gubby'

Subject: RE: Simon Cordell

Complaint [SEC=PROTECT]

Dear Jackie Gubby

When the surveyors came round there was a list of jobs that they said needed to be done

1. The electrics needed sorting and the detectors (this has now been done they sent someone out nearly right away after the surveyors came and done the report)
2. Bathroom sink (repaired now)
3. Bathroom toilet (repaired now)
4. Heating pipes not been covered that are running all round the walls and down the walls

(Now it is winter my son has his heating on but has burned himself more than once walking past the pipes as they are so hot, this is bad being left like this as it is a danger due to how hot the pipes get)

(Not done)

5. Bedroom floor (not done)
6. Bedroom window (not done)

7. Front room window/door frame (surveyors said that the water was still coming in due to the outside step and this needed to be sorted) (Not done)
8. Pipes banging all the time (the surveyors saw this when they came out) (Not done)
9. Wall still wet in front room (we have been told this is due to the guttering needs to be renewed which was meant to be done, 111 has guttering in his back garden that has fallen off the roof some time ago, but now what also has been noticed is that in the main hallway water is dripping down the walls leaving puddles of water on the stairway which people have to walk up and down this is a danger for people they could have an accident, believe this is due to the guttering needs to be replaced or the roof)
(Not Done)

I am sure there was also some other jobs that needed to be done the surveyors that came the day you was meant to have come took a full list and wrote everything down.

So how is none of these jobs on the system that have not been done?

It seems once again things have not been put on the system.

Why should we have to keep calling for jobs to be done when they were already meant to have been done, and surveyors and inspectors have been out more then once over the years why are they not on the system, as it seems someone is not doing there job.

Regards
Lorraine Cordell
Simon Cordell

From: Jackie Gubby
[mailto:Jackie.Gubby@enfield.gov.uk]
Sent: 03 November 2015 13:03
To: Louise Brown; Lorraine Cordell
Subject: RE: Simon Cordell Complaint [SEC=PROTECT]
Classification: PROTECT

Dear Ms Cordell

I am not aware of any outstanding repairs to your sons property.

The surveyors who attended the inspection reported back that the heating was fully operational and the detectors are also working.

Mr Cordell can report any new repairs to telephone 0800 40 80 160 - option

Yours sincerely

Jackie Gubby

Housing Manager Tenancy

Management

The

Edmonton Centre

3644 South Mall

Edmonton

Green

N9 0T

“Enfield Council is committed to serving the whole borough fairly, delivering excellent services and building strong communities.”

Sent: 03 November 2015 11:16

From: Louise Brown

To: Lorraine Cordell; Jackie Gubby

Subject: RE: Simon Cordell Complaint [SEC=PROTECT]

Classification: PROTECT

Dear Ms Cordell,

Thank you for your email and enquiry regarding your son Simon Cordell tenancy, a full response clearly outlining actions to - date will be sent to your son Simon Cordell.

Yours sincerely

Louise Brown

Anti Social Behaviour officer

Community

Safety Unit

Regeneration & Environment Department
London
Borough of Enfield

03 November 2015 11:16
From: Louise Brown
[mailto:Louise.Brown2@Enfield.gov.uk]
To: Lorraine Cordell; Jackie Gubby
Subject: RE: Simon Cordell Complaint [SEC=PROTECT]
Classification: PROTECT

Dear Ms Cordell,
Thank you for your email and enquiry regarding your son Simon Cordell tenancy, a full response clearly outlining actions to - date will be sent to your son Simon Cordell.

Yours sincerely
Louise Brown
Anti Social Behaviour officer
Community
Safety Unit
Regeneration & Environment Department
London
Borough of Enfield

Chapter 7777

09/11/2015 was the 1st Appeal date, which was set for 1 hour hearing this, got cancelled to no fault of my own.

New Month

Chapter 7777

01/12/2015

Chapter 31

Date: Wednesday, 2 December 2015, 23:54
Subject: some think like this
From: Rewired
re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Attachments Section a one of two inclusive of B.doc (85.00 KB)

Chapter 7777

03/12/2015

Chapter 7777

04/12/2015

Chapter 7777

05/12/2015

Chapter 7777

06/12/2015

Chapter 7777

07/12/2015

**12TH
Chapter 7777**

08/12/2015 Refereed to by early prevention team not to sure by whom said to have been referring to TV talking and a police case called storm damage my reputation and neighbour stalking myself

Chapter 31

Date: Monday, 21 December 2015, 18:25
Subject: mum some think like this

From: Rewired
(re_wired@ymail.com)
To: lorraine32@blueyonder.co.uk
Attachments new statement further Steve book 7.doc (46.50 KB)

Chapter 31

Date: Tuesday, 22 December 2015, 12:00
Subject: updated from:
Rewired
(re_wired@ymail.com)
To: lorraine32@blueyonder.co.uk
Attachments new statements further Steve book_7_01 (1).doc (59.00 KB)

Date: Tuesday, 22 December 2015, 14:57
Subject: spelling sorted a bit better
From: Rewired
(re_wired@ymail.com)
To: lorraine32@blueyonder.co.uk
Attachments new statement further Steve book_7_01 (1).doc (58.50 KB)

Chapter 2016

Christmas and new year

Chapter 7777

01 /01/2016:

Chapter 7777

02 /01/2016:

Chapter 7777

03 /01/2016:

Chapter 7777

04 /01/2016:

Chapter 7777

05 /01/2016:

Chapter 7777

06 /01/2016:

Chapter 7777

07 /01/2016:

Chapter 7777

08 /01/2016:

Chapter 7777

09 /01/2016:

Chapter 7777

10 /01/2016:

Chapter 7777

11 /01/2016:

Chapter 7777

12 /01/2016:

Chapter 7777

13 /01/2016:

Chapter 7777

14 /01/2016:

Chapter 7777

15 /01/2016:

Chapter 7777

16 /01/2016:

Chapter 7777

17 /01/2016:

Chapter 7777

18/01/2016:

Sent: '18 January 2016 --15:31

Email from police

From: James.Flesher@met.pnn.police.uk

Mail to: James.Flesher@met.pnn.police.uk

To: Louise Brown Subject: RE: Cordell [SEC=PROTECT]

Hi Louise, Thanks for this - I'm pleased to hear you think Deborah is being properly supported and that she sounded better - she was in a right state when we spoke to her last.

Good news that it looks like she might be able to get help to move.

For the camera, we are very happy to come along for a visit.

I've spoken to our Sgt and as we understand it the ideal course of action is to advise him to remove it in our presence, then if he refuses I believe you can take it down and that should be fine so long as the camera itself is returned to Cordell.

Let me know when your best days for it would be and I'll see when we can manage best.

Best wishes, James PC James Flesher 337YE I Dedicated Ward Officer for Enfield Highway I North Cluster NPT Team B I Enfield Borough OCU I james.flesher@met.police.uk I Ward Mobile Number: 020 8721 2903

Follow @MPS Enfield for updates of what we're doing across the borough!

Sent: 18 January 2016 11:03

From: Louise Brown mail to: Louise.Brown2@Enfield.gov.uk

Sent: 18 January 2016 11:03

To: Flesher James D - YE Subject: RE: Cordell [SEC=PROTECT]

Classification: PROTECT Hi James, I spoke with Deborah Andrews this morning, the leak issue was sorted over the weekend this was from the flat above.

I do not know anything about Mr Cordell moving in two weeks time, unless she is getting it confused with his threat that he will get her in two weeks time?

Overall I am concerned that Deborah is not managing and appears to be getting more confused the last few times I have spoken to her last week and today, she is also feeling that she needs further support by way of supported accommodation.

I do agree with her as the level of support that St John of God provide is high and the dependency with other agencies is also constant and not something that housing or myself could provide long term.

Deborah was much calmer this morning and I reassured her that if she has any concerns to contact me.

With regard to the camera not he is not allowed it to be train on anything else other than his front door.

Probably means I will need to visit him to get this sorted.

I may request your assistance with this I don't really fancy seeing him on my own!! (Sorry)

Kind regards Louise

Sent: 18 January 2016 -- 08:35

From: James.Flesher@met.pnn.police.uk mail to:

James.Flesher@met.pnn.police.uk

To: Louise Brown Subject: Cordell Hi Louise, I hope you are well. Since 15/01/2016 we have had further calls from Debra Andrew relating to the issues she has been having with Simon Cordell.

Given the nature of the calls, we visited Debra yesterday for a reassurance visit.

She said that there has been a leak in the building causing 'flooding' in both her flat and Cordell's flat, and Cordell has been making accusations relating to it.

She said that she believes Cordell is leaving his flat in two weeks, which I hadn't heard, but said I would look into it - do you know if that's true by any chance?

Debra said that if Cordell does not leave, she wants to leave her flat and move somewhere else herself.

While at the address we also noticed that Cordell has now installed a CCTV camera which is placed at the top of the internal communal door leading to flats 109 and 111, facing towards the main door of the block.

I am unsure as to whether he's allowed to do this and shall look into it, but just wanted to let you know! Best wishes, James PC James Flesher 337YE
I Dedicated Ward Officer for Enfield Highway I North Cluster NPT Team B
Enfield Borough OCU I james.flesher@met.police.uk
I Ward Mobile Number: 020 8721 2903.

Chapter 444

19/01/2016 Referred to MHA due to concerns by early prevention team about being paranoid, especially about the police and that I had Grandiose delusions, not eating well.

To which I dispute but do agree to the following no self harm.

Goodie and Sharon meeting? At mine

From: Lorraine Cordell
[lorraine32@blueyonder.co.uk]
Sent: 19 January 2016 14:43
To: Jackie Gubby'
Subject: RE: Simon Cordell

Dear Jackie Gubby

Would it please be possible for you to give me a call on 0208 245 7454
Yesterday I got a call from the repair team in regards to a leak my son had in his flat from the flat above. They had to have a repair team out and shut my son lighting of in his bathroom due to the water leaking into the electrics and blowing out all my son's electrics.

Today I got a call from the council saying they believe the leak is coming from the flat above 113 which would be 117 which is privacy owned and someone would be coming to see my son today from 117.

The people from 117 have been to see my son today and have had someone check there flat and they are 100% the leak is not coming from there flat. And that they believe it is coming from 113 which is Debbie's flat the person my son has been having trouble with for over a year now and the council have done nothing about this.

The people from 117 have tried to speak to 113 but she won't open the door to them to see where the problem is coming from.

Just a little while ago my son saw Debbie care worker and he spoke to them and told them again what has been going on and he can not take it any longer, the care worker told my son that Debbie will not even let them into the flat any more.

Something has to be done as this has caused my son heath to go down hill badly and this can not go on any more. I am getting no replies to any complaints that have gone in and the ASB team are doing nothing.

I have booked a date to see my sons local MP also now as this is having a huge effect on my son's heath, and due to the council doing nothing I don't know where else to turn any longer.

I have just called the repair team and spoke to a lady Linda, who has tried to call 113 Debbie and could not take to her so she is sending a letter out to 113 Debbie,

Regards
Lorraine Cordell

Chapter 444

20/01/2016

Chapter 444

21/01/2016

Chapter 444

22/01/2016, it is said Simon presented himself as paranoid, suspicious and grandiose with flights of ideas, clear evidence that he is suffering with a mental disorder to which I totally dispute.

Section 135 issued as Mr Cordell not allowing access to his property.

Team was not allowed in due to other meeting I had planed.

Chapter 444

23/01/2016

Chapter 444

24/01/2016

Chapter 444

25/01/2016 Section 135 was served at my home address not the 22nd /1/2016 and I was assessed to be well and the conclusion made by the team was not to detain myself.

The minutes of the meeting are on CD and a copy of the transcripts are available at the bottom of the letter.

Chapter 444

My birthday

History 26/01/2016:

From customer services re Simon Cordell From: Laura Goodson

Sent: 26 January 2016 14:10

To: Louise Brown

Cc: Jackie Gubby

Subject: Simon Cordell O2O8

109 Burncroft Ave

[SEC=PROTECT: INVESTIGATION]

Classification: PROTECT – INVESTIGATION.

Hi Louise, Jackie, Mr Cordell called this afternoon requesting to speak with yourselves in regard to his case against his neighbour I am sure you know the details however; he did say that his neighbour is making noise when he undresses.

He did go on to mention an incident that resulted in both himself and his neighbour in an awkward position when he attempted to help her move her bed. Mr Cordell is expecting a call back this afternoon.

Kind Regards

Chapter 444

27 Jan 2016

27 January 2016 18:20

From: Lorraine Cordell
[lorraine32@blueyonder.co.uk]
To: Nicholas Foster@Enfield.gov.uk'
Subject:
Re: Enfield Council Subject Access Request Simon Cordell
Attachments:
Simon_Cordell_authority_Letter_26012016.doc; DataProtectionRequest.doc

To Whom It May

Concern:

Please see attached letters in regard to my Subject Access Request under the Data Protection Act 1998

Regards

Mr Simon Cordell

Miss

Lorraine Cordell

Sent: 27 January 2016 12:34

From: Louise Brown

Mailto: Louise.Brown2@Enfield.gov.uk

To: Sarah Stumpo

Cc: Yvonne Stacey; Bola Quadric

Subject: RE: Debra Andrews

[SEC=PROTECT] Sensitivity: Confidential Classification: PROTECT

Dear Sarah, Thank you for your email and updated information.
This incident yesterday, I am assuming that this is a different incident from 15/1/16 where Mr Cordell approached Ms De Polla?
Please can you confirm if this was reported to the police, and if this was not why?
This is harassment and can be treated and reported as a criminal offence.
Yes this is a separate incident to 15/01/2016.
The police were not called as a crime had not been committed and Barbara was able to walk away without Mr Cordell trying to prevent her or following her.
In relation to Deborah please can you confirm if your concerns for her welfare are being reported back to the mental health team prior to this email (I do appreciate that Bola has been on leave for a few weeks) Yvonne has copied Bola into the same communication as yourself and expressed concerns?

Debbie has also contacted Bola.

I am receiving if not daily calls from Deborah or every other day, with her explaining to me that she feels she is not coping at all; she is looking to me for reassurance.
Deborah has expressed that she is not managing independent living and would like to go back into supported accommodation.
Supported living is something Bola would need to arrange.
Can you confirm that you have reported your concerns for Debbie's welfare to the mental health team?
Please can you confirm if she has expressed this to staff at St John of God?
Also please can you confirm if you feel that Deborah is not coping at present?
If so has this been reported to the mental health team?
As you are aware, Debbie has said that she is not coping and I understand that you are in the process of providing a report in order to facilitate Debbie's move.
Can you confirm that this has been completed and if so, what the next step of the process is and how long this is likely to take?
Also given the current hours that currently allocated to Deborah if this is suitable in this situation for her need?
If I recall this was expressed at a SOVA meeting that this should be extended as her needs are becoming greater?

We are requested and funded to provide 6 hours support per week (3 hours twice a week for shopping)█
Bola is responsible for increasing the care package if Debbie is assessed as needing more support█
With regard to the Safe guarding plan I do feel that a mental health strategy meeting needs to take place as issues beyond our control will also have a direct impact on the wellbeing of Deborah█
I am rising this directly with George Benyure Bolas manger█
My understanding was that Bola had already raised a safeguarding alert?
Regards, Louise█

From: Louise Brown

Sent: 27 January 2016 12:34

To: 'Sarah Stumpo' Cc: Yvonne Stacey; bola quadri

Subject: RE: Debra Andrews [SEC=PROTECT] Sensitivity: Confidential
Classification: PROTECT█

Dear Sarah,

Thank you for your email and updated information█

This incident yesterday, I am assuming that this is a different incident from 15/1/16 where Mr Cordell approached Ms De Polla?

Please can you confirm if this was reported to the police, and if this was not why?

This is harassment and can be treated and reported as a criminal offence█

In relation to Deborah please can you confirm if your concerns for her welfare are being reported back to the mental health team prior to this email (I do appreciate that Bola has been on leave for a few weeks?)

I am receiving if not daily calls from Deborah or every other day, with her explaining to me that she feels she is not coping at all, she is looking to me for reassurance█

Deborah has expressed that she is not managing independent living and would like to go back into supported accommodation█

Please can you confirm if she has expressed this to staff at St John of god?

Also please can you confirm if you feel that Deborah is not coping at present?

If so has this been reported to the mental health team?

Also given the current hours that currently allocated to Deborah if this is suitable in this situation for her need?
If I recall this was expressed at a SOVA meeting that this should be extended as her needs are becoming greater?
With regard to the Safe guarding plan I do feel that a mental health strategy meeting needs to take place as issues beyond our control will also have a direct impact on the wellbeing of Deborah.
I am rising this directly with George Benyure Bolas manger.
Regards Louise Brown
Anti Social, Behaviour officer
Community Safety Unit
This message has been sent on behalf of Stacey.

Chapter 444

28/01/2016

Chapter 444

29/01/2016

Chapter 444

30/01/2016

Chapter 444

31/01/2016

New month

Chapter 444

From: Louise Brown
Sent: 01 February 2016 14:36
To: bola quadri; George benyure
george.benyure@beh-mht.nhs.uk
Craig Susan Subject: FW: Debra Andrews [SEC=PROTECT]
Sensitivity: Confidential Classification: PROTECT.

Dear George & Bola,

Thank you for your email, I have only copied you both as there is other information on Mr Cordell that urgently needs to be considered. I received an email informing me that a mental health warrant had been granted for Mr Cordell. This will cause greater issues especially if he is released back into the community. My fear is that this will indirectly cause further distress for Deborah. A plan needs to be put in place with full considerations. Please can an urgent mental health strategy meeting be held regarding Deborah Andrews, given the above information and the urgent need for full consideration in this case due to the complex needs and issues with both clients, who are known to your services and tenants of Enfield Council? Deborah is contacting me if not daily every other day these calls are coming through at all different days and times. She is informing me that she is not coping with everything and wants to go back into supported accommodation, she feels extremely frightened and vulnerable. I must confirm that it Deborah stating that she is not coping as I am not in a position to make these decisions. When I speak with Deborah asking if she is attending her appointments she states that" it is a quick jab, in and out no one is speaks with you. With regards to the management transfer this is still being prepared and waiting to be heard by panel, I am waiting to hear the next available date for this. It was explained when I suggested this action may be a route forward that this is not a quick process and all elements need to be considered. It is not necessary for Ms Andrews to currently go into emergency accommodation either. This case will be assisted by moving Ms Andrews; however this may not resolve all of the concerns or the overall future welfare of Ms Andrews. Transferring Ms Andrews into another independent accommodation without fully assessing her current needs and the full support required should to be considered before this happens. As moving she may not solve all of Deborah Andrew's concerns. She is only going out when SJOG are visiting, however they are only allocated 3 hours per week. More recommendations need to be put forward to provide a comprehensive package to support.

Chapter 444

02/02/2016 MHA assessment completed assessed as not detainable. This is the wrong date in report?

On the 02/02/2016 is when they used the section 135 warrant to come to my home with police.

On this date I was at home and had no visit of the medical team, as for this was the date when the section 135 of the Mental Health Act was applied for a court, as I have the true paper work served and the minutes for the meeting on CD.

Copy of the Minutes of February's assessment when a Section 135 was wrongfully issued

The Beeping sound starts of interview.

"Muttering" **Simon:** all of you people are not coming into my house.

"Muttering" **Mother:** Three two doctors and one social worker.

"Muttering" "Continues."

Mother: How do I turn this television down?

Katie: I am not sure.

Mother: Simon it's not going to work out when you are talking outside.

Katie: Simon stops shouting.

Simon: I want to go through all of the corruption.

Katie: Simon, Simon.

Katie: Lorraine how do you shut the door?

Mother: Shut what door?

Katie: That door.

Mother: Oh hold on, how do you turn this down I am turning it up.

Simon: How are you all doing welcome to my home, I am not too happy.

Sam: There is a few of us I am afraid. **Simon:** I understand.

Sam: Where is the best place for us all to seat?

Simon: Just take a seat any where you are all welcome to sit any where there are seats available for everybody.

Sam: Then we will explain why we are here.

Simon: I am not impressed with your "referring to Elan" I see you and meet you before and I see what happened to you before.

Mother: How many people are actually coming in that is needed to do this assessment

Mother: The police said that they will wait outside

Unheard voice:

Katie: No he didn't

Mother: No he didn't he said that the police was going to wait outside

Sam: OK

Simon: I am not impressed with the way that use lot are using your Mental Health powers to obtain a warrant to come into my house under false allegations, stating of facts that are not true to obtain it

Simon: you may take a sit any where you have been welcomed in now and like take a sit

Sam: OK

Simon: You have been welcomed in now like I would rather you lot take a sit rather than I take a sit

Sam: OK

Simon: Take a sit, sir please

Mother: No Sam, can I talk to you for a moment you said the police was waiting outside

Simon: The police are not coming into these premises, you're not coming in, and you can get out

Sam: Simon

Simon: It's a breach of conditions

Simon: I am explaining to the police

Katie: You're not going to get any where

Because right now I got conflicting cases going on with the police, and I do not want that having an effect on the ongoing because of this

Mother: His got serious issues with police cases at the moment

Sam: Could we just leave the door ajar and have the police at the entrance, is that OK with the police officers

Sam: Yes, just leave the door open with the police not coming in, OK

Katie: His exaggerated because of the police

Simon: That is correct in practice and that is how it should be, that is professional

Sam: OK

Simon:

Sam: OK

Sam: OK, sure

Sam: So Simon the reason that we're here today is because concerns have been raised

"Noise in background made"

Sam: Oh what's that?

Katie: Oh it's all right, it part of the printer

Sam: OK

Sam: A bout your Mental Health and we have been asked to carry out some thing called a Mental Health Act assessment, so were her to decide whether or not you need to be detained

Simon: Section 1 or 2 or 3 and maybe a 4 of the act in an Emergency

Sam: Err yes

Simon: I understand your procedures

Sam: In order for that to happen and we have not decided any thing yet that is why we want to talk to you

Simon: There is no way that you can decide without being able to make an assessment of the case

Sam: Lets just explain the legal situation first thing you can do you hip hop or so myself

Mother: Let him, just talk Simon

Sam: Two Doctors so there is:-

Doctor: Albazaz

Sam: and~

Doctor: Amin

Simon: How you both doing

Sam: For in order for the section to go ahead, they would both need to make medical recommendations and I would need to agree

Sam: Err but we really just want to find out about how your mental health is two days

Mother: So who are all of the other people?

Sam: They are from

Aman: I am from the Mental Health team

Simon: So I meet you the other day and I spoke to you on the phone and I got through, I got large concerns about yourself

Alean: Yes OK

Simon: Because this is how I am going to prove that you put wrong statements of facts in to get this yesterday I spoke to you and I spoke to you a couple of days ago and did I not say to you and you said to me at 14:22 I

got you on the recording and I am going to play your voice to you in a second.

Mother: You do not need to.

Simon: And I would like you to honest did I not say to you that you are allowed access to my house whenever you would like on the phone last week and the week before.

Alean: Yep yes and that is what is in your notes.

Simon: So how has this court order was obtained under the grounds that I have not given you access, the form has been filled in and when you are filling that form in to get this court order its supposed to be filled in there is a statement of facts that is said under oath to a judge, someone has filled that in incorrectly and you have just absolutely admitted that I have said that it's OK to you as I have given you permission to come into my house now.

Simon: So that court order is a breach of violations.

Sam: That is the other thing we got a warrant to come into the flat.

Simon: No the warrant is self is valid by a judge, but the fulfilment of that warrant is incorrect.

Simon: Am I correct in practice madam.

Alean: You have said that I can come to the house the issue is seeing the doctors.

Doctor xxx: We came last week and you did not allow us in.

Mother: Hold on can I accurately say some think.

Simon: May I say some think to you two days before that before you attended my premises for a month prior I had a gentlemen phoning me called Goodie I was speaking to him and we was making good relations and I liked this persons attitude I liked how he was talking to me and I thought maybe this person might be able to help me prospect and go forward in my life so were building good relationships we arrange a meeting for him to come around to my address his says OK his coming round his going to bring a friend a colleague, I said that is perfect he said his bringing Sandra with him, they both coming to this house I invite them in perfectly my house is tidy its smells clean they check the fridge and that then they sit down on the chair, Sandra sits actually were your sitting today yes Allan two minutes latter her phone rings she gets up and she walks into the hall way and then she is on the phone in the corridor yes this door is slightly gets left ajar and Goodie is sitting here I talk to Goodie and I showed Goodie my business plan and I start to start showing him things that I am doing in my life and things like how I am going to help this community and I am going to be a good tenant and resident of the United Kingdom, his happy he was saying that he was amazed I am amazed Simon to see the good things that you are doing and to

see all the management systems and to see all the files that you have here, five minutes latter the woman walks back in and she goes Goodie we got to leave, so she stops the interview that me and Goodie are having personally and they both leave the premises two days latter Goodie says to me, I shake Goodies hand, Goodie says when I get back in four weeks I am your case handler Simon I am going on holiday in four weeks I am going to come and I am going to visit you in four weeks I said Goodie that will be nice to see you in for weeks yes!

Simon: Two days latter your self Aelan and another Sandra turns back up to my front door the woman who was so rude when she come in and cut our interview!

Katie: No notification at all!

Simon: She never writes any notes down, she never took any information!

Katie: Why did you not contact him?

Simon: now can I speak to yourself and I explained to you lot at the door that I do not feel comfortable that you have turned up un-announced, I have got a visitor coming to my house and I do not want them to know my personal life, right now I am trying to make a good impression of my self to people and not show them that you are here, this could be a business prospect or a business chance I might be able to have in the future, so you lot might tarnish that chance for me by being here, so please can you make your self announced when your turning up to my address, which is fair and you took offence and you threatened me I have you on camera as well because I explained to you that you was on it and I said to you, you said to me that I am going to go and get an order and I am going to bring the police and come into your house I said you do not have the right to go and use your Mental Heath powers like that!

Doctor xx: I think I did explain to you, that was not disputed to be the facts I told you clearly if you not allow us access!

Mother: But he has allowed you access his allowed two sets of Doctors!

Doctor xxx: Not to me!

Mother: No but he allowed two doctors!

Simon: No let him speak let him speak because I am going to listen to him no go on sir!

Simon: Sorry mother!

Katie: No stop!

Doctor xx: I told him that I am the independent psychiatrist and we were there to carry out a Mental Heath assessment and you insist that we only talk to you outside and you did not want us to come in so we told you!

Katie: So should you not notify him before hand!

Doctor xxx: with the mental health assessment we do not need, I do not have to.

Simon: They do not have to the amp do not have to do that because they're two separate bodies.

Sam: Si I think if you got complaints about what has happened up till now that is fine and you can make that.

Simon: Procedures.

Simon: No it's not just complaints its you are in my house right now under a statement that this woman has clearly just said to you has been filled out wrongly and being handed to a judge to breech my private and family life.

Sam: Well we have used the warrant to gain access today.

Simon: Yes but she is admitting that that warrant has been full filled wrong.

Simon: She is admitting that it has been filled wrongly to breach my Human Rights.

Sam: What I would like to focus on is your Mental Health at the moment and if you need any help with your Mental Health and what is going on with you, can we talk about that a bit for now Simon.

Simon: Sir I am happy to talk with you, sir I am happy to talk with you, I am happy to talk to a degree with yourself and I am just going to go this with you.

Sam: Because how what is your own view about your Mental Health.

Simon: My own Health my Mental Health I am of good Health right now I am of good mind body and soul, right now if you would like to see the work rat I am doing I will show you what I am committing myself to every single day I can show you what I do myself, I feel a bit of an offence with the way things have gone because I was building good relationships with Goodie there two separate departments and one does need to refer the other one to your self to come into this house Sharon has not been.

Mother: Sharon,

Simon: Sharon.

Mother: No Sandra, sorry.

Simon: Has not had permission of the department of Simon Clark, whom is the manager and Debbie is the manager of the other one they did not have the correct protocols in place for Sandra to be able to go and get this court order, but even low I am going to continue with what you are saying lets just forget about that it's finished.

Sam: At the moment you are talking quite fast, I no there are a lot of strangers that have come into your home and it must be a difficult situation.

Simon: I will speak fast.

Sam: Is this how you.

Katie: He is frustrated as well.

Sam: But is that, is this the usual self?

Simon: This is how I will find myself and I will explain my self simply if I find some body who is of a higher profession and gets paid the living wage the same as you do when and got the education took to be able to look after my self or another member of the public I respect you the amount of time it would have took you to do that and the hardship it would take for you to get that stage so I know that I am educating my self and that I am of a lower education to you so I believe that you should be able to understand and keep up the pace your time is valuable to your self and valuable to me so I want to use that to its most efficient as possible if you want me to slow down and speak to you a bit slower.

Sam: If you could slow down because it would also show us that ability to be calm because that would make us be able to understand your mental Health at the moment.

Mother: Yes but he does speak fast.

Sam: He always speaks very so this is Simon's usually personality. **Mother:** Yes he speaks fast.

Simon: I might be a bit happier in general.

Sam: Yes this is a difficult situation right now I appreciate that right now.

Simon: What is a difficult situation right now?

Sam: The Mental Health assessment.

Simon: The only difficult situation is the that this is being pared off on to me in such a way, when I am sitting here right now every day working my hardest righting files to look after every other member of the public and I am being treated differently I am an equal to your self's and we are all equals. **Doctor:** We can understand all that we can understand all of that, but there is concern raised about you that is why we are here, to assess the situation to see how and if you need any help or if we could offer any help, that is the reason why we are here.

Sam: How is your sleep at the moment?

Sam: Sorry to interrupt you Doctor.

Doctor xxx: So it is because there is concern about you and that is why we are here.

Sam: How is your sleep at the moment?

Simon: But why are there concerns about me at the moment if I have not spoken to my doctor in years and use lot are the only people that seem to have that concern and that concern is based on this gentleman who has come to my door and I never gave him access.

Doctor xxx: No before that.

Simon: Before that the only other concern was that you lot came here on the 8th December 2016 and there was no issue there I explained to your self's and everybody was comfortable and you all left me and if there was a concern you would have raised that yourself s as professionals

Doctor XX: Tell us a bit about your neighbours

Simon: My neighbours I got a letters of every single one of my neighbours here right now I got a letter from my next doors I got a letter of them, I got a letter of every person here now saying that I have lived here for eleven years

Doctor xxx: Please allow me to talk to please when we talk, listen to us and we will do the same to you

Simon: Yes for sure year for sure OK

Doctor xx: Yes please, yes so there is concern about you regarding the neighbours you feel that the neighbours are harassing you

Simon: Who

Mother: No that is totally wrong

Sam: I think it would be better if you let Simon talk

Doctor: No let him sort this **Simon:** The only issue that I have had with my upstairs neighbour

Doctor: No please let him talk

Simon: The only issue that I have had with my up stairs neighbour is that she is under your team of assessments, she accepts money from you and she is suppose to have a net work in place such as your self's, now I have been living in this house for eleven years she moved in here seven years ago she did she come here she was already an alcoholic the alcoholism takes perception takes over the perception of her Metal Heath she was paying for her self to be drunk, you lot have got duty of care of her, she would not get a liver transplant in them situations that is why she does not really get much assistance at the age she is of your self's I expect because there is other people who deserve the chance a lot more than what she does

Sam: Have you had any difficulties with her

Simon: Now what she does I have not had no conflicts with her

Sam: OK

Simon: But I have always helped her I pick her up and take her shopping yet I do like she would have her stuff coming in and I would lift her shopping upstairs, I would carry it up to her house I would see her and I would always be polite to her and say hello, blar, blar, blar I would lend her a £10,00 I would never let her In this house because I could feel some thing was wrong with her yet

Katie: She used to knock and ask for money

Simon: She used to knock on my door every day knocking, knocking, and knocking.

Simon: My last girlfriend used to be so paranoid for 13 years because of the amount she was knocking on my door and she being another female but I would never let this woman into my house I would keep her at arms length I new that she was a bit of an alcoholic so I would keep a few beers in my fridge for her I do not drink alcoholic myself I am t a total.

Doctor: Have you ever had any conflict with her have you ever threaten her?

Simon: Why would I threaten her I would never threaten another person.

Doctor xx: Never.

Simon: I got a letter of her right here that I am the best neighbour in the world I am going to show you them.

Doctor xx: Were.

Katie: She is causing problems.

Mother: He is having some problems with her in the sense that.

Simon: She won't leave me alone.

Mother: basically she won't leave him alone.

Simon: She keeps stalking me under the criminal justice act 1997.

Mother: She keeps putting the letters through his letter box.

Doctor: OK.

Mother: And basically I have been trying to deal with the council with that and there is a year worth of emails.

Simon: And she is always drunk.

Doctor: What is the content of the letters?

Simon: I have some here, right now loads of them.

Mother: she is sorry, she is sorry for keep on banning.

Simon: No I am total I like to look after other people.

Doctor xx: We understand that In the past we have had some anti depression with depression and you.

Simon: I do not think that there is a person in this room that has not felt depression once before in their life's them self's.

Sam: No, No that's right.

Doctor xx: No, No talking about Mental Health issues, so you had depression.

Simon: When I was a kid, I hard upbringing in North London, Enfield but as you can see here right now I have worked hard to keep myself up a float.

Doctor xx: Yes, yes that is good.

Simon: I keep myself clean I keep myself with every thinks I need.

Doctor xx: Have you taken any medication.

Simon: I got no need to take any medication.

Doctor xx: Not in the past Simon

Simon: No I have never taken medication

Doctor: Never taken any medication

Doctor: How was your desperation cured?

Simon: How was my depression cured, I meet and let the beautiful people in my life and they have helped me along the road and every time somebody else might go somebody else new might come along and help me

Doctor: And has recently had you been feeling low in mood and depressed

Simon: Recently I just wanted to get my civil liberty's back because they have been tarnished by the police because a section 63 what to a degree what they done is set me up for being my friends to black boys funny and I then new that I could have not committed the crimes that I am being accused me of and another police officer knows this and he is coming as a witness a superintendent is coming to talk

"shh"

Doctor xx: What crime are they

Mother: We do not want the police to hear

Simon: Listen there is serious issues there in a lot of trouble

Sam: I mean we are not here to talk about all the criminal aspects, what we are really concerned about are your mental

Simon: I am Mental

Sam: What I want to do

Simon: I am defiantly not mental

Sam: Questions that we ask everybody to help us understand your mental Health at the moment do you, have you got any racing thoughts do you find your thoughts going very quickly

Simon: No all I find myself doing is working every day on my business plan if you want to see that I will show you

Sam: that is fine and answer, their questions afterwards

Sam: How is your sleep at the moment Simon?

Simon: I sleep perfectly 8 hours a day some time 9 and that is at the most some times I tend to stay up latter than what I do in the night, some times I tend to work better on the computer at night times when It is quite and every body is not making so much noise and there is not so much banging about Because I am doing a lot of writing so I stay up late some times it can change I can stay up a bit latter at nights but I then come back to the day time and make sure that I manage and every thing mi make sure that all my paper work and ever think Is In correct order things like that I need to do

then I can go back to my place of work my place of comfort which is their some times.

Doctor: Are you eating?

Simon: yes I am eating.

Sam: how is your appetite are you eating OK and any I no you said.

Simon: I am a size 36 jeans.

Sam: Are you feeling any low mood at all?

Simon: I just want civil liberties given back to me.

Mother: His a bit stressed but it's due to the court case.

Sam: OK.

Simon: A Section 63 should not be, I basally won my case in court and I won it In court and the judge new I won it because the facts of the matter are a section 63 you must have trespass for it's a key element for that law to exist, I do not have tress pass on my criminal record so I explained this to the judge so she said do you know what you are right, then what her done was said do you know what you are right then what she has done I got the transcripts what she done was breaching my human rights she told me that there is no difference between private air and public air.

Mother: No know what she actual turned round her exact words was that basically the applicant the case was based on illegality by the applicant.

Simon: They darkened my name in the newspaper.

Mother: Yes.

Sam: Yes.

Sam: I just popped out to the police officers to let them know every thing is all right so the only other thing, sorry to Interrupt that so the only other thing have you threatened any cops so I know you're stressed at the moment has it ever effected you to the point where you have felt life Is not worth living or other things.

Simon: No I just want to continue with all the things that I am writing, I when I show you what I am writing.

Sam: OK.

Simon: Wait a second I got to wait for my computer to turn on.

Simon: Then you might be able to understand me.

Simon: This Is all the things I have been doing in my life I have been building a festival I been building my own constitution, learning everything that I need like getting all the systems that I need In place the health and safety files all of my food safety all the files I need to look after any other person all the support programs that are in the areas and stuff like that that can be done every think is all categorized then I got all like adult and youths

files and all my conglouancey plan I got everything that I need I got all my disability rights and all the rest of it

Doctor xx: Can you tell us exactly what your work is all about

Simon: I built a festival and I built err a website and that website is going too basically

Simon: Built a company that I can manage that is a worth it and I will be able to

Katie: Is an entertainment company

Simon: Yes it's an entertainment company

Simon: But at the same time I built a charity, basically I got the business directory and what I have done Is written a constitution I wrote the memorandum of articles and articles of association basically so what I can do is define different people in different areas so rather than just having a community hall where some one like a government would sponsor to the general public or to somebody a team of people of beatifies, so I made my web site so I can have six different beatifies "Directors" in different places across London

Doctor: How long have you been building?

Simon: I have been building my company for about 10 years in total it takes time like the website

Mother: Well his been building it

Doctor: Hold on please

Doctor xx: How have you managed to get any jobs

Simon: What do you mean within the website?

Doctor xx: Any where

Simon: Yes I have had jobs, but slowly but it was in slow little pieces and I got shut down by the police as I explained, in the transcripts I got a judge saying to me that I have to have permission to have private party's like in my house

Katie: It's an addiction

Mother: I am sorry does anyone want a cup of tea or some thing

Sam: And team: No were fine thanks

Doctor: What do you do with the big printers?

Simon: There for part of the company

Simon: There for graphics

Simon: I will show you now

Katie: You know the sign writing that you `put on vans

Sam: Oh yes, I know

Sam: It for poster's and things

Katie: yes

Mother: Yes posters and flyers and all that type of thing.

Sam: And like things for a festival.

Katie: Yes.

Mother: Yes.

Sam: OK.

Simon: No what it for is I got my catering trailer and so forth, which is going into my catalogue which is over there.

Sam: yes.

Simon: There are loads of sections and it is a bit hard to through with you.

Simon: You can have a look at it yourself; this is what I have been doing.

Sam: Hmm.

Simon: This is what I have been doing, this is the formation of the company which has to go to the commissioner and the director for CIC Company, now what this basically does is show how I am going to register the company and my interest in the company and how I would do it.

Simon: This is a description of company in which it intends to help.

Simon: Too Smooth's business directory its a CIC Community Interest Company Association representing residents living in the whole of the United Kingdom and those who are signed as a member to its online functions, this is achieved by governing its members who are signed in use of the Too Smooth Business Directory and form. Too Smooth Business Directory is hosted within the World Wide Web.

Simon: I will show you it I got a business directory and I got my own LTD company section, what I am going to do is donate the business directory section to 6 directors.

Doctor xx: So what your company can do is help people in the whole of the United Kingdom and those who are signed a member to it functions.

Simon: Yes that is correct.

Doctor: So who gave you the authority to do such a thing?

Simon: Who gave me the authority?

Simon: Who gave me the authority if I own my own building its up to me if I want to sponsor it, if I wanted to sponsor you some think I got the right to sponsor it if I own it its up to me.

Simon: I own my own website I built the code behind my own website.

Doctor xx: No sorry I am just asking you how you can delusion that you can represent the residents of the whole United Kingdom.

Simon: What it does what you can do yes this is the form that you can have I am going to show you quickly now yes what you have to do is have to fill out this form here, now what I am doing is letting six other people help manage my company now normally you would have them six people defined

in one area which would be just this area but because I got the internet and I am governing the internet I can have six separate directors one for this borough one for this estate one up in south then one there and that means that there all managers in different areas so that does make it so that I have a constitutions and defined what sections I want, because I am not governing just one building like the old community halls used to do I have done the whole of the United Kingdom.

Simon: So now I got six people that are all directors that will all have access to a section of my business directory now what they have is they have the power to give the rest of the residents on the estates a login now they can all long in and it has a face book link and the rest and they can click on that to the Donor cause to be a Donor to any cause selected so one person say there is 33 boroughs in the surrounding areas I would have 6 of the boroughs that are company directors yes so this will be one my mum would hopefully be one I would be one for this estates and there would be another one for another area and another one for another area and they will all have logins.

Sam: So it is a way of expanding your business.

Simon: No it's not a way of expanding my business what it does is expand a business in the community, not for myself, because what I do is give this to beneficial which is the commissioner of charity's for England and Wales, this is who I am writing this to now asking him or her and showing them this is my proposal to you this is what I built and this is how I want to help people and with this I will be one of the first people to govern the internet and I am going to sponsor my business directory to the people and that is how I move on.

Doctor: And then what is the benefit of this business of the people.

Simon: I will show you what they can do this is coming along and they can add a business card to a business card directory so that they can show other people their business new starting business and existing company profiles.

Mother: Here let me show you the website.

Simon: Why just let me just do what I am doing for a sec.

Mother: Then you can show them the business directory.

Simon: Look if you would like to take a read through it, but it is not some think that will take five minutes, it has taken a lot of work and a lifetime of work at that to be able to build it for the people exactly how was done, I am rewriting Glastonbury and others management system the same I am looking at the big people behind me and how they archived what they wanted to achieve I am achieving exactly the same goals but I am just doing it today in today's modern world year and that is it.

Sam: You mentioned before that before all of this happened that you was getting on quite well with Goodie is that some correct Simon, how would you be if you did not go the hospital today, would you be prepared to meet with Goodie again?

Simon: If I did not go to hospital?

Simon: Well year I would be happy to meet Goodie again of course, but it depends under what grounds there is no reason for me to worry about meeting him over than the fact being that I am just a good person doing the correct things?

Katie: Is he not on leave at the moment?

Woman: In the background: Yes?

Sam: Yes I understand Goodie is on leave at the moment?

Mother: He is on leave? **Mother:** He has already agreed to meet Goodie again?

Sam: OK

Simon: "Referring to the doctor" If you would like to read a bit more sir, you just seem real interested and I love it when people are interested in my work yet?

Sam: I am just going outside to see how the police are? **Mother:** If you actually show him the website?

Simon: He would probably understand a bit more?

Simon: Have you seen the website before?

Katie: No would?

Simon: OK I am going to show the website now?

Katie: Basically you can hire out sound equipment?

Doctor: So why have the police stopped him?

Mother: and what he wants to do is community events, he has done a couple in 2013, like he has done Ponders End festival with the council he done, Lock to Lock?

Simon: what I own at present is an LTD company which Is Too Smooth Ltd, which is my Hire of provisions company now what I want to do is keep Too Smooth Ltd as an umbrella company I want to be able to maintain my limited foundation under that and manage a charity in co-Hurst, if any thing it Is for the community, what they can do is advertise in the business directory its like 118 but It is a digital business directory?

Doctor: So the charity is a business directory?

Simon: Yes that is what it is?

Simon: And what they can do is you can come along and advertise your business, what you would do is set fee and that money will go to a chatty bar at the top and It goes to the local community?

Simon: This is another folder that I have built this is a charity that I have been building.

Simon: And this is also what I have been building for Bliss a sponsored walk that I have been building for a company called Dem's working alongside Bliss.

Simon: "Referring to another binder".

Sam: Simon I just wanted to ask you a few more and I know its 100 questions and you got all these strange people In your living room, but if I could ask you a few more questions, do you ever hear voices when no one is around.

Simon: No.

Sam: And the police I know you got these ongoing court cases and I do not want you to talk about the specifics of them, but do you think the police have a kind of conspiracy going or some thing going on with the police:

Simon: I will show you one or two things that are going on at the moment.

Simon: These are the letters going on with Debbie I am going to go through a couple of them with you so you can see a bit of every thing that we have talked about.

Simon: Take a look at this "I show letters of Debbie".

Mother: Keep your voice down Simon.

Simon: The National call centre is a million pound centre yet and Met cc time stamps can't go backwards. For other start what colour am I , Can every one answer me what colour am I mixed race would everyone agree that I am mixed race or light skin for a start year now I would like to show you one little snip lit, here this is a 999 call.

Mother: Sh.

Simon: This is a 999 call and this is what I have been accused of, caller states on the day there were about 20 people pulling into this estate, I was in this house on this date yet I could never have done it, I could never have done It, I have not even done a house party for nothing for years, caller looks like they're planning to an illegal rave, caller states they have brought in alcohol and carrying decks, caller states they are carrying box's.

Katie: Who's that at the door?

Mother: I am just doing it because he is talking about the court case.

Katie: His not doing any thing wrong.

Simon: Please stop for a Sec.

Simon: Caller states he can see them bring boxes into the building and states there defiantly all there.

Simon: Caller states they are all males and females and are all white people.

Katie: There trying to listen to you outside.

Mother: There coming in and they can hear him.

Simon: All white people.

Mother: Your trying to hear what he is saying and talking about his accepting a court case.

Doctor xx: Yes that is bad.

Simon: So that is impossible for me to have done as I am mixed race.

Simon: So that is one bad quite think yes but let me go to some thing else that is even worse that is a bigger problem yet.

Sam: I would Ameal your part of the team could Goodie come.

Ameal: It could be the way Goodie could come here or you could come to them.

Simon: Then what does this do this tarnishes my medical record, then when people what to see me looking after other people in life, it looks dead, Because right now I got the cleanest name in the world apart from the police darkening my name in on the website to which I have not because I ha have the transcripts I am going to prove that in a couple of weeks.

Sam: But Simon it won't all this is.

Simon: but I am going to have a clean name again and I do not want my name on no mental health charts yet.

Sam: But.

Simon: It won't all this is.

Sam: There is a difference between people carrying out an assessment to see if they have a Mental Health problem.

Simon: Yes but this is an assessment right now.

Sam: Yes this is an assessment.

Simon: But what we are talking about is as if I do have a problem and now you want me to go to meetings.

Sam: No but in order to have a proper understanding is whether or not, you got the illness. I need to see you a few times and for you to see a doctor.

Simon: Do you understand what that would do to your career if someone were to do that to you right now saying that, would put you under if someone come along and done that to you and your living, right now her then that would tarnish the rest of your career possibly.

Sam: Not necessary Simon because there is a difference between.

Simon: I am working hard.

Sam: I can see you have a really strong business face. What is there a difference between you being assessed and people cheeking that you are OK.

Simon: But it is not going to be the same as every time you have already done this. **Same:** No all I am saying is that is a few, perhaps have a meeting with one of the doctors in Goodies team.

Simon: Why would you want that from me?

Sam: Because doctors have a pacific skill to do a proper further assessment.

Simon: Well I feel that is what you done today and you know that you are intelligent and you know that you are going to leave me.

Sam: Well but I think it.

Simon: And you are going to know that I am healthy as any think.

Sam: Well I just think that tit is just not in your want, it will be in a period of times over a period of time.

Simon: So you say I need another assessment then another one in a few months, what you're telling me is that is not going to tarnish the rest of my life.

Sam: No because it may not be.

Simon: So I am not going to get my medical record and it going to say Simon should not look after 50 kids today because his slightly mentally ill.

Doctor: Simon.

Sam: Simon is not having a diagnoses which has some thought completely different no one was diagnosing you with any mental illness at this point there has been concerns raised so it is just a matter of people wanting to do a further assessment and this is part of it and what I think we would like to do after today is for you to see someone.

Simon: I am going to take your advice for a little while.

Simon: As long as you're not sectioning me and you are not a doctor.

Doctor: Simon, Simon because of all the things like this you could get shot up again "Muttering" from the services if the team follow you and see you for a couple I do not know for how long.

Sam: If you do not see people and they have just got these concerns the people will just worry about you.

Simon: But there is no reason to worry about me.

Sam: Well it is just because they haven't had the chance the opportunity to do a report and assessment.

Simon: I got my court case coming up soon and I cannot wait to prove my innocents and then finish the rest of what I am doing and put every one right once justice is done I will be happier more than I am.

Doctor: So this is it you are most likely most likely most likely accurately you will be discharged at the end of this if they cannot prove that you are mentally ill.

Sam: Health services in the future they can have a look and they will receive a copy of the assessment OK, what I need to do is just have a quick chat

Katie: His never had any problems in his life

Simon: Yes I have never had any problems in my whole life and I am 35 years old

Sam: That is fine

Katie: It is just how everyone going about it if you go about it the wrong way you are going to be defensive and that is what has happened

Sam: Yes I can understand that people coming into your room with some really negative issues from mental Health services

Katie: It is not just that

Sam: OK

Katie: It is not just that this guy has gone mad

Katie: It was not necessary to bring all of the police today to be honest

Sam: I know well, I walked into this situation for the first time today

Katie: There dead, so you do not know any previous

Sam: Previous

Sam: What I would like to do is just have a quick word outside with the doctors just to quickly decide what we want to do and come in and let you know which will take a couple of minutes OK

Sam: OK

Sam: Simon we are just going to pop outside with the doctors for a couple of minutes and then we will come back and let you know the outcome of the Mental Health assessment OK

Simon: You have left your bag here

Sam: I am coming back in I am not leaving it, but you can hang on to it, I am sure it will be safe here

Doctor: Have you been out on your motorbike

Simon: No not for a little while now

Mother: No he has not been using it

Simon: I have just been staying indoors and relaxing for a little while, but I have keep it as an asset to be able to sell when I need to make some thinking constructive with it

Marry: Simon my name is Mary I am one of the senior partion's in the home treatment team

Colin: I am Colin

Simon: How are you both?

Marry: Both of us work in the home treatment team

Simon: It must be a hard team to work in some time

Mother: Can I ask a quick question?

Marry: Yes.

Mother: Err due to the conditions that he has been put under by the police he will not go out because he feels low the police are constantly on him and he's worried.

Katie: Is worried that he will get put into prison?

Mother: So he will not go out until all of this appeal is over with and every thing else and he starts getting his life back.

Simon: I have actually been set up I never done any thing.

Katie: Simon, Simon, Simon.

Mother: His got an assessment tomorrow with ESA and his no going to go up there until it is there any thing the mental health team can do.

Simon: Have you got the warrant?

Mother: Yes.

Mother: And can say can you write on that and give us a copy that It was not executed and that he allowed you entry.

Sam: I suppose the best thing to say, well it is up to you, you let us in so I can suppose we can say that and then send it back to the court.

Katie: Yes.

Mother: Yes but can I keep a copy of it please.

Sam: Yes will give you a copy.

Mother: Yes wonderful, thank you.

Simon: Would use lot like a drink.

Marry: No thanks.

Gentlemen's voice: In answer to your question and I do not have a clear answer

"Muttering"

Mother: No it is not basically his on six conditions at the present moment until this goes to the appeal.

Katie: It is not a curfew, but it is because he is not allowed to go to places.

Mother: Like to go out down the motorway after 10:00 pm he is not allowed onto industrial estates and can't even stop at a petrol station `

Simon: I have been looking in her for over three years and I have not even been found guilty or arrested.

Mother: His got an appointment tomorrow I have contacted them and said that it is going to need to be rearranged told them that he was getting an assessment today.

Marry: Yes.

Mother: Hmm you suggested that I have contact with them.

Marry: Hmm Hm.

Mother: And basically they asked me to update them today as to what is going on err they're open till 8:00 pm tonight.

Marry: Hmm.

Mother: High bury and Islington.

Katie: High bury.

Marry: Islington.

Simon: I am barred from the whole of the central London.

Mother: Err the building because it is classified.

Katie: His not allowed in any form of industrial estate like you know were. Salisbury is and toys r us Great Cambridge Rd he can't go to the McDonald's after 10:00 pm or any think.

Simon: I can not go MC Donald's or any think. "Muttering"

Simon: If I go into any night club I need permission any night club if I walk into a house party and you got more 20 people in your house I can go to prison the problem is normal you have got private air and public air I got freedom of speech in this house this is my private air and that Is what I believe this is our human right and what crated our statues of liberty's as human beings, now what they have done because the buildings are in side there treated as people private homes and that Is their way of living so now what they have done is breach all my human rights and all the rules and regulations and say that private air and public air are the same and that is what they have do to give me this application.

Simon: Now what the judge has written is she has write I am not allowed to have no private birthday party's in this house today if I give you an amp and you take an amp to your house if you have 20 people listening to music on that amp in your house then I can go to prison I full fit for your actions

Carl: Does it say 20.

Simon: Yes.

Katie: Yes.

Mother: Yes but that is what is written in the section 63.

Simon: But they're not allowed to do that in a house in a house I allow as many people as I want like normally you are allowed as many people as you want in here.

Simon: Section 63 is for outdoors unless tress pass has taken place, but they want to use it in to do me I am standing up for everybody.

Mother: It's absolutely wrong and there is an appeal, but the appeal taking

Marry: If it is your own place you can do what you want.

Katie: No he is not allowed under the. **Marry:** What is that a section 63?

Katie: I do not know the sections I just know what the Asbo restrictions cover.

Sam: Hmm Simon I will be showing you are pleased to hear that you are not going to be put under a section of the mental health Act today. Cheers in the room:-

Sam: You are not going to the hospital what would in courage you to do is to meet up with goodies and see the doctor in the Goodies team because what I think is If we got some thinking on file to say that there has been an assessment no Mental Health illness was found so next time someone phones up we got that on our record because if you get some contact to say that there is concern about Metal Health we have a duty of care to check what is happening

Simon: A duty of care.

Sam: So having the assessment getting out of the way

Simon: So now that you have said that this is exactly `the point that I wanted to raise her up stairs your team does have a duty of care of her, now these letters are the letters that she has been writing me, I was in a 13 year relationship and she was stalking me, following me around but I never paid her too much bother to me because I did not have all the court dates and orders on me so I was not in my house all the time.

Simon: Eventually any way I broke up with my partner and this woman started writing me letters all of a sudden this shows how clearly drunk she was and her mental state of mind in the letters.

Simon: She is like dear Simon I thank you for you support through alcoholism **Simon:** So she is admitting that she is always drunk.

Simon: I was a where that I knocked on your door and borrowed money approximate £7 around 8 times.

Simon: So you can see that I am always giving her money.

Simon: I am always giving her money.

Katie: That is because she is asking for it.

Simon: Yes she is knocking on the door.

Simon: And then she is like I do not have the way or the means of stalking you.

Simon: So she clearly understands that she is stalking me and I am saying to her please can you stop what you are doing to me, she keeps writing it when she is drunk, it is an intrusion of my life.

Simon: Now because of the case I am spending 24 hours a day in my home, do you know what she does, sir she comes here and she get the tap in her flat the manufacture intended it to be built for a purpose and that is not in the

way she uses it, what she is doing is sitting there at the tap and I mean she sleeps at the tap " Description of her using the tap" going bang, bang, bang what it was like is someone had turned the pressure up by the stop cock.

Doctor: Can I stop you there please.

Simon: What it is I can not even take my cloths off in my own home as she will stamp and follow me bang, bang, bang, bang on the floor all the way into the bath room.

Mother: He has so many witnesses I been trying to get the council to help with no luck.

Sam: Have you raped I mean, surely the housing officers are aware that the

Mother: I have been I have been. **Simon:** the police will not do anything.

Mother: I have been trying to deal with it, I have gotten emails upon emails upon emails that I have sent begging the council to deal with lady upstairs.

Mother: Even when I am here she follows me into the bathroom.

Simon: There are loads of them here she writes me so many letter so many letters.

Simon: Yes and none of my friends can take their clothes of in this house or nothing `because of what she has been doing.

Mother: It feels like she is continuing on top of your banging.

Simon: What she does every time she hers a computer key board, what she does is she will stand there and she will (Mr Simon Cordell makes a loud banging sound)

Sam: And it sounds like there is no sound proofing here at all low.

Mother: No there is not.

Simon: I cannot even work in this house because of her I mean I have been sitting down in this house for the last year still just waiting for her to stop banning and this can cause my sleep pattern to mess up a bit from time to time still.

Sam: No I am fine, I am fine.

Mother: And I got emails upon emails asking the council to address it because it is not fair on him, he feels as if he has no privacy in `his own home.

Simon: Look Simon, thank you I think I have sorted it and I believe you and would bend over not to make your an emissary of you life sorry I can not see leaving just the wedged head board.

Katie: There are plenty of people who have been here she has done it to me.

Simon: This is how drunk she is when she wrote this.

Katie: You can hear her.

Louise Brown: Do you live in this block too.

Katie: No but I am always here I am, here a lot and I am also here a lot when mum is not here I mean a lot of things have happened.

Louise Brown: yes.

Katie: So it is not like he is making things up as it has been seen by a lot of other people and no one does any thing as it is a council place for him.

Katie: I even told him that he should move away from here.

Louise Brown: Hmm.

Simon: But do you know what she means by the wedged head board yes like I said a Christmas last Christmas I brought her a box of chocolates yes and I gave every one in the block a present yes times where hard for me as this time because I had not been up to much because I had been on curfew for two years all ready at that stage yes in this house Simon so I brought t them their box's of chocolates then In a couple of months latter in February she started doing all this banging on the tap on purpose and stamping bang, bang, banging but just before that she knocked on my door one day and asked me to go up stairs into her flat and help move her bed out this was the first time I had been into her flat I have not been in that flat for years since she has lived there but I still went up their as a gentlemen I went up there and I went in to her house and the house did smell right it was clean but it did not just smell clean so I felt funny as I am one of them people that as if "She is lazy why is her house not clean" how could she invite me In to her house like that so I quickly moved the bed fast and UN-done it and got it out of the house and got out and got straight back to my own house yes and that is why she wrote that funny bit about the head board.

Simon: You are being the best neighbour in the world Debbie and this is the sort of letters she keeps putting into my front door.

Mother: Even the council `has turned around and said that she has a fashion-nation with my son, but there not doing nothing and it's driving him, he can not even go into the toilet and have a bath as she is on top of him banging continued.

Louise Brown: Hmm OK.

Mother: Even when I am sitting here and I go to the toilet and she does not even know that it is me and she does the same to me and It does make you feel and the council are really not doing nothing about it what so ever.

Louise Brown: Hmm.

Mother: He knows that she has got problems.

Louise Brown: And this has been going on for how long a long time.

Mother: A year. Louise Brown: Oh right.

Mother: And I put a complaint in because dawn Alean is his council officer.

Louise Brown: Yes.

Mother: I was making phone calls and saying to dawn Alean, please try and address this you know please its going to far now.

Louise Brown: Yes.

Mother: And she wouldn't come out she wouldn't deal with it and wanted Simon to come up and visit her and basically I put a complaint in and the they said that there going to put it over to the anti social team and they wouldn't do any thing then a Louise brown took up the case after months of not doing any think and I am writing emails upon emails and then they come out she did not take one note and he has video tapes recordings and every think and you can here it and you can here the taps were she was using the taps and they had the pressure up so high the noise that come into his flat was terrible the noise she was just turning it on and of on and of on and of.

Mother: He could not even sleep propel.

Louise Brown: How old is she Simon?

Simon: She is four years old now.

Mother: How old is Debbie.

Simon: Oh she is about 12 years older than me I would say.

Louise Brown: 12.

Katie: Oh what the dog.

Simon: Oh no the dog is four, four years of age.

Louise Brown: Arr.

"Muttering"45:14 till 45:34

Katie: She might be older than that.

Mother: And like I put a complaint in because the Anti Social Behaviour team was not dealing with it and they was not taking the issue seriously and that was put in October of last year and we have not heard a thing, so I keep asking them when are we going to get a response from the formal complaint that was put in because you are not addressing thing correctly.

Louise Brown: And nothing.

Mother: nothing she actually phoned because I think she made a mistake, because he phoned Louise, and it now I mean Debbie was going off constant banging and he could not work or any think and it is annoying to him so he phoned Louise up and he always gives out my number so she actually phoned me by mistake and I turned round and said to Louise I said I said She said is Simon Cordell there I said no who is it she said it Louise Brown.

Louise Brown: I am Louise brown.

Mother: Oh So you are Louise brown can you tell me why you have not responded to my formal complaint I sure you have and I know "Muttering"

and I have not deleted them err, yet in another email you will have a response fast and directly but it is still going on now and it is now February and sill nothing.

Marry: No response.

Louise Brown: It can take up to four months latter.

Mother: Yes I Know.

Louise Brown: Any way.

Mother: And I have even been up because he has knocked on her door a few times when she was bad and really banging the council has "Muttering" A bit so that you do not hear it so badly so bad when she is constantly banging.

Mother: I mean, even the other day he had his entire bathroom ceiling flooded and it knocked his entire electric out and basically he had to call the Emergency.

Louise Brown: Yes the Emergency.

Mother: And he went upstairs to say to her you have got a leak and it is all Flooding through my bathroom then and then the council come out and then she well it seems she has cleaned the mess up.

Louise Brown: Hmm.

Mother: And basically they have re-laid the whole of her pipes like they have re laid his heating because they were having issues with the heating systems so they re-laid the pipes over the wall.

Katie: You can see them on the walls over there.

Louise Brown: Yes.

Mother: And basically he turns round and they turned round, then they phoned me and they said has the ceiling dried out yet as they had to disconnect the whole light.

Simon: My bathroom light is disconnected right now.

Mother: And.

Louise Brown: Yes.

Mother: And then I contacted them back the next day and I said to them the ceiling is still to wet to actually re connect that back up it would be dangerous.

Katie: So is there still no electric in the bathroom.

Mother: And I said you are going to need to leave to your going to need to let it dry out before you come and reconnect it back up, then I got a phone call from them say now they believe the leak is coming from 117 that is the third floor up.

Mother: Because it is privately leased their going to come down and speak to Simon today, so I said OK, no problem because they have then got to pay for he damage that was then done. Louise Brown:

Mother: Err so the people from 117 come down and they said we have got no leak we have had someone come in and check and there is no leak.

Katie: Simon.

Doctor: See you.

END of Conversion of Audio Transcripts:

A copy of the footage is available at request.

Chapter 444

03/02/2016

Chapter 444

04/02/2016

Chapter 444

05/02/2016

Chapter 444

06/02/2016

Chapter 444

07/02/2016

Chapter 444

08/24/2016

Date: Monday, 8 February 2016, 12:57

Subject: This is the first part of many (lol)

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments Xxxx Witness statement in pursuit of Civil Proceedings Ci Act 1967.doc (213,00 KB)

Date: Monday, 8 February 2016, 15:37

Subject: part 2 From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments around 2.doc (161,00 KB)

Date: Monday, 8 February 2016, 21:52

Subject: hey

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments next parts need cutting out use control f to sort it please.doc (440,50 KB)

Chapter 444

09/02/2016

Date: Tuesday, 9 February 2016, 11:19

Subject: huhjvctrfxc

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments part 4 or some think next parts need cutting out use control to sort it please.doc (631,00 KB)

Date: Tuesday, 9 February 2016, 15:13

Subject: all done just needs putting into place

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments part 5 or some think next parts need cutting out use control to sort it please.doc (655,00 KB)

Chapter 444

10/02/2016

Chapter 444

11/02/2016

Chapter 444

12/02/2016

Chapter 444

13/02/2016

Date: Saturday, 13 February 2016, 16:38

Subject: I am having problems

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

I attached the file after win raring it and it will not up load due to my internet speed.

I need the laptop back so I can resolve the problem.

Date: Saturday, 13 February 2016, 19:46

Subject: ok just send it thanks

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Chapter 444

14/02/2016

Chapter 444

15/02/2016

15 January 2016 16:49

From: Lorraine Cordell
[\[mailto:lorraine32@blueyonder.co.uk\]](mailto:lorraine32@blueyonder.co.uk)
To: Louise Brown'; Jackie Gubby
Subject: RE: Simon Cordell
Complaint [SEC=PROTECT]
Louise Brown / Jackie Gubby,

I have still not had a reply to my complaint to ASB unit dated the 16/10/2015.
Louise Brown your last email was dated the 03/11/2015 where you said you would send a response outlining action to date, this has not happened and I fill that my complaint is not being dealt with correctly.
Therefore I would like this to go to stage 2 complaints, as nothing is being done.
Could you please make sure this is handed to the right department that deals with stage 2 complaints?
And email me so I know this has been done.
Regards
Lorraine Cordell
Simon Cordell

15 February 2016 11:03

From:
Lorraine Cordell
lorraine32@blueyonder.co.uk
To: 'Louise Brown'
jackie.gubby@enfield.gov.uk'
Subject: FW: Simon Cordell Complaint
[SEC=PROTECT]

Attachments:
Louise Brown Jackie Gubby.doc;
Simon_Cordell_authority_Letter_26012016.doc

Dear Louise Brown /
Jackie Gubby

I have still not heard anything about the complaint that was put in on the 16/10/2015 or the below email asking it to be taken to a stage 2 complaint due to not hearing about thing back from my 1st complaint

Please see attached an Authority Letter from my son and can this be placed on file within Enfield Council departments so that I will not have any problems talking or writing on my son's Mr Simon Cordell Behalf

I believe Louise Brown when she called on the 26/01/2016 at around 14:20 to speak to my son, said that a letter of Authority would be needed to also be covered with Mr Simon Cordell ID and proof of his signature, but I have found out this is not needed. That only the letter of Authority is needed.

Louise Brown also said that my son had also never contacted the police about Debbie when I said he had we do have all the CAD's and the police have been to my son's home.

We have also spoken to the Mental health team and shown them all the letters Debbie puts into my son's door we also told them we have videos of what Debbie is doing which they told us to keep them safe, and also told them about the lack of response to emails and complaints, they were very shocked that Enfield Council is doing nothing, and that the 1st complaint that was put in was 16/10/2015 and that is now over 4 months ago and we have heard anything.

Regards
Lorraine Cordell

Monday, 15 February 2016, 11:50

Subject:

Thank you for your email

From: Licensing Licensing@enfield.gov.uk

To: re_wired@ymail.com

Thank you for contacting the Licensing Team

If your query relates to any of the following, please select the hyperlink which will direct you to the information you may require:

Licensed premises/person information

Date: Monday, 15 February 2016, 11:50

Subject: Re: Personal licence [SEC=UNCLASSIFIED]

From: Rewired

re_wired@ymail.com

To: Licensing@enfield.gov.uk

Thank you and many regards for your help, Mr Simon Cordell

On Monday, 15 February 2016, 10:21

Licensing wrote: Classification: UNCLASSIFIED

Dear Sir Please see attached application form

I have also attached information on how to pay on line

Kind regards Licensing Team Regeneration & Environment Department

London Borough of Enfield Website: www.enfield.gov.uk

Date: Saturday, 13 February 2016, 16:38

Subject: CAN U TAKE A LOOK AT THIS PLEASE

Subject: I am having problems

From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

I attached the file after win raring it and it will not up load due to my internet speed. I need the laptop back so I can resolve the problem

Date: Monday, 15 February 2016, 19:09

Subject: This should be added to the list and my statement

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments I IST OF INDEXED REQUESTS AND SUPPORTED
EVIERDAINCE THAT IS TO BE CONTAINED WITHIN MR
CORDELLS WITNESS STATMENT.doc (33,00 KB)

Date: Saturday, 13 February 2016, 19:46

Subject: ok just send it thanks

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Monday, 15 February 2016, 22:32

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Trespassing is usually a civil wrong and dealt with accordingly.

However, in England and Wales certain forms of trespassing, generally those which involve squatters, raves and hunt saboteurs are covered by criminal law.

There are offences under the Criminal Justice and Public Order Act 1994

Sections 61 and 62 of trespassing on land and trespassing with vehicles.

With this in mind, police attendance may be required.

Otherwise the owner of the land may need to deal by way of injunction.

If you are in any doubt, you should seek legal advice.

Criminal Justice and Public Order Act 1994 Criminal Justice and Public Order Act 1994 An Act to make further provision in relation to criminal justice (including employment in the prison service); to amend or extend the criminal law and powers for preview on www.legislation.gov.uk

Date: Monday, 15 February 2016, 22:45

Subject: Section 62A-E Criminal the trespassers have between them at least one vehicle on the land

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/7837/143582.pdf

If one car is present then this is what they should do if trespass is taking place and one car is in most instances in the application so the inspectors and officers on seen agreed trespass had not taken place or the cars or vans would get sized.

Chapter 8888

16/02/2016

Chapter 8888

17/02/2016

Date: Wednesday, 17 February 2016, 22:07

Subject: updated it a bit more From: Rewired
re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments I have taken time to listen to my solicitor's advice in regards to the applicant's proposal of an Asbo order that was on the doc (85.00 KB)

Date: Wednesday, 17 February 2016, 1:53

Subject: [No Subject] From: Rewired
re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

I do not like to know that you are up set, but I can not blame you as you do help me as my mother and friend a lot in that sense, you say I throw tantrums but you are the one saying you are going to delete all my life files rather than just send them to me.

I clearly am not a three year old kid, this is why I keep telling you to stop answering questions when people are asking me them.

I do not think that of my self that I have done nothing wrong in my life in earth, but I do think that if I was left to my own judgement and you to action to such guidance when supporting me that I would make the right decisions for my self.

I am not different from any other person that has been made to pay so many judges, police officers and solicitors wages growing up in London just because of wanting to make some think of them self's.

I did try and do well but no matter what I do I get treated different in this country as if I am the bad guy all the time.

I look around and see the rich getting richer, I believe being white should not be the main element to who you can be and what you are allowed to achieve in life, as it seems to have been for me.

All the good things I have done and tried to do compared to a lot of the people I know that should have been noticed and taken into account, we live in 2016 a modern society and should all be equal to one and other, but in many instances this does not happen, the fact is that the police did lead me and tucker into believing that we may be able to help others and repeat history by becoming like a Glastonbury but in London, on stead I feel like they gave him the chance while ripping it from me, in turn helping the wrong person at the time of the generations of a large circle of people coming together united.

I have been locked away under one or another condition(s) for years now with no justice so yes my life has been a lot of stress for you, my self and every one and as for being disrespect full yes at times in life I have been and I am sorry for that but you must take admit if it was not for you doing jocie's job and blocking me because you trusted in your instincts and her word against what I am saying is best for me and I turn out to be right, Any one would be up set.

Chapter 444

18/02/2016

Date: Thursday, 18 February 2016, 1:10

Subject: update

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Attachments xx Si-Information-Part-Edited-01.doc (228.50 KB)

Chapter 44

19/02/2016

On the 19/02/2016 my solicitor also tried to be taken off record for this case, which was denied by the court

What I know to be correct practice and would like to maintain is for my solicitor to act in a timely manner in co-Hurst with the respondent and have all the case files ready for my Appeal and in addition to deal with the issues about disclosure, I am concerned about this being concluded in a fair and timely manner and so that requests are completed so not to be waiting until the last moment and not ready as you honour has ordered on time. I would still like to be able to sit down with my barrister and for him to hear and take on board what I am explaining and for them procedures not to make me feel rushed into seeking the correct legal guidance, when adequate time has been given by your self for this to be accomplished.

The past six months has been granted so that in the final stages leading to the appeal for myself not to still be requesting disclosure that I believe I am surely intitled to as it plays such a fatal role in my defence.

I do not feel that it is fair on my solicitor to be paced in an perdition by the respondent for not complying with what has been requested of them self's, so for them to seek re disclosure of what we have requested

As my solicitor firm have now had to draft another letter the day before the court hearings and has to then expect me to rush and go over everything in time so to be able to make any amendments that I feel are needed to stand a fair trail, for myself to then be placed in a confusing perdition as my solicitor refused to re request the same disclosure as prior requested as understood to be under your order.

I have asked time and time again for documents to be added to my bundle namely the clerk court notes of the trial, along with many other documents, I have asked many times since the trial for it to be taken back to court to get the conditions I am placed on defined as this was never done at the trial even when Andy Locke and my mother was asking the judge to do this, this has agreed to be done but never has been, I have sent emails and it can take months for a reply, this also leads me to further once again having to keep emailing to even get a response.

Throughout the duration of the Asbo proceedings I have gained so many emails which do prove the truth of my statements that I do quote that are contained within the context of this short report about what I am saying but feel I should not need to use these.

I have been with my representing solicitor firm, when ever there legal guidance may have been required and have always been happy with there services and person(s) this has imprinted a high level of respect for them, I do feel disheartened right now as I believe if the solicitors deal with things

on time it would have not come to them once again asking to be removed from this case

Chapter 444

20/02/2016

Chapter 444

21/02/2016

Date: Sunday, 21 February 2016, 21:11

Subject: look that is the licensing act stating it

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Chapter 444

Date: Monday, 22 February 2016, 0:49

22 – 23 – 24 /02/2016 Set for Asbo appeal at the crown court, but did not go ahead again or investigated even low I handed a section 6 asking the judge to investigate the case as of the cad time stamps being fabricated

Subject: TAKE A LOOK AT THIS PLEASE IT NEEDS FINISHING

From: Rewired

(re_wired@ymail.com)

To: lorraine32@blueyonder.co.uk

Attachments SIMON CORDELL APPELLANT RESPONSE TO RESPONDENT SKELETON ARGUMENT 20/02/2016.docx (18,90 KB)

Subject: ff

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/267737/Deregulating_entertainment_licensingQA_final.docx.pdf

http://www.legislation.gov.uk/uksi/2016/20/pdfs/uksi_20160020_en.pdf

Entertainment Licensing - Detailed guidance - GOV.UK Entertainment Licensing - Detailed guidance - GOV.Uk Information on whether you need approval to put on certain types of regulated entertainment

View on www.gov.uk

Date: Sunday, 21 February 2016, 19:59

Subject:

No Subject

From: Rewired

(re_wired@ymail.com)

To: lorraine32@blueyonder.co.uk

Date: Sunday, 21 February 2016, 20:02

<http://www.morningadvertiser.co.uk/Legal/Licensing-law/Legal-Q-A-Private-birthday-parties-and-wine-measurements>

Date: Sunday, 21 February 2016, 21:03

Subject: this states it as well check

From: Rewired

(re_wired@ymail.com)

To: lorraine32@blueyonder.co.uk

Do I need a licence to have live music at my function?

Do I need a licence to have live music at my function?

No licence is required if you book an act to provide music at a private home.

View on www.functionjunction.co.uk

Date: Sunday, 21 February 2016, 21:06

Subject: just type this into Google

From: Rewired

(re_wired@ymail.com)

To: lorraine32@blueyonder.co.uk

Any performances of live music that take place in private homes and gardens for private parties and weddings will not be licensable unless.

Chapter 666

25/02/2016

Chapter 666

26/02/2016

Chapter 666

27/02/2016

Chapter 666

28/02/2016

Date: Sunday, 28 February 2016, 20:17

Subject: can From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Can you tell me when it's done the sooner the better thanks

Date: Sunday, 28 February 2016, 20:15

Subject: ok

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Can you take screen shots of all the website pages and make sure all the text is saved this time and pull the website down so I have the jpgs to show people as if the site was up, I will sort the other bits out the people I will sell it to wont be too bothered.

Chapter 666

29/02/2016 Mr Cordell was discharged from the EIS as he did not feel he had a Mental illness.

Date: Monday, 29 February 2016, 13:19

Subject: Si From:

re_wired@ymail.com

To: josephinewardsolicitor@gmail.com

Dear Josey

What you are saying in your emails is that the judge says in his letter that I have got to have an assessment but this is not the case as part 3 of his letter states "

If the Appellant wishes to rely on any medical evidence as to his mental health, then any report dealing with such matters must be before the court on the 4th April 2016"

Which clearly states; "if I wish to rely on any mental health evidence then a report has to be submitted by the 04/04/2016," but this does not say I must rely on this, and I do not wish to rely on this.

Can you please take my case back to court so that my conditions can be defined, and also have a meeting once you get the letters you are waiting on so we can deal with the appeal.

Can you also please send me the notes from court from the public defender that was there for me please as I have not had these as of yet.

Also the issue about the public order unit if they are not willing to give the information then they need to be summons to court for the appeal.

Also what is going to happen as to the missing CAD and the errors in the CAD and with the statement of inspector coomb's.

The case is that I organised illegal raves on page two of the applicant's first bundle it clearly states I quote "The Defendant is involved in the organisation and conduct of illegal raves.

These primarily take place on disused or industrial land in London and cause alarm and distress to the local residents.

These raves are licensing activity, cause significant noise pollution and directly lead to destruction of property and breaches of peace.

In defense to my case the 2nd line down clearly states The Defendant is involved in the organisation and conduct of illegal raves, I have sent you the licensing act 2003 apex 4 which states, house party's and places of residents do not need a licence, which all the incidents in the applicants bundle are places of residence in contained fencing in private air.

In the licensing act it states this includes gardens and private car parks. I have linked index page 4 off the licensing act 2003 within this document, which clearly states unless profit is being made, to which I am not being accused off, then there is no breach of the law, and their for not illegal.

For members of the public to have a moving in house party is not a breach of law and there for not illegal.

The word rave clearly state the key element such as in open air must be present and when in private air trespass must be present.

So what law have I broken to make the case law abiding under reasonable doubt if I am not being accused of making profit it is not illegal to organize a private house party for any British citizen, as long as you have respect for the residence living in around the local area?

Thanks Simon Cordell

In regards to the statement off; “These primarily take place on disused or industrial land in London and cause alarm and distress to the local residents.”

All locations are a place of fixed a bow and residence.

In reference to “These raves are licensing activity, cause significant noise pollution and directly lead to destruction of property and breaches of peace. No home is licensable, unless a breach of the 2003 licensing act has been made, to which contained within the applicants bundle their ins none.

I have a bundle of the laws that are relevant to my case that should be in my defense bundle, please will you help me go over them.

I would like to start trading my company as I have explained to you for months and keep asking you to take the case back to court to get my bail conditions defined, to which you have not to date even low Andy Lock states that I am right in my points of law and how it leaves me in a state of utter confusion to what I am aloud to do or not as the applicants case is based on illegal raves their for banning me from what is lawfully legal. I can not think of any jobs the conditions will not have an effect of that my professions are in, I can no t be a delivery driver, as most company deliver to industrial estates, I can not deliver parcels or goods to any person living under a section 144, this is not correct in law.

I am very concerned as the applicant’s case is for an Asbo in it civil manner, and the case is based on illegal activities, to which I have never had the right to defended my innocents in.

An ASBO on convection is when a person has committed criminal activities and has been found guilty and there is such a need to apply for a court to sit in its civil capacity to obtain such an order against any person, straight or therefore after.

I have a stand alone Asbo which should be on the 3rd strike of a smaller criminal conviction, to which I have never been arrested for illegal raves is and in being granted is a breach of my human rights, a stand alone ASBO put against my self with no criminal conviction is wrong in practice of law.

Thanks Simon

Chapter 333

New month

01/03/2016

Chapter 333

02/03/2016

Chapter 333

03/03/2016

Chapter 333

04/03/2016

Chapter 333

05/03/2016

Chapter 333

06/03/2016

Chapter 333

07/03/2016

Chapter 333

08/03/2016

Chapter 333

09/03/2016

Date: Wednesday, 9 March 2016, 10:45

Subject: Your enquiry

From: Jessica Waldman
(Jessica.Waldman@fishermeredith.co.uk)
To: Re_wired@ymail.com;

Dear Mr Cordell

Thank you for your enquiry with this firm and for taking the time to speak to me about it yesterday.

Unfortunately, we are unable to assist on this occasion as we are a small team and we do not have capacity to take on your matter at this time

Details of firms that might be able to help can be found on the Ministry of Justice's find a legal Advisor www.findalawyer.gov.uk

I wish you the best of luck with your endeavours.

Chapter 333

13/03/2016

Chapter 333

14/03/2016

Chapter 333

15/03/2016

Chapter 333

16/03/2016

Chapter 333

17/03/2016

18/03/2016

Chapter 333

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21/03/2016

Chapter 333

22/03/2016

Chapter 333

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Chapter 333

25/03/2016

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Chapter 333

27/03/2016

Chapter 333

28/03/2016

Chapter 333

29/03/2016

Chapter 333

New Month

01/04/2016

Chapter 333

02/04/2016

Chapter 333

03/04/2016
marked 03/04/2016 Ms Ward

Chapter 333

04/04/2016 ASBO mentioning took place
schedule was what the judge had asked for on the 04/04/2016

Chapter 333

05/04/2016

Chapter 333

06/04/2016

Chapter 333

07/04/2016

Chapter 333

08/04/2016

Chapter 333

09/04/2016

Chapter 333

10/04/2016

Chapter 333

11/04/2016

Chapter 333

12/04/2016 Police complaint made but the investigation was then latter suspended due to ongoing criminal investigation relating towards fabricated forged evidence contained in the copy of the ASBO application and police Corrupt Practice.
I received a phone call a couple of days latter I would say on the 14/04/2016.

Chapter 333

13/04/2016

Chapter 333

14/04/2016

This is a copy of the 999 audio recording made on the day transcribed into word.

From; when I received an incoming call of a sergeant.

Tape recording three Z0000013

Incoming call

Police Officer; I am contacting you about a complaint you made.

Simon; pardon.

Police Officer; we received an email apparently you wanted to get in contact with the Borough Commander at Enfield.

Simon; yes that is correct

Police Officer; yes

Police Officer; and it is all to do with a complaint to do with an officer in regards to an Asbo Order that was issued against you

Simon; yes that is correct

Police Officer; yes from my records I got that you logged a complaint with us on the 11th of April and that was sent to the director of professional standard's who have then sent you a letter saying that your complaint will not be looked at until the court case is over

Simon; yes and that is correct and that is in relation to return issues that are going on with the actual case itself but I made a separate issue of complaint now which is in regards to police practices and that is in regards to a Jane Johnson who is the commanding officer who is in charge of all the other police officers and basically what she has done is she has told a load of officers to go and make an application under section 170A permission which is for the organisation of illegal raves, she is supposed to be overseeing that herself they have clearly misplaced the case because I was neither arrested for something that states that it is an illegal offence

Simon; I bet that in her memo in his memo to her if he did tell her to put an application in for illegal raves then that meant she was told to arrest me and I was not arrested, now I am looking to call her up to the witness stand and I might have to go litigant myself

Police Officer; yes

Simon; and what I am asking her to do is I have handed in two section 170A's as well as the official complaints

Police Officer; yes

Simon; and I have a copy of this here now and I have tape recordings of every time I have spoken to the police, like now I am recording our conversation, I have recorded every other previous conversation

Police Officer; yes

Simon; with every other officer and I have memo's of every complaint

Simon; this is a complete breach, they have got the time stamps clearly wrong here in the application put toward s me and anyone can see that a lot of the grid numbers weren't taken out

Simon; I have got all the police under oath under the transcripts and my barrister clearly asking them return questions, like when you was making the development of the application are you sure that ever incident on the 8th of June 2014 is in fact progress way, when you blocked them out and we all knew that they had not because they were not in fact Progress way, it was multiple incidents that had happened on that date across the UK, London

Police Officer; Mutter

Simon; and

Police Officer; this sound's like quite a complex case

Simon; yes, it's not just that it is more

Simon; right now I have got conditions imposed, I was nether found guilty under what the applicant brought there case in to motion for, but some how the judge still gave me the Asbo application yes, for swearing at a police officer even low I was not arrested or no civil proceedings where taken against me in 2014 and she gave me the Asbo served the Asbo now that was a clear breach the Asbo was actually based upon the organisation of illegal raves section 63 of the crime and disorder act 1994 was imposed on me and the conditions are still being imposed now that is a clear breach of my human rights

Police Officer; is this what you are going to court with

Simon; but this is in September now what has actually been happening, I have been to court all ready ten times and I have got all them times memo in the Article six and all the time stamps that are wrong in the cad numbers also memo out in the Article six all the laws that where wrong where is was not arrested and the police do not any longer have the burden to say whether a case should be trailed or not any more

Police Officer; Muttering

Simon; now I have handed all of this into the judge and the judge has had two different copies of it

Police Officer;

Simon; I feel I have gave the police another time to drop the case against me and stop holding me captive against my human rights in my house and they have chosen not to do any think right about that and now it has got to a stage where I have to stand up for my human rights and who I am and what you lot really represent, I believe that you represent a company that is there to represent the people, which is us

Police Officer; ok, ok, ok,

Simon; and this is not correct right now I am stuck in my house and she is the leading officer she instructed Steve Elsmore to make this I have clearly proved that there is corruption within it and that all the Urn's where wrong and made one after the other, with a minor adjustment at the end. I have written to all of the police Nsir and the police professional standards and they have said that this is a clear breach. I also wrote to the company that actually owns storm, Met cc and Arms and that and they have said that this would not be no error on their computers this is a human being that in

development done this, an it is a clear breach of their codes of conduct and the Nsir conduct I have been shown every think

Police Officer; is it

Simon; some police officer needs to stand up for what they really signed up to and over see this and everybody is telling me that it is Jane Johnson's job to do this, her job is to see any police officers below her position, she is the chief inspector, now the problem is she was asked to actually make the application in the start, she is not overseeing the official complaints made to your self's which are three of them and she is not just throwing the case out the window

Police Officer; well that is not her job to do that

Simon; pardon

Police Officer; that is not her job to do that

Simon; yes it is, it is her job to oversee any of her police officers facing corruption that are causing corruption

Police Officer; no it is not

Police Officer; no I am sorry you are wrong there

Simon; oh is it not her job to do that then or to oversee that the police officers under her run within there procedures

Police Officer;

Simon; if she is the chief inspector then that surely this is her job, to make sure that every officer is running within a legal framework

Police Officer; Jane Johnson was the Borough commander and she has just left the borough now, as I have said I all ready have your complaint, what I can do is add her name to that complaint

Simon; what she has left this borough now and what borough is she representing now

Police Officer; she is representing royalty and diplomatic protection

Simon; pardon

Police Officer; royalty and diplomatic protection

Simon; royalty and diplomat protection what is that do you mind me asking

Police Officer; listen, it's the officer's who other an armed response and guard, remember the royal family and err there diplomats

Simon; yer I understand to a degree, Yer I understand

Police Officer in the back ground; there ruined

Simon; Police Officer; special not on the borough

Simon; yer I understand, this has been going on for a long time and I have clearly proved that I am in the right, the section 63 I have never been arrested for trespass yer indoors, you know and I should know that are

human right outdoors yer our freedom of speech are limited but in our own homes there protected and you must under stand that any place of residence were is section or any forth, it is classed as the same and should be treated as a home.

Police Officer;

Simon; and the only laws under the licensing act to make entertainment illegal is if in a private home or in a private back garden is if profit has been made with the intentions of making profit under apendex four of that act and no body has talked in the application about profit to even make it illegal but they have claimed it to be illegal and also the fact that section 63 is only for outdoor event's unless trespass has taken place because of our human rights and because this is our place of privacy, in them breaching them rules there they have breached have the rights to my hire of provision to any other house party, because I have been told and I have got the transcripts saying that if I hire my sound equipment out to any person or any other person that I must have permission of the local council. I am then asking the local council by saying that I want to hire out my to my friend's.

Police Officer; Mr Cordell sorry to cut you of but to save you time here because I am not going to make a comment here on any think that you are saying because you have logged a complaint here in this court case

Police Officer; in simply terms what is your complaint against the borough commander as if in to say the x borough commander Jane Johnson.

Simon; well at the time she was responsible for Steve Elemore and she was responsible for Steve Elsmore conduct and I have proved beyond reasonable dought that Steve Elemore and other officer's while under her conduct, command was of foul play and manufactured evidence and I have gave them another time.

Police Officer; right.

Simon;

Police Officer; is their any direct involvement because overtly as you can appreciate the officer of command is in charge of staff of up to 400 to 500 people and overtly she is not going to know every intermit detail of every little thing going on in the borough so as if in to say you Asbo

Simon; I can come and met you right now and I can hand you a copy of the Article six that is sitting in the court files twice with all of the information, Steve Elesmore has been sent of again now in the judge realising.

Police Officer; is there any think that you are saying that she has done that you are saying the borough commander has had any involvement in it what so ever.

Simon; what am I saying about the borough commander, I am saying that, I have got her signature all other this application my paper work her right now and she has instructed to happen

Police Officer; his right "spiting sound made by police officer down the phone to me"

Police Officer; "he is dead"

Simon; I got it every where Jane Johnson here right now, her signature right here "cnsmtye" I have got every page now what she instructed them lot to do

Police Officer; ok

Simon;

Police Officer; what paper work have you got with her signature on it

Simon; I have got every think I have got a massive Asbo application like 2000 it must be about 1,500 pages by now

Police Officer; right what you're saying is she authorised the Asbo

Simon; yes and her signature is on page six page seven page eight she has done every thing she is in charge of them officer's and she has told Steve Hoddison the list of names that I am calling to court now and I am going to ask them the questions myself, under oath there going to be in a lot of trouble and I do not want this, I wanted good relationships I just wanted to have speakers in a park and look after my community and myself and family and it seems as if things have been turn right upside down

Police Officer; right and I will record that for you and that will be looked at after the court case

Simon; what was your name again

Police Officer; sergeant Aaron Thomas

Simon; sergeant Aaron Thomas, so what you are trying to explain to me is: - that Steve Elermore has been told by a judge that Mr Cordell clearly knows the laws that he represents and that this case was wrong and he stormed out of the court room and it took about three judges to take this case on in the beginning place they also keep storming out and refusing, eventually they managed to get one judge to do it and she did not really find me guilty

Police Officer;

Simon; now gave this new judge I gave this judge two article six's on my last two hearings at wood green at my appeal and his screwing with Steve and the rest of them you can tell and this time he has told Steve that he needs to go away and un retract every think in the whole bundle so that all of the true grid reference numbers, I got the true grid reference numbers, all the true address to the location he has to unblock yes and he has, and on sertern

pages they have gone in they have been calling me black boy on the block , Mr Cordell is part of black boy on the block

Police Officer; yes, yes Mr Cordell, sorry not to be rude but I do not need to no this but I will record your complaint and it will be looked at after the court case

Simon; yes but some one should deal with the police officer he is dealing with other people now low and the proof has been proven beyond reasonable doubt I have supplied the evidence I am saying to you that I will come and met you right now and give you this evidence, some body like Jane Johnson who ever is acting in Jan Johnson's case right this second who is the new person in dealing with it some body is in charge and needs to take one of these sections six's and deal with these police officers appropriately

Police Officer;

Simon; yes and I am not happy with you to put the phone down on me

Police Officer; like I said

Simon; in this situation and tell me that I need to wait till the end of my court case in September

Police Officer; you know about the professional standard's

Simon; yes I have all ready spoke with them and they have told me that I need to deal with you lot direct and that I need to walk over to you lot and give you a copy of my Article six and that I should be on the phone doing what I am doing at present, I have played them the tapes back and I have got every think else and they are saying some one is in charge of these officers and some one should be dealing with it

Police Officer; ok if there is any evidence that need to be collated ok

Simon; it's all ready been handed in

Police Officer; ok listen that will not be looked at until after the court case ok so what we call early evidence retrieval so for instance if it is like custody CCTV any think that we think that we are going to lose ok will be looked into and retrieved so that we can retain that, so that when the court case is finished we can ovesley go on with the investigation

Simon; but

Police Officer; you got every think you have all that for court, we can speak to you after the court case ok

Simon; there is no court case low because, this is the problem I keep handing in article six's the right to a fair trial

Police Officer; I thought you said you was going to court in September

Simon; yer but every time I go to court, I show them and give them another article six, saying to them you cant make me have another trial with knowing about all this corruption, look at these time stamp I have calculated

it all out blue printed it, if you ever see a copy of it you would go wow yes and the judge is going right now I do not won't, how can I give him a trial Mr Cordell with him showing me all of this, I do not want, there ant no members of the public the only witness that is supposed to be in there as a member of the public supposed to be saying some think

Police Officer; I thought you was appealing the Asbo

Simon; yes I am appealing the Asbo but how can I have a fair trial with there being so much corruption in the case and there being no witness, it's the police who have brought this case against me not members of the public

Police Officer; so you was given an Asbo is that right yer

Simon; yes I have been given an Asbo wrongfully and I have got the transcripts to prove it

Police Office; ok

Police Officer; but you are appealing that decision aren't you

Simon; Yes

Police Officer; right so when are you going to court to appeal that decision

Simon; I was supposed to of had my trial a couple of moths ago on the February 22 23 24 but the judge has said that because I keep screaming article six that I can not have a fair trial it seems like he keeps sending theses cops away helping them hoping one of them is going to wake up like they should put a letter through my front door and just drop the case and all the cops are safe and I am safe but no body wants to do that and none of them are waking up at the other end and keep bring the case back to court and I am screaming again how am I suppose to have a fair trial in September now and this has been going on for god knows how long now and I am trapped captive in my house now hoping one of the cops hold there hand's up and say well do you know what like

Police Officer; it is quite simply if there is no court case the complaint can be looked at or if there is a trial the complaint can not be looked at

Simon; all I want is some one to over see Steve Elmore's work

Police Officer; no, no, no, no, no, it's not going to happen is it until the court case is finish and if there is no court case yes then it will be investigated

Simon; oh ok

Police Officer; we are going round in circles any way

Simon; ok I understand there is not much that I can do other than be captive in my own home, is there? to wrongful laws that do not exist and should have not been imposed

Police Officer; like I said I am not going to make any comment on your case at all

Simon; as well as manufactured and fabricated evidence created by these officer's this is incorrect this is attempted murder conspiracy to murder
Police Officer;

Simon; 20 coppers sitting there together creating information reports not creating them on there true dates and then backdating them event dates and breaking article three of my human right it's human torture this is incorrect some body should deal with it there is levels which should be

Police Officer; I will

Police Officer; what I am going to do is we are talking over each other so I am going to terminate this call ok good bye

Simon; ok good bye

Chapter 444

15/04/2016

Chapter 444

16/04/2016 Tape recording four z0000016

Out going call

Police Officer; hello Metropolitan police how can I help you

Simon; hello I was just trying to work out some think, I just wanted to know who the new chief inspector is for Edmonton police station, is it true that it is a Colin Anderson

Police Officer; hang on a second while I just have a look for you

Simon; thank you

Police Officer; have you been on the internet to have a look, because all of the metropolitan police details are on our website

Simon; yes Jane Johnson was currently the police superintendent, I believe just up an till a couple of days ago and I have heard that she has been transferred to police royal diplomatic protection now or some think she is doing

Police Officer; right

Simon; and my issue was that I wanted her to oversee a lot of her officer's conduct that she is or was in charge of doing, but the problem that I have had was the conduct that I wanted her to oversee that the officers had committed, she had signed and instructed them to do so, to act, to hmm put a case

towards myself and I have got her signature on the application and now she has got and I understand that Colin Anderson has took her place in Edmonton police station and now he is in charge of all the police officer's there.

Police Officer; hum, hum.

Simon; so now I would like to arrange a meeting with himself.

Police Officer; hum, hum.

Simon; and I would like to be able to hand him an official copy of an article six alongside side with lots of evidence of police corruption he would have to agree with beyond reasonable doubt.

Police Officer; right.

Simon; and I want him.

Police Officer; all right, all right all right, well what I should suggest you do, ok take the hum documents letters or hum any think you got and go into the station ok and ask them if they could make a appointment for you, ok we don't have details of his hours and times that he works where the station will.

Simon; ok, ok, ok well that is perfect.

Simon; and thank you.

Police Officer; all right and bye, bye.

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Chapter 55

27/04/2016

Chapter 55

28/04/2016

Chapter 55

29/04/2016

Chapter 55

30/04/2016

Chapter 55

31/04/2016

Chapter 55

New month

01/05/2016

Chapter 55

02/05/2016

Chapter 55

03/05/2016

Chapter 55

04/05/2016

Chapter 55

05/05/2016

05/05/2016

Dear Josephine;

How are you, I hope all is well? After all, things considered, I will get straight into business, this letter is, furthermore, towards our conversations, however I would appreciate it if you can reply to my questions below, as soon as practically possible and with due time before you finish your working contract and leave your work office, so that we can conclude the case files and agreed activities such as taking the case to court so that we are sure that the conditions are imposed and defined within accordance of jurisdiction, as you have all ready agreed to do so, this is also inclusive of all information ready for the next representative of Michael carols office, who will be the new case handler so that he or she can be prepared to instruct any barrister for any up and coming court herrings.

Some of the questions I have are in relation to the understanding of the on goings that did occur, at and in the court mentioning at wood green crown court, on the 22nd 23rd this is also inclusive of the 24th 02/2016.

On that date mentioned the company, who you are acting for, that is, representing myself Mr. Simon Cordell, and further named as Michael Carroll & co solicitors, that you do or did represent a contract with till the 2nd June 2016, (reason said listed in the 3rd paragraph.)

This information was also inclusive of the understanding of the solicitor firms running objectives to the ongoing of this case, that in this instance is being brought against myself by the commissioner of the metropolitan police and his acting officers inclusive of other local authority governing body's, mentioned as Enfield council.

That being of an application representing a stand alone Anti Social Behaviour Order 2003, an Act to make further provision in relation to criminal justice and disorder act 1994.

It is being said that Miss Josephine Ward at a point of time before the date of the said trial hearing at Court, that was postponed and did not go ahead, that she undoubtedly mentioned, when giving her legal guidance too such accusations of incidents, that does refer to the organisation of illegal raves, that still said "acting in my defence."

It is being said that you did in fact explain before the date of the hearing, I quote; explain being of information regarding to the past representing barrister a Mr. Andy Lock, relating to that of Intel stating that he would not be able to attend court and act for myself as he did previously at the magistrates court, due to being away on leave and this being off the only issue raised by yourself, said to be regarding myself of your concern.

On the date of the hearing another barrister did apply to the judge in aid of my acting solicitors yourself, so to be sure that off you having too no longer represent me in the court proceedings, due to a brake down in communication between our self's, the judge ruled that Michael Carroll and co's must act till the conclusion of the case, the overall Point I am highlighting as referred too is that the judge "on the whole" has ordered the company to act for myself.

In that understanding I ask and request for you to direct for my case to be carried out in such a manner, if legal to do so? I request that being off; at the day of my trial to act litigant with my mother as a McKenzie friend and for a barrister that we do select together to represent me inclusive, so for he or she to be instructed to represent myself (in the background" on the days of court. I also ask of you to set up a meeting within one month of this dated letter, between who will be taking on the case after you leave your office alongside with the acting barrister chosen.

I believe and understand that this is within the constraints of the law; I take my guidance from <https://www.gov.uk/represent-yourself-in-court/overview>

I also request that you call for questioning the following officers;

1. a
2. a
3. a
4. a

I Mr. Simon Cordell have that of a suspended police complaint regarding issue's raised with yourself in regards to the case "awaiting action pending the appeal" Therefore I have also made the basics of a police complaint accordingly as documented here;

Referring to: Friday 12th September 2014
Met Police Complaint 1 of 3 created on date 06/00/2014 cad number 00
Statement: Pc 577ye
109 Burncroft Avenue

On Friday 12th September 2014 I attended the address of Simon Cordell in Burncroft Avenue EN3 with A/PS 556YE PETRUCCI, PCSO NASSEER and PCSO TILLEY.

I knocked on Simon Cordell's front door at 1230 hours and he opened the door and asked what we wanted; I asked him if he was Simon Cordell, to which he replied, Yeah." I stated to him that I was here to issue him with a summons to attend Highbury Corner Magistrates Court on 6th October 2014 at 1:30pm.

Mr. Cordell stated; what is this for?" I informed him that it was for an ASBO; I showed him the summons and the folder and as I went to hand him the folder and the summons.

Cordell stated, "I am not accepting that, I'm not having that." Cordell then placed the folder on the floor, outside his door, in the hallway.

I stated to him that he does not have to accept it and that I have already informed him of the date, time and where to go.

Mr. Cordell then shut the door before I could hand him the summons, so I posted it through his letter box.

Mr. Cordell was also told to inform his solicitor of this.

Mr. Cordell was a light skinned, mixed race male, with short black hair and was of medium build. Mr Simon Cordell will state that on this date he

caused not Anti Social Behaviour that might lead to Harm Alarm or Distress to any other person.

Mr Simon Cordell will state; "that he disputes the fact that he was serving the Anti Social Folder Paper Bundle as it was not handed to him self at no point of time, a copy of the police Complaint Sent is below.)

To Whom It May Concern:

I am writing this down for Simon Cordell to an incident that happen 12/09/2014 around the Time off around 12:00pm Of concern to all of many factors such as British Standards relevant to good business practice, Human Rights, Laws protecting our community governed by the United Kingdom well as many other relevant factors.

as of date prior explained in this chapter what happened leading up to events today at address.

109 Burncroft Avenue EN3 7J Q on the 12/09/2014 Mr Simon Cordell was at home making plans for positive future development in regards to his company and future proposals as well as relevant documents and data, To the surprise of a knock on his front door, this was a surprise because he has no intercom and was expecting no visitors.

So with this all explained he was cautious to open the door as he approached the door with caution of un-expected visitors he looked into the keyhole on his front door, He could see it was the police through his keyhole.

He asked them without opening the door what was wanted of him, they said they needed to talk to him.

At this point Mr Simon Cordell opened his door a little to see what the police wanted to talk to him about, once the door was opened a little they then said to him that they wanted to serve some documents on him at which point Mr Simon Cordell replied he was not willing to accept anything and closed the door.

Upon closing his door he told the police he was not being rude but he was not willing to accept receipt of any documents due to him having learning difficulties as noted on the police national police system and other governing services, which he then heard the lady police officer say through the closed door I was again looking through the keyhole watching what the police officers was doing I heard the " Lady police officer say what should we do to the man police officer said just put it on the floor in front of the door and he took some letters from the lady police officer and posted them into my letter box," the Man police officer posted 4 pages of papers in Mr Simon Cordell

letter box and the lady police officer put a large blue file on Mr. Simon Cordell front door step outside.

My son then called me and told me what had happened but due to a death in the family I was unable to attend his address until today the 13/09/2014 when I got to Mr. Simon Cordell address I saw the blue folder that the police had left at his front door which was in plain view of anyone.

It had been opened and left open so anyone could have looked into it, I was shocked to see that inside the document there was full details of Mr. Simon Cordell and also other people names under the data protection act the police should have never left this folder outside Mr. Simon Cordell address which would give anyone access to it.

I am going to the police station to hand this back to them as it was never served on Mr. Simon Cordell and he will not accept it from the police.

I am not sure if any papers are missing from the folder. I said it 'was opened on the floor when got there.

I believe that the police when Mr. Simon Cordell did not accept the documents they should have took them back with them and arranged for signed delivery or tried to again serve them on Mr. Simon Cordell as the file is far to big to put into a letter box.

This is also a complaint due to the data protection issues that the police could have avoided by not leaving the folder on a door step that anyone had access to.

The folder would have never fitted in a letter box and I do not feel that the police putting 4 bits of paper in a letter box is serving anyone the full paper work which should have been done and not just left it on the door step for anyone to see and read and take data out of it if they so wished, this is a breach of the data protection act.

1. Met Police Complaint 2 of 3 created on date 16/04/2016 cad number 00
2. Met Police Complaint 3 of 3 created on date 17/04/2016 cad number 00

This complaint is in reference to a Met Police complaint that has been filed, which is named 3of 3; that is in relation to an Anti Social Behavior order under the criminal and public order act 1994 that has been said to have been

granted in order of the commissioner of the metropolitan police, in the jurisdiction of United Kingdom Laws and regulations.

I am Simon Cordell; my date of birth is 25th January 1981.

My home address is as stated above.

I am making this official complaint further to my appeal dated 00/09 2016 in response to the police and local authority's application for an Asbo order, to which, the case against my self is one of an hearing off the application, against the organising illegal raves, that has said too have been proven as a guilty verdict.

This guilty verdict is said to be against myself Mr. Simon Cordell, to which I intend to prove that this is not correct.

I was not found guilty under the respondent's case along side many other issues of concern as listed; the day of the courting was held at Highbury Corner Magistrate's Court, to which I did intended to prove my innocents against the respondent's case and know I did do so.

The next and earliest appeal hearing date has now been set for Sep 2016 to my disappointment, as I have been proving my innocents since 13th August 2014 when first accused of such allegations.

Before this application I had been on string Lent bail conditions that had been imposed for other ongoing relating too Met police procedures, to which at he day of trial I did prove my innocents, the start date of the proceedings was date; 00/00/00 and the end date was; 00/00/00.

Substance off the complaint made by Mr. Simon Cordell is;

Listing:

Issues:

(i) It has been said that Mr. Simon Cordell did between the dates of January 2013 to the last date being 10 August 2014 in the Borough of Enfield that he acted in an anti-social manner likely to cause harassment alarm or distress to one or more persons not of the same household as him self.

Mr Simon Cordell has been accused of being involved in the organisation of illegal raves.

These are stated to take place on disused warehouses or industrial land.

These accused named raves are presumed to be licensable activities.

Mr. Simon Cordell case is that he has not acted in an anti-social manner on the dates in question;

Neither that he has not organized or supplied any equipment for any of the events cited in the Respondent's application.

Mr Simon Cordell has and still is in the police legal frame work, as he challenges and disputes the evidence presented that he were an organiser.

1. It is, Mr Simon Cordell case that this ASBO was imposed upon him unlawfully for the following reasons:

(a) He was never consulted / or warned prior to the Metropolitan Police Commissioner applying for an ASBO and this is in breach of the Guidance.

(b) The imposition of the ASBO was wrong in law, because nowhere in the Respondent's case has the Respondent proved that Mr Simon Cordell engaged in any acts of anti-social behaviour as defined under section 1(1) of the Crime and Disorder Act 1998.

The dates as cited in the Respondent's application dating from 12th January 2013 up to 19th July 2014 do not specifically refer to any acts of anti social behaviour.

Mr Simon Cordell was and has not been arrested for any offences on the dates in question, also supporting the fact being that of the respondents case stating and being that of "The organisation of illegal raves" under section 63 which is a criminal Act and that of the word illegal being used when there is no breach under the licensing act 2003.

This leads to a clear breach of police enforcement of their police of codes of conduct of power regarding residences private homes, equalling to issues of wrongful jurisdiction that does concern "private house party's" under the Licensing act 2003 as in apex 4 of the 2003 licensing act it clearly state as printed below;

Private Events 15.3, events that are held in private are not licensable unless those attending are charged for the entertainment with a view to making a profit (including raising money for charity). For example, a party held in a private dwelling for friends featuring live music, where a charge or contribution is made solely to cover the costs of the entertainment would not be regulated entertainment. Similarly, any charge made to the organiser of a private event by musicians, other performers, or their agents does not of itself make that entertainment licensable – it would only do so if the guests attending were themselves charged by the organiser for that entertainment with a view to achieving a profit.

The fact that this might inadvertently result in the organiser making a profit would be irrelevant, as long as there had not been an intention to make a profit. 15.4 Schedule 1 to the 2003 Act also makes it clear that before entertainment is regarded as being provided for consideration, a charge has

to be: • made by or on behalf of a person concerned with the organisation or management of the entertainment; and • paid by or on behalf of some or all of the persons for whom the entertainment is provided.

The licensing act 2003 has since been amended on date; 7th January 2013 and clearly states no breach.

(c) that on the 12/07/14 at time 09:53 a police officer of rank; pc surname; Elsmore, first name; Steve, badge number; 711243 YE, was logged into the police national computer and did in development of such an application for the commissioner of England and Wales, fabricate and manufacture such evidence along side with other listed officers.

This was done by way of conspiring and concealing true facts and if not for grid numbers not being retracted along side with other information that has been deliberately retracted to concealing true facts of my innocents, Met police officers creating such forgery, which could only lead a judge to gain a guilty verdict at trial.

Such claims supported by overwhelming evidence, that surly supports all stated facts beyond reasonable doubt r v bone 1968.

This was also done while creating and editing statements of truth, which can be proven by the associated unique Urn numbers attached to police officers intelligence information reports that do run consecutively with maybe a few minor adjustments “by officers wrongful doing” but still very clear to see and understand as most do start with urn 000378829 then urn 000378829, urn 000378830 and so on “as when the police officers representing the ASBO order were logged into the police national computer each report was created one after the other, but with falsified created date’s” which is a clear breach of police procedures.

Conspiring to falsifying this information could only be done to help aid in wrongful claims, to in fact gain a guilty verdict against the defending victim Mr Simon Cordell.

There is also that being of the fact relating to the chronological sequence of the CAD reports due to the time stamps as clearly listed here, that are surely to be in error;

CAD Num	Date	Time	Page
CAD 2637	07/06/2014	08:18	Page 191 to 195
CAD 2672	07/06/2014	08:16	Page 196 to 198
CAD 3005	07/06/2014	09:22	Page 203 to

205
CAD 3037 07/06/2014 09:20 Page 179 to
183
CAD 10481 07/06/2014 22:47 Page 233 to
237
CAD 10506 07/06/2014 22:44 Page 238 to
241

To put an even further burden on the justices system officers done such claims, while reciting and seeking for issue of wrongful jurisdiction of law as for fact section 63 crime and disorder act 1998 regards out door events as omitted unless trespass has taken place, no incidents that Mr. Simon Cordell is being accused of is in fact on open air land and trespass did not take place neither do the police provided any evidence supporting such claims. Please see article from The World Wide Web of section 63 public and disorder act 1994 at;
<http://researchbriefings.files.parliament.uk/documents/SN01889/SN01889.pdf>

What is stated in the Pdf web linked above is typed below;

Under the Criminal Justice and Public Order Act 1994, the police have the power to stop raves. Until January 2004, these were defined as unlicensed open air gatherings of 100 or more people at which loud music is played during the night. New provisions introduced into the Anti-social Behaviour Act 2003, which came into effect in January 2004, reduced the number of people who constitute a rave from 100 to 20, and removed the requirement for the gathering to be in the open air. It also introduced an offence of attending another trespasser rave within 24 hours of a police direction, to stop people simply moving the rave to another place. There have been press reports of police in some areas holding back from using their powers for health and safety reasons, either because of the dangers of dispersing large crowds in the dark or because of other dangerous local conditions. However, there have also been reports of successful police action to control raves in particular areas. Gatherings for which an entertainment licence has been obtained are not counted as raves within the meaning of the legislation.

However, there was some controversy about so-called licensed “raves” under provisions in the Licensing Act 2003 which came into force in November 2005.

These allow people to get temporary event notices for gatherings of up to 499 people for events lasting up to four days.

The licensed events could involve the sale of alcohol, and while the police have to review the application and object if they consider that crime and disorder would result, there is no mechanism for the general public to object. The Government is keeping this area of law under review.

These provisions would not apply to the kind of illegal raves covered by the 1994 Act, which by definition are unlicensed.

Mr. Simon Cordell states that the ASBO is disproportionate and it prevents him from engaging in lawful business.

The ASBO prevents Mr. Simon Cordell from applying for licenses to hold events.

The Appellant will state that whilst he is subject to an ASBO he will be prohibited from applying for any entertainment license and any license application will automatically fail and therefore this is disproportionate.

Mr. Simon Cordell has designed a business plan, this creates community events leading to an international festival and that sets out clearly the plans for events including marketing, safety, stalls etc and also specifically refers to co-operating with the police.

The ASBO prevents any applications from being successful.

Mr. Simon Cordell states that he has never been involved in the organization of an illegal rave as defined under section 63 of the CJPOA 1994.

Mr. Simon Cordell State’s; “that he was not rude to police, but does feel like he can not even go out for the day, with some of his friends, without getting stopped and searched by members of the police.”

Mr. Simon Cordell State’s; The Asbo application was created in the understanding that by pc Steve Elsmore and other officers acting in such a manner of the claims listed within this document and or by allowing other officers to use his id logging to gain such wrongful and illegal convictions they did do so upon oath to the legal services, new Scotland yard London sw1h obg Reference number L/107087/sag and stated that they was sure that the defendant Mr. Simon Cordell was responsible for the acts to which particulars had been given, in respect to the complaints made and developed by them self’s which are all concealed within the Asbo application, in turn knowingly and deliberately while intentionally misusing his and their powers of conduct, while and with complete disregard for regulations such as the NSIR national standards incident report 2011, to aid in a manner to

which was reckless and caused extreme disregard for my and other human life's creating a breach of many human rights as listed below with the relevant issues of concern in regards to each set of human rights that have been breached.

Article 2 Right to life

Article 2 requires that the Government take steps to safeguard the lives of everyone within the UK's jurisdiction inclusive of my self Mr. Simon Cordell:

by having effective criminal legislation (i.e. by making murder and manslaughter an offence so that to be sure that no person has the right to kill any other human being this is by all means within European treaties, to which the United Kingdom is apart off, without doubt and is inclusive of attempted manslaughter or attempted murder) and properly enforcing it; by requiring the police to take reasonable steps to protect an individual's life if they know or ought to know that there is a real and immediate risk to a person's life - although this should not impose an impossible or disproportionate burden on the authorities; and by requiring the State to take appropriate steps to prevent accidental deaths by having a legal and administrative framework in place to provide effective deterrence against threats to the right to life.

I Mr. Simon Cordell have attached to this document and have that of video evidence supporting the fact of members of the metropolitan police who were in attendance at my home address after I had made an emergency 999 call in regards to myself being a victim to a threat to my life by way of two gentlemen pulling a gun on my self out side of my home in regards to an illegal rave that had taken place in a warehouse that they stated was there own and that they had seen the intelligence in the metropolitan police website that had been published about similar offences, making them believe I had some think or that I may have been connected to do with there incident, the information in the police website was wrong in law and in danger my life and was not pulled down.

Article 3 Freedom from torture and inhuman or degrading treatment

I Mr. Simon Cordell have suffered a servicer breach in regards to the prohibitions relating to article three of my human rights leaving me with memories of torture and inhuman treatment while being treated in a degrading manner by way of being punished for allegations of a criminal offence and then having such information published in the public domain; a punishment that was and should have never been justified as there was no breach of the United Kingdom Laws and such intelligence that does in fact create the bases of evidence to support such claims is manufactured

It is an absolute right that in no circumstances will it ever be justifiable for an officer of the state use his powers to torture any tenant, resident person living in the United Kingdom

Inhuman acts will amount to torture when used to deliberately cause serious and cruel suffering

Treatment will be considered inhuman when it causes intense physical or mental suffering

Treatment or punishment will be degrading if it humiliates and debases a person beyond that which is usual from punishment

Article 5 Right to liberty and security

I Mr. Simon Cordell understand that my human rights regarding my own liberty and security have been subject to a server breaches due to members of the metropolitan police perjuring evidence in turn creating miss gross miss conduct leading to myself being deprived of my liberty's and security. I have been subject to gross corrupt police practice in the understanding of a multitude of cads contained within the respondents application towards an Anti Social behavior order that I Mr. Simon Cordell is being wrongfully accused of being that of falsely created and audited evidence. Provided below and contained within this document is a summery of the incidents co siding with official dates that is also inclusive of cad numbers and relevant supported evidence being referred too.

13th August 2014	The Asbo application was created by Steve Elsmore
13th August 2014	A meeting was held with Steve Hodgson who is a representative for Enfield Local Authority Council and Jane Johnson on behalf of the Metropolitan police along side others.
12th September 2014	A bundle is said too have been served on Mr Simon Cordell at 109 Burncroft Avenue, to which he disputes. In reference to police complaint 1 of 3 contained at the top of the document.

06/10/2014

Mr Simon Cordell was meant to have a hearing for an interim Order but legal aid had not been granted.

	Michael Carroll acting solicitor came to court, the judge overturned and granted legal aid. The application for the Interim hearing the judge would not hear.
22/10/2014	Interim hearing but could not go ahead due to Andy Locke Acting Barrister had a flood at his home address.
05/11/2014	Interim hearing and the order was granted.
02/12/2014	Mr Simon Cordell's mother has a note on her mobile phone, stating he was in court at Highbury Corner not sure what they was for.
09th 10th 11th 03/2015	Meant to have been set for trial but the court only booked 1 day hearing, this was then put off until the 03rd and 04th Aug 2015
03rd 4th 08/2015	Highbury Corner trial case part proven on the 04th 08/2015
26/10/2015	1st hearing at Wood Green Crown to see if case was ready for appeal on the
09/11/2015	Was 1st appeal date which was set for an 1 hour hearing
22nd 23rd and 24th 02/2016	Set for appeal at the crown court.

It is said that Mr Cordell had been found guilty on the 3rd 4th August 2015, to which he disputes to be correct, evidence of Mr Simon Cordell Barristers submissions inclusive of the court transcripts of the day of trial. The respondent's case is that Mr Simon Cordell has been accused of being integrally involved in the organisation of illegal raves in Enfield. Part of the Barrister submissions that represented Simon Cordell, had been that the allegations were that he was involved in the organizing of illegal raves, but the respondent hadn't adduced evidence, of trespass or evidence

of breach of the licensing Act 2003 which is a requirement for proving, that an indoor rave was illegal.

the Deputy District Judge ruled that the respondent did not need to prove illegality, - all the needed to prove was he had acted in an anti social manner.

In the view of the barrister this was a very questionable decision: firstly, the respondent based their case on the illegality of the raves rather than the fact of the raves themselves and secondly, without proof of illegality the presumption of innocence leads to the conclusion that the raves were legal, and thus, Simon being prohibited from engaging in an ostensibly lawful activity requires more careful consideration on issues of proportionality.

It should be agreed with the barrister statement as when dealing with this case Mr Simon Cordell was addressing the respondent's case to prove that he had not been involved in organizing illegal raves, as this is what the application against him was.

In total to date 19/04/2016 the Asbo application has been brought before the courts inclusive of magistrates and crown a total of 9 times the 10th to be in September 2016 to which I still do not understand how any person could stand a fair trial with such questions as has been referred to

regarding article 5.2 of my continental human rights as for the fact of the supported application being that of my self Mr Simon Cordell being legally deprived of such rights as Article 5(2) requires that anyone arrested must be promptly informed as to why he or she has been arrested and what the charge against them is.

This must be conveyed to them in a language which he or she understands.

The defendant questions the facts that of him self not being arrested for allegations of a criminal offence that do clearly state that they are of an illegal nature such as "the organisation of illegal raves" and that of how a court can be sitting in its civil capacity sitting a criminal case under section 63 of the crime and public disorder act 1998 as a standalone Asbo dated 00/00/2014 and associated to the laws of this date as for a Cbo Asbo application existed and still does and states.

The criminal behaviour order (CBO) will replace the ASBO on conviction and the DBO on conviction and will be available in the Crown Court, magistrates' courts, or the youth court.

The CBO will be available for the most seriously anti-social individuals and could be applied for on conviction for any criminal offence in any criminal court.

The CBO can only be made on the application of the prosecutor (in most cases the Crown Prosecution Service, either at their own initiative or at the request of the police or local authority).

As permitted under Article 5(2) which clearly states the purpose of this requirement is to enable the person to challenge the lawfulness of their arrest.

This requirement is not only limited to criminal context;

Also that of their being so many inconsistencies contained within the police statements as has been submitted in the response from the defendant Mr Simon Cordell in receipt to the respondent dated 00/00/2016 which clearly shows that of mutable geological locations of wide spread incidents on the same date and same time as the one incident that Mr Simon Cordell has been accused of on the 6th 7th 8th June 2014 which does in fact have all the locations blocked out by members of the metropolitan police force and if it was not for the grid numbers not being blocked out no person other than the developers of the application would have known the true facts as just explained.

Once checked and recognised by any other person in response to the claims I have just quoted, I believe that any other body would also notice many of the irregularities that I have shown to be fact and come to the same conclusion, so in the understanding of the statements just made and the understanding that Mr Simon Cordell is and was a innocent man from the start of on goings of the Asbo application and knows that he has not committed nor has he had the right to challenge such allegations under the criminal justice acts that represent the United kingdom Laws and European Treaties.

As from the start of the application Mr Simon Cordell feels the need to defend his legal right's against such allegations off illegal statements made by police officers against him self the same as he would if the allegations were made by any member(s) off the public to which no members of the public have mentioned him or a description of his person or any associated company or business names relating to the incidents of such offences creating the bases of a legal conviction of (organising illegal raves) In the understanding of civil and criminal law, Mr Simon Cordell has learnt in the understanding off all criminal cases were some think is alleged to have taken place that is said to have been illegal the correct Police procedure in them circumstances is that a crime will be created under the crime and disorder act 1998 by way of a victim or witness making a report then members of the police will be allocated to the incident and start investigations depending on the matter of relevance to the initial report to the resources available at the time.

The investigations may lead to an arrest what will lead the detainee to his or her statutory legal rights.

In the early 1980's the police did have the power to take cases to court without the decision of any other governing body, but now in 2016 the burden relays solely on the cps who are in calibration with Revenue and Customs Prosecution Office and is headed by the Director of Public Prosecutions (DPP) who is independent but subject to the superintendence of the Attorney General that is accountable to members of Parliament that do work for the prosecution services.

If charged any persons rights are gained under section 24 and 25 which does relate to the rights of any person charged and the minimum standards of criminal procedure.

But my case seems to sit in it civil capacity at court with none of the above regulations and my rights being carried out in accordance of the United Kingdom laws; please can you explain this to me? As I have no previous convictions of similar nature neither was the Asbo application a Cbo or Asbo on conviction it is in fact a stand alone Asbo and the legal guidance is for the application not to be based upon

At the appeal date that had been set for Feb 22nd 23rd 24th 2016

Legal aid was re granted on the 00/00/2015

On the 2nd appeal date set Mr Simon Cordell's acting solicitor explained to him that she could not arrange a barrister till April 2016, due to the past acting barrister being on leave.

Mr Simon Cordell had many concerns with the respondents case that has been put towards himself and had prepared a computer typed copy of an article six that does in fact raise some of the issues of concern that he had with the on goings of the application being put towards himself "a attached file of a copy of what was handed to the judge has been attached as (Exhibit 2 that being of this document being off Exhibit 1)", this was given to the Judge HHJ Pawlaks who refused to read and take note to such human continental rights and ordered that I the applicant Mr Simon Cordell answer 5 questions A to E by a pre hearing date of the 4th April 2016 the questions asked and answered are in another attached file(Exhibit 3) in numeric order to this complaint.

On the same day of 22nd /4/2016 I again asked in a written letter handed to the judge requesting for the right to a fair trial and in that letter I believed I had proven to him more than beyond reasonable doubt that the developers such as officer pc Steve Elsmore in the making of the Asbo application had manufactured and fabricated such evidence of claims of evidence, I supported this by drawing a table contained within my hand written letter to the right to a fair trial I know this shows the errors in the time stamps too be

corrupt, I also explained that I had been held under my free will, as the laws that do represent “the organisation of illegal raves” relating to such a section as section 63 does not account to an in door private house parties unless trespass has taken place and that on the 00/00/0014 at the day of trial at the magistrates court I was not found guilty of such crimes or offences as stated in the transcripts of the day at court and in the barristers submissions to my acting solicitor, also the fact that being of under the licensing act 2003 there is no breach of law when holding such private events in private air when no profit is being made to which the applicant has not adduced any evidence supporting claims of money equalling to profit, the incidents Mr. Simon Cordell is and have been accused of was in fact in private place of residence It was explained to the judge that by not paying attention to the true facts of the case and not putting the police officer under investigation would in fact in danger my life Mr. Simon Cordell as I had been explaining to every person of interest relevant to the ongoing of my accused case load from the start of the case as I felt and still do feel intimidated and at threat, off the police office being given time to edit more evidence in the case to manipulate the truth and take disregard to rules and regulation to avoid a complaint of investigation pending against himself in turn avoiding by method of prolonging disciplinary action in turn taking away my own security off walking down my own home streets for a period of this case to date 19/04/2016 equalling to the time length of start date of application said to have been served in accordance to the united kingdom laws to which a official police complaint was raisin as listed in the first chapter of this document is 12th September 2014 total days are 00000000
The judge once again asked held hostage to corrupt officers allegations It was written by my self as I felt I have been if granted by the Jude this would in fact set the new appeal date to be two months after the all ready agreed appeal date of Feb 22nd, if the court aggress to such a date, contained within the time scale of April 2016 and not any time after, due to the court diary all ready being pre booked.

Points of concern leading to a breach of article 5 of Mr. Simon Cordell human rights;

Police complaints procedure being that of a bios manner to aid officers from rightful investigation that would lead to rightful tribunal action being taken against such officers wrongful claims.

Article 6 Right to a fair trial.

As referred to in the previous articles of this official complaint I would like to again take reference to any person’s contervental human rights article six.

Article 7 No punishment without law

Article 8 Respect for your private and family life, home and correspondence

Article 9 Freedom of thought, belief and religion

Article 10 Freedom of expression

Article 11 Freedom of assembly and association

12/01/13

That Mr Simon Cordell had been involved in the organisation of and/ or supplied equipment for and/ or attended an illegal rave at Canary Wharf

24/05/13

That Mr Simon Cordell had been involved in looking for venues, to set up a illegal rave

5/05/14

That Mr Simon Cordell had been involved in the organisation of and/ or supplied equipment for and/ or attended an illegal rave at Unit 5, St George's Industrial Estate, White Hart Lane, N17

07/06/14

That Mr Simon Cordell had been involved in the organisation of and /or supplied equipment for and /or attended an illegal rave at an empty warehouse on progress way, Enfield

20/06/14

That Mr Simon Cordell had been involved in the organisation of and/ or supplied equipment for and/ or attended an illegal rave at 1 Falcon Park, Neasden Lane, NW10

19/07/14

That Mr Simon Cordell had been involved in the organisation of and/ or supplied equipment for and / or attended an illegal rave at the Carpet Right Showroom on the A10 Great Cambridge Road, Enfield

24/07/14

That Mr Simon Cordell had admitted to police officers that he was the organiser for illegal raves.

27/07/14

That Mr Simon Cordell had been involved in the organisation of and / or supplied equipment for and / or attended an illegal rave at an empty ware house on Millmarsh lane, Enfield

The Defendant is prohibited from:

Attending a rave as defined by s.63 of the criminal Justice and Public order Act 1994;

Being concerned in the organization of a rave as defined by s.63 of the criminal Justice and Public order Act 1994;

Knowingly using or supplying property, personal or otherwise, for use in a rave as defined by s.63 of the criminal Justice and public orders Act 1994;

Entering or remaining in any disused or abandoned building;

Entering or remaining on non residential private property on an industrial estate between the hours of 10pm and 7am without written permission from the owner and / or leaseholder of the property; and; Engaging in any licensable activity in unlicensed premises;

Article 12 Right to marry and start a family

Article 13: Right to freedom of movement

These conditions relating to the ASBO application that have been bound upon Mr Cordell are for the whole of the UK.

When the skeleton bundle was updated most recently on 05/02/2016 the applicant supplied a book, this book is created by members of the Home Office, based within the United Kingdom and this books nature is of such a guide to anti- Social Behaviour Orders.

Please take note to page number (106) which clearly states to have that of conditions imposed of such a wide scale of areas, would be a breach of Mr Simon Cordell's human rights, this is inclusive for any other person who might also be banned from the whole of the UK.

The reason being of that statement just quoted is that there should be special care taken when defining (Geographical location) regarding incidents locations that have been or are contained within an ASBO application. (Any

court Judge must not grant an ASBO order without evidence that there has been potential geographical extent of the problem. This is in regards to any incident, when the behaviour of a person has lead to cause alarm harm or distress to, one or more other person(s) not as of the same house hold of them self.

(The problems Mr Simon Cordell has been accused of are contained within the Borough of North London Enfield namely but one accused incident.) It was said in court by my Barrister, that if Mr Cordell ever does need to go to a petrol station along a motor way or on a named industrial estate as many petrol station in fact are and he was to do so between the hours of 22:00 hours and 07:00 hours he would in fact be in breach of this ASBO, the judge replied and said well in that circumstance of an incident, he will be arrested and have to prove in the magistrates court that he was going to get petrol. Also if he made a wrong turn when driving and turned into a non residential private property or into a industrial estate, that he would be in breach of this ASBO.

Together Simon Barrister and Simon Including his mother, tried to ask questions about the conditions that have been imposed upon himself, Simple every day life moderately such as what if he needed to go and get milk from Tesco's or a shop and the judge said well he will be arrested, Simon cant even go to a large moderately of shop such as Tesco and many more similar new establishments between the hours of 22:00 hours and 07:00 hours, without being in breach of this ASBO.

If Mr Simon Cordell was to go out for a night, were music would be played as stated in the skeleton argument, that has been provided by the applicant on page number (005 module 20), Many young people do go out to listen to music when in private air and do not need Local Authority permission as stated by the applicant, in today's modern society, as it is stated he would have to ask any owner to see there licensed to make sure when listen to music with less than 500 people, this should only be defined under section 63 of the crime and disorder Act, as in open Air or when Trespass has taken place.

No one wanted to define the conditions the applicant wanted to make this a life time ASBO and applied for the conditions on the day of trial but was denied by the DJ it was also said that after the 5 years, the applicant can apply to put a next 5 years in place because the judge would only allow the 5 years imposed and not the life time ASBO.

An Anti Social Behaviour Order should be given as the final resort, before an ASBO is considered to be put in placed on any person.

Other methods should have been tried to as before the court proceedings in any ASBO application to aid in bringing about a solution depending on the offence that has been committed; this is especially in cases of unlicensed activities.

These solutions should have included the possibility of mediation, warning letters and Acceptable Behaviour Contracts (ABC).

An ABC is classed as a written agreement between any Known persistent offenders, to which Simon Cordell has never been arrested to any think of similar nature in fact the last time Mr Cordell was arrested, was in 2009.

Article 14 Protection from discrimination in respect of these rights and freedom.

Protocol 1, Article 1 Right to peaceful enjoyment of your property.

Chapter 444

06/05/2016

07/05/2016

08/05/2016

09/05/2016

10/05/2016

11/05/2016

12/05/2016

13/05/2016

14/05/2016

15/05/2016

16/05/2016

17/05/2016

18/05/2016

19/05/2016

20/05/2016

21/05/2016

22/05/2016

23/05/2016

24/05/2016

25/05/2016

Def

Mother of D in court + potentially giving evidence

Met

Police – No objections

Probably case will go over till tomorrow

6 Witness of facts

1 Officer in the case

To be 6 witness + 22 case statements

Def

Just gave possession of new info on face book, not in bundles before court, but should be. Shows info suggesting never organised but other people did, nothing to do with w/d

DJ

Interim ASBO made case by been well ?nan?

DEF

This evidence shows that Rave on 6th 7th 8th June 2014 was nothing to do with w/d

Miss Cordell mother has carried out her own investigations as she was not happy with results of investigating officer / so/s

This is a large bundle to get through this late

If the material can be vied by the DJ and then if (Possible metered) then DJ can decide on admissibility of the evidence

DJ

Producing material, however relevant, 10 minutes before a trial is not acceptable.

Met Police

1st Statement

DEF;

Has made a application for an ASBO Order.

Inspector Hamill to lead...

Witness 1 – Inspector Hamill – 11:15am

Statement contained in tab 9-lead

DEF XEX

Intel would be by open source, checked by an officer but was not done by me.

The rave was taking place indoors.

I have not personally spoken to the owners of the venue.

I only see the D on the Saturday on the evening of the 7th Saturday.

I did not go inside, the gates were closed.

I did not see any vehicles.

D'S Van registration is known to the police but I would not personally know.

There were vehicles parked but I did not notice whether defendants van was there.

He was not aware of people squatting in that building at that time.

R v Cordell

2

Hearsay of officers continues.

D @ venue but officer not present here today.

There was a rave on an adjoining RD but not on that day.

Phone calls received were not relating to Crown Rd Rave on that day.

On the day in question phone calls related to this particular rave (Progress Way.)

Met Police RE-XE

My understanding is the door staff @ gate presented D as the event organiser, referring too page 184 Info re: caller reporting incident.

DJ

Was ?SH? opp raised previously.

DEF

No.

Witness 2 Pc Miles – RO – 11:45 Am EIC

Attended venue on the 7th alone – did look @ Intel before attending.

Officer did not speak to any of the owner's.

Did not know D was with Tyrone Benjamin

WITNESS 3 – PC Skinner – Bundle Tabs 12 of 13 Lead

Statement 1 Tab 13

On the 7th Duty officer + walked in to Estate and saw a van but did not recognise van

He saw D however who admitted he was the organiser of the rave

Statement 2 Tab 12

Youths were committing shop lifting out of the petrol station

I had to call for reserve intervention

I arrested D and people dispersed and D was realised

Rave did not take place

No doubt the rave would have continued had he not arrested D

DEF XEX

19TH July event @ Carpet right company building was occupied

Saw speakers – Intel were loading equipment indoors

Details of van taken but was not D

Carpet right was padlock round metal barrier

Other car park had a front entrance

I was senior officer attending the venue

Latter on I instructed the sergeant to contact the owners

I latter see the defendant getting out the van

I can't remember that, I may have updated others in relation to D getting out of van. But I may or may not have updated the system

On the 7th June D made admissions to me not aware of squatters

Met XEX

Refers to statement on page 76

Witness Pc Edgoose – R/O 12:14pm EIC Read

Statement 21

Incident of 24th July:

I was in a vehicle that stopped D's Vehicle

No threat to break defendant's window (ok)

It was all about drug issues

Witness VI – Pc King 12:28pm EIC

Tab 15/16

R V CORDELL

3

Statement Page 41

Officer has only met D once before

D has all ways been polite

Has never had any problem with the defendant

D was rely eloquent of clearly knows the how

Witness Pc Ames – Acting sergeant – R/O -12:46 Pm EIC

DEF XEX

Event was out doors

Saw sound equipment substance speakers box

Approximately the size of witness box, but could not remember really as he was distracted by people

No further questions

Witness – Pc Elsmore – R/O – 14:10 EIC

Tab 6 – pg

DEF XEX

The Council is confused that of the PNC info of the statements, Council adds no probationary value of info Re: Witness being “afraid of D” Which he puts down to the way he worded, but he meant that people actually are afraid of possibly giving evidence in court

DEF

Counsel argues that officers statement is designed to cause on evidence reaction of this of no value and speculatory in nature

DJ

How many calls from public did police receive?

Witness

In excess of 15 calls – how many to the same venue and not other address

Officer does not know the number of callers in relation to each of these occasions

On page 15 – Allegations re: Mill marsh Lane, evidence from officer not first hand – relied on cads and other Intel

Query Re:”3 massive nitrous tanks”

DJ

Were did you get such info officer

Witness

From Page 65 – sergeant King – Crimit’s Re reports, other Intel but not from people at the venue

COUNSEL

Officer you signed a statement of truth ===to other witness statements

DJ

We all know that on ASBO apps hearsay is allowed

Counsel

Why did officer no and rely on Pc Kings Statements later than on the Crimit’s reported

R V CORDELL

4

Officer no and involved in taking info from Pc King

Confesses he did it

Did not, notice the discrepancy on statements

Have heard of Every Decibel Matters – They were advertising and I believe the D knows a member of the above company

No evidence D is involved in running there operations

No attempt has been made to speak to directors of company

No reason to why you didn't /contact the company

I think from memory have met D once @ Edmonton police station

At Page 16 1st paragraph – not consistent to fact that he met him on the 7/6/2014

All notes with cad number were listed from reports not officers own words – same applies from Cads that had no input

Has not made any attempts to contact owners of premises

Officers unable to assist courts in relation to why statements were not signed on note books profiles

Another example of doings put in statements to blacken Mr Cordell's evidence in statement @ point 12, No convictions that of class A drugs unlike what's written in

Statements – another example of untrue cut and past

DJ

Ill ignore because no convections of class A drugs or supplying

Counsel

You can not assist with witness reliability of info contained, can you?

Can Intel be wrongfully inaccurate? No

Officer

On that particular re post, it appears to be right

I did not speak to Parcell he is force @ 7 boroughs

I believe he was not included in the email, because Intel (**text missing**) Email sent to LDE only

Searched (**text missing**) for info on Cordell's convections

Moving on to statement on Page 30

Does PO investigating unit have more info than it is letting on?

Officer

No

Are you aware that Miss Cordell has spoken to other officers Re: Rave?

Suggests that you do not want DS Tanner to be examined on these proceedings because she has information Re knowledge of raves and them not being connected to W/D

Spoke to Pc Tanner but not written what – spoke to **(text missing)** this year

You have no recorded that you emailed her but then spoken to her

Emails have been deleted and no copies keep on record

Met police

XEX OF Witness vii

Done oath seductions:

Nothing in the contents of this report is inaccurate to my knowledge

DEF

Hopefully the 2 witnesses on behalf of D should be able to give evidence tomorrow

Witness viii

Miss Cordell ATT – 16:05 – EIC

R V CORDELL

5

D (her son) lives separately from me but I have been trying to help him sort out inaccuracies with both his PNC and other police matters

Police is still popping around to his house - Simon tells me and also I physically get to his flat before police have left

He is being harassed by police

DJ

Are 6 officers not reliant – on witness statement - there for putting a line though RD?

DEF

Material deters with PNC that was included by Met – There fore right to challenge. Plus PNC in evidence not correct

DJ

Very little weight will be given to PNC

DJ

Miss Cordell

Met XEX

Bottom of Page 8 – Leaving party for Dwayne Edwards

I got there at 7:30PM and left about 9:30 Pm 6th – 8th June – D was also with Dwayne the days of Saturday and Sunday as well

He was at my house for a 1 hour and half on Saturday and 1 hour on Sunday during the day. I agree I did not include it in my statement

On Sunday it was around midday

I was not with D from about 2AM on Sunday, no I was not

Nor at 2AM on Saturday either

On the 7th June I did see my son and so did all my family members that were at the party

At Page 14

“Police did not have 101 books “

2 and 3 paragraphs

Accepts that was told to me by DS Chapman

DS Tanner called me on 11th or 12th I believe they have a lot more information

I am aware of full **(text missing)** Alleged involvement but not raves

I do believe that met have a vendetta against my whole family including Tyrone – Harassment: pull them out for no reason, I would not say from every officer

Miss Cordell continues

I am saying that there may be some truth but allegations of my son organising raves is horrendous

Been scribbled out?

About medical statements of info has not been contained re question: D had been stabbed and was in hospital

Been scribbled out?

20th June couldn't give evidence as to D were about but believe he had been arrested on the 19th 20th July not witness him – did not give detailed route in statement because did not think it was relevant

Problems with service of docs with police and would not take bundle because **(text missing)** with police, he panics and rings me every time he is stopped

I have so **(text missing)** and right down all encounters with police all low not in the bundle

DEF XEX

R V CORDELL

6

I accept involvement of police – they interact with her son and family

You said Met police have a lot of info of you said “accepted involvement but not raves “

I have involvement with police of lots of data practically with Simon, but not in regards to raves, issues other than raves

I don't accept he is involved in organisation of raves

Case Continues Tomorrow

R V CORDELL

2/2 DAYS

1

Witness XEX

So you are not yet Charity registered “Too Smooth”

Company were young entrepreneurs can advertise there Business.

Page 77

Retail branches relating to music, sound equipment and co involved in provision of sound equipment.

Never took profit money from company.

Page 87

Deposit of £700-00 daily rate is £100.

It is my signature at the end of this (text missing) the figures have not been edited - **Page 88**

All deposits are non returnable under any circumstances on this mandatory if the equipment got confiscated, I did not make any profit, and I just did it to get to no people.

Non profit it is just a hobby.

Statement from Page 2 – Bottom of Page:

You state that I accept and aim was to rent equipment.

Its being suggested to you that the business you was designed was to make a profit.

DJ

As you own entertainment equipment – Yes –

I was not renting out equipment – being it a lot suggested that primary aim was to make a profit.

Renting him out sound equipment,” no I was not at all.”

Are you aware that music is a licensed activity and beliefs need a licence to play music?

I need a licence for both premises -Yes –

I would not check if lending equipment to a private party.

Too Smooth Is registered but not trading because of the ASBO including Interim Order, my reputation has been ruined.

Interim App on 18th 2014 so before then June 2014? 4th? September

Were any business transaction conducted during them periods.

I sold Business transactions.

I have lent to councils but not for business transactions, as a friend only.

It’s incorrect that I was setting up raves.

Page 50 – bundle tab 9 – Inspector Hamill

I walked from Great Cambridge Rd towards them, it would be, impossible for door staff to get me for I was on the other side of Rd, never on the premises.

“Yes” it is incorrect

R V CORDELL

7

“Yes” POs mistaken

Page 38 – Tab 13 – Detective Skinner 2 events

Page 75 – Tab 24

D denies knowing people alleged to have worked for him on the night – either Pc or person mentioned in statement is wrong

Reason why you’re found in these raves is because you help organise them

Page 141

Vehicle was owned by me but was sold and now brought back

Statement Page 3

Page 104

I was not with Holly Field on that day

Page 99

Accept I was there in the van inside the unit

The report is wrong; I had 2 boxes in the van – No speakers – I was not in the premises

Did not help organise Rave and sound equipment was not mine

I have tried to hire equipment but organisation of event – Birthday party nothing to do with me

Is Pc Chandlers report wrong as well? “Yes”

9 / 10 – August 2014

Bottom Page 7 (Statement)

Accept I attended venue – for Birthday dinner – I was invited

200 People turning up had nothing to do with me

With social networking it is easy for some one to have 200 friends

I had cylinders in my vehicle, requires legal authorisations, I have them on my car, for welding - I do welding continuously I do it as a hobby

I was not at the location for a large rave

I do remember many people turning up

I remember police being in attendance

I would never shout @ crowd – to busy talking to the police

Pc statements are wrong

There’s a possibility that I did say to police that it was a private conference

DJ

Do you no that 20 people is the maximum – Yes

Def XEX

Was Pc Edgoose out of car? – I know two of them come out of car and approached me

24th May Incident - Do you remember speaking with Pc Jackson? Do not remember names.

Paragraph of T and C'S Re Falcon Park (Statement)

Deposit does go back unless damage or loss stopping due to breach of agreement.

Amount = No Fee

NFO

DEF

Additional witness not here, statement can be read but less weight because witness not here.

Witness 2 can be here in 1 half hours

Half evidence

R V CORDELL

8

13:30pm

DEF

NF Witness

Case closing subs.

Statutory test key:

- 1) Whether D has acted in an Anti Social Manner: Alarm / Distress.
- 2) Astonishing of council to make that whole 11 officers were wrong.
- 3) D's evidence is also not meritable and neither his witness statements.
- 4) D's Mothers evidence – totally irrelevant – her evidence is based on conspiracy police have against her family.
- 5) 7th June Witness Inspector Hamill and Sos Miles witness, Cordell (D). Inspector Hamill miles points, to D being the organiser.
- 6) Disruption and concern Rave caused that is outlined by Cad Reports and officers statements.
- 7) 19th July Inspector Skinner describes a rave and Cordell being organiser, another statement as far as D is concerned, which is totally wrong.
- 8) Crimit's reports show D as organiser, of large raves according to officer's statements.
- 9) Test mode out of submissions above.
- 10) Consistent Patten of behaviour as by of D concerned.

1) Test of Public Nuisance? Does not (text missing) delaminates? Of fact, but from Cad's Re: alarm distress etc.

Shows this has happened.

The impact this has on police resources looking @ noise levels and potentially speculating out of control – Disorder due to shutting events down

2) Pc Elmore: Description (of crime) levels after the D was subject to order has reduced – only 3 – when D was active was significant more

3) The order is necessary and attention drawn to carefully word interim order

Def Closing subs

1) Test to be passed can the allegations be proven? Deceived that alleged it may be illegal, it does not need to cause Alarm harm or Distress

Page 2 and 3,

Hearsay from Steve Elmore is a copy and paste job

Pc Parcel not correct to file evidence, of Crimit's, which contained incorrect evidence that can not be backed up, of D known for class A drugs and or supply – info is widely inaccurate

Totality of evidence is hearsay as well as reports at Cannery Wharf

No proof this was an illegal rave, as S63 CJO 1994, No proof of Tress Pass – determination not proved to Criminal Legal Standards

I did XEX Officer of @ no time did he indicate where info had come from, 24/05/2014

2nd Allegations – Application relies on Hearsay again and Crimit's **Pages 104 – 107**, noted from evidence

2nd Could hearsay from Josher Holyfield, who allegedly confessed that was looking to set up raves ---

(A large section of court transcripts are missing)

Crimit's, "steward not her again?"

R V CORDELL

8

Page 98-100 – hearsay – from a Pc again – all in 3rd person, no indication that Pc attended himself

No evidence that it was illegal rave

Show determination in view of illegal rave and no proof has been submitted or covers witness as victim

No allegations where app Produced 1st hand evidence

The particulars of allegations, states illegal rave and no proof of the required standards has been submitted, nothing adduced

It may be unlikely for presumption that given but it's possible

In XEX

App (text missing) del failed to Enfield Council, who did not pursue

Does it show the organiser or just some one getting involved in things he shouldn't

Hearsay be (text missing) Grounds are not here =====

No evidence police confirmed D to be organiser

D spoke to police; he gives reasonable Intel, calming he can't keep his mouth shut

A man who state's his someone else's lawyer

This is a rave said to have lasted 3 days but evidence is weak

Tyrone's presence was untrue, due to life threatening injuries No competent evidence

Police had Intel, Re: Every Decibel Matters, with no further line of investigation

Additional hearsay, only evidence is a van of equipment hired equipment for free

19/07/2014

Carpet Right – Inspector Skinners evidence – the indoor test of legality is proof of trespass and nothing adducted

Mystery why no statement was taken from owner of keys? Also whether or not consultation's had been given to access the premises

On another occasion: Mr Cordell gave explanations to his presents

24/07/14

“D does not accept he organised”, Pc Edgoose **Page 50** – statement said he “did organise illegal raves” Admissions alleged from evidence,

Entirely of conversations of others, not clear

27/07/14

Same on Mill marsh Lane, hearsay evidence of a number of Pc's, who were called and gave evidence

Interesting that some one other than D, (lost text) has supported evidence of people living and potentially other's on the land treating it as home

Further evidence inaccurate regards shoplifters

9/10 August

Evidence of Pc officers, does not match up with allegations in the application – on his duties, odd their being squatters, also did not try to contact owner while on duty suggesting D there at private party – due to lack of suitable equipment, evidence D was attending a private party

Councillor; ?

General credibility of witnesses was errors, because hearsay of Crimit's of no prominence taking into account weight of statement

Page 32 ? day and event 2

Inconsistencies that are bias of officers to include evidence that favours the application by being unreadable

R V CORDELL

-09-

Allegation of 15 to 10 boys (text missing) to talk un relative of conduct

Fear of reprisals

LTC when given evidence was to prove sound organisation possibly which D accepts

If? D was polite on his case

Investigation not performed with measurements as it should have been

Vendetta families highlighted

Inconsistency's between start of Crimit's, a complete absence of follow up, "is simply worrying"

What other info is wrong, that we have not been able to check?

DJ

Mr Justice?? Pitions??? – sum ??? and ???

Test of???? – Not related to police resources

Was ASBO serious and persistent?

Decrease in activity – "huge decrease since Interim ASBO "but no indication of trends: before – after and previous years

Pc Elsmore, couldn't say, why there was a decrease in raves

Correspondence of consultation - so far this relies wrongfully on weak evidence

Met on points of how then the statutory test, in relation to raves and into what is required

DJ

Delivery of judgment @ 15:32pm

Satisfied so that she is sure, that the D acted, during the dates in a manner so for the ABSBO to be Granted

Order necessary for reasons:

(1) Nature of conduct of these parties's

(2) Noise of ?????/? of ?????? civil

(3) Police officers have to attend in large numbers

(4) Since interim order there has been a decrease in this type of activity

(5) Satisfied D has acted in as manner, of such conduct, that he caused harassment alarm, distress

(6) Conduct is necessary to protect residents of Enfield , from anti social acts, from Simon Cordell

DJ

Need to ensure probations are precise to award

DEF

D's attendance at raves is not an issue and places unreasonable burden on him for attending parties when 20 people attended and what appears to be illegal then turns out to be legal, also places D in a difficult position if false steps are made to legality of parties, ASBO must be prevelitive

DJ

D can carry out legitimate and licensed business

Point D; "or local authority addition"

DJ "To a period of 5 years"

Propitiations are precise and plain

Term's of the Order

D to upset then left room but lawyer present

Terms need adding

**END OF THE COPY OF THE Highbury Magistrates Court
Transcripts**

On Monday, 23 May 2016, 3:18, Rewired Rewired <re_wired@ymail.com> wrote:

Dear Josephine; How are you, I hope all is well? After all, things considered, I will get straight into business, this letter is, furthermore, towards our conversations, however I would appreciate it if you can reply to my questions below, as soon as practically possible and with due time before you finish your contract and leave office, so that we can conclude the case files and agreed activities, such as taking the case to court, so that to be sure that the conditions are imposed and defined within accordance of jurisdiction of the law, as you have all ready agreed to do so, this is also inclusive of all information ready for the next representative of Michael Carroll's office, who will be the new case handler, so that he or she can be prepared to instruct any barrister for any court herrings, as per-listed. Some of the questions are in relation to the understanding of the on goings that did occur, at and in the court mentioning at wood green crown court, on the 22nd 23rd this is also inclusive of the 24th 02/2016. On that date mentioned the company, who you are acting for, that is, representing myself Mr Simon Cordell, and further named as Michael Carroll & co solicitors, that you do or did represent a contract with till the 2nd June 2016, This information was also inclusive of the understanding of the

solicitor firms running objectives towards the ongoing of this case, that in this instance is being brought against myself Mr Simon Cordell by the commissioner of the metropolitan police and his acting officers, this is also inclusive of any other local authorities governing body's, one mentioned as Enfield council

This being quoted being of an application representing a stand alone Anti Social Behavior Order 2003, an Act to make further provision in relation to criminal justice and disorder act 1994

It is being said that Miss Josephine Ward, at a point of time before the date of the said trial hearing at Court, that was postponed and did not go ahead, that she undoubtedly mentioned, when giving her legal guidance too, such accusations of incidents, that does refer to the organisation of illegal raves, that still said "acting in my defense" It is being said that you did in fact explain before the date of the hearing, I quote; explain being of information regarding to the past representing barrister a Mr Andy Lock, relating to that of Intel stating that he would not be able to attend court and act for myself as he did previously at the magistrates court, due to being away on leave and this being off the only issue raised by yourself, said to be regarded myself of your concern

On the date of the hearing another barrister did apply to the judge, in aid of my acting solicitors yourself, so to be sure, that of you, having to no longer represent me in the court proceedings, due to a break down in communication between our self's, the judge ruled that Michael Carroll and co's solicitors, must act till the conclusion of the case, the overall Point I am highlighting as referred to is that the judge, "on the whole" has ordered the company to act for myself Mr Simon Cordell

First Question and request is;

In that understanding, I ask and request for you to direct the case to be carried out in such a manner, if what is being request is legal to do so I request that being off; at the day of my trial, to act litigant with my mother as a McKenzie friend and for a barrister that we do select together, to represent me inclusive, so for he or she to be well instructed to represent myself (in the background" on the days of court) Second Question is; I also ask of you to set up a meeting and for this request to be inserted within one month of this dated letter, this meeting will and should

be between who will be taking on the case, after you leave your office, alongside with the acting barrister chosen.

I believe and understand that this is within the constraints of the law; I take my guidance from; <https://www.gov.uk/represent-yourself-in-court/overview>

Second Request is;

I also request that you call for questioning the following officers and civilians;

- Josher Holyfield
- Superintendent Jane Johnson dated 30/ October 2014
- Steve Hodgson Dated 30th October 2014
- Dc Steve Elsmore Dated
- A/PS Charles Miles Dated 2nd August 2014
- A/Inspector Hamill Dated 6th August 2014
- Pc Donald Mcmillan Dated 14th August 2014 and 19th August 2014
- A/Inspector Douglas Skinner Dated 15th August 2014 and 9th September 2014
- A/PS Jason Ames Dated 15th August 2014
- Pc Aaron King Dated 15th August 2014 and 7th September 2014
- Pc Jhon Anderson Dated 19th August 2014
- Pc Eric Baker Dated 19th August 2014
- Pc Edgoose Dated 31 August 2014
- Hugh Giles, Director of Legal Services Metropolitan Police Director of legal services.
- Sally Gilchrist Legal Executive

Third question is;

Would it, please be possible for you to send me the barrister's notes, submission that he wrote for the last hearing also inclusive of a copy of the submission he prepared for myself in regards to the admittance of hearsay in the ongoing of the respondent's, case.

Forth question is;

I also request the date of my up and coming appeal, I know it is in Sep 2016 at some point in time but I am not sure what date.

Fifth question is; There is the fact of the matter, which leads me to the concern of the Judge at Wood Green Crown Court giving the respondent, until the 01/09/2016 to hand over anything that was needed and what the judge himself asked to be given, as this date set will give me and the representatives of Michael carol and co solicitors, very little time in order to go over anything that will be handed over to us and the court.

The question is why did no one say anything about that date as it is so close to the appeal?

Sixth question is;

As has all ready been mentioned, I would like to know where I stand; I know you are leaving Michael Carroll & Co on the 03/06/2016.

So I would like to know the person that will be taking my case over at Michael Carroll's & CO after you leave, I ask is someone actually taking over my case at the office? The worry I have is when I spoke to Michael Carroll at the office, when meeting you Miss Josephine Ward, is that Mr Carroll then went down stairs "Outside of his office" and then spoke to my mother, there confiscation was; Mr Carroll said he will not do anything more on my case, because too much money had already been spent. So to me he is only worried about money and not someone's life he is acting for.

I have asked repeatedly for many issues to be addressed from the start of the on goings of the case which has never been done to date, issues such as defining the conditions that were wrongfully imposed, as in fact it is clearly omitted in section 63 of the Crime and public disorder act 1994, That stating section 63 is for outdoor events unless trespass has taken place and all incidents being referred to are indoors, also that being of the fact trespass clearly never happened.

The representing barrister clearly states in his submissions to you in paragraph (11) of his notes, "Quoted "that I was not found guilty under the respondent's case".

If such issues of concern had been addressed as listed in all of the copies of correspondence of emails as asked then I feel it would never have taken up so much of any person's time as listed in date 22nd May 2016, inclusive

of the new up and coming Appeal hearing, as for sure my case would have already been rectified I also believe I would not be feeling deprived of justice and not with an even further risk of a further date than the new set appeal date of September 2016.

I do believe you understand from the barrister submissions, which were sent after the hearing at Wood Green Crown Court to Michael carols office, this is also to be inclusive of all the emails that I and my mother have previously sent to Miss Josephine Ward in regards to my case, that being said in reference to myself handing to the judge on two different occasions, a copy of an article six containing evidence of police corruption in the development of the application you represent towards myself.

The issues listed and many other concerns previously listed have now piled up that must be addressed for myself to stand a fair and speedy trial, this work has then been added to the appeal costs and I feel that this has caused the cost to go up due to no fault of my own as I was never found guilty and the conditions were imposed wrongfully.

As if surely my concerns were managed before the start of the trial, when I and my mother were asked over and over again, the cost would have been added to the initial trial costs and not to the appeal costs. But it seems that I get the blame for this when I should not.

I believe since you have looked more into the case and what was being asked of you to be done for the trial, you have seen and noticed the reason(s) and even further to that why we wanted this addressed before the trial as it is real points that should have been dealt with at the trial, you or any person can see that parts of the respondents case inclusive of the jurisdiction of the law is imposed wrong, there file is totally incorrect and the timelines are not correspondent to their articles, sort after many other important parts which was never dealt with correctly, as for fact the police was allowed to pass such evidence off at the trial as being correct when clearly it was not correct.

Just listed are many important facts of this case, which should and will aid in myself to get a fair trial," which I never got at trial.

Seventh question is;

Could I also be forwarded the trial cost invoice for legal aid so I can see it please?

- Eighth question is;

I have spoken to Michael Carroll on the phone the other day and he is also not willing to do any other work on this case, and states that the case is ready for appeal, how can it be ready when there is still information to come from the CPS not later than the 01/09/2016 ordered by the Judge?

- Ninth question is;

So where am I left with this no acting solicitor to act on my behalf to deal with my appeal as Michael Carroll clearly does not want to do anything and only says to me to talk to you, but I know you are leaving the company so where does this leave me? And I feel I will never get a fair appeal why because of costs, because things were not done, which I asked to be done and my mother asked for them to be done, why do I feel the way I do about this case and the worry I have had to suffer? • Tenth question is; There are real big issues, I know that Michael Carroll & Co does not wish to deal with this Appeal is this due to the mess up due to things not being addressed at trial?

I know Michael and you want to get broken away from this appeal and the judge never allowed this to happen, yet when you leave will Michael Carroll asked for this again?

How am I to know anything how am I not meant to worry?

This is my life and I have asked time and time again and so has my mother since this case started for the conditions to be defined, for this to be taken back to court and get them defined no one has done this in the case. Even at trial Andy Locke tried to get this dealt with and the judge would not deal with this.

Why can't these conditions be defined by the court why have I got to suffer not going out in fear the police will arrest me due to these conditions an avoiding tribunal and disciplinary action.

- Eleventh question is;

I keep explaining that I do not understand the conditions also that being of how they were legally put in place, so I ask you, if you yourself can see the conditions are wrong in law and if so why?

- Twelfth question is;

I have also attached a copy of the court transcripts of the day at Highbury Magistrates Court and request that you verify them to be true articles and submit them to the respondent, in support of the evidence of my trial, and confirm so?

I am left on conditions that have never been defined that are a beach to my human rights and nothing has been done, yet we have asked over and over again for this to be addressed

I would like the above issues addressed before you leave the company on the 03/06/2016 so I know where I stand for the appeal please

Yours fifthly Mr Simon Cordell

Chapter 444

26/05/2016

Chapter 444

27/05/2016

Chapter 444

28/05/2016

Chapter 444

29/05/2016

Chapter 444

30/05/2016

Chapter 444

31/05/2016

New month

Chapter 444

01/06/2016

Chapter 444

02/06/2016

Chapter 444

03/06/2016

Chapter 444

04/06/2016

Chapter 444

05/06/2016

Chapter 444

06/06/2016

Chapter 444

07/06/2016

Chapter 444

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12/06/2016

Chapter 444

13/06/2016

Chapter 444

14/06/2016

Chapter 444

15/06/2016

Chapter 444

16/06/2016

Chapter 444

17/06/2016

Chapter 444

18/06/2016

Saturday, 18 June 2016, 0:52

Subject: Thank you for your purchase - ResetKey.net

From: WIC Reset Keys

manilacare@gmail.com

To: re_wired@ymail.com;

Dear SIMON CORDELL

Thank you for your purchase!

Date: Saturday, 18 June 2016, 0:52

Subject: Your payment to NGUYEN VAN CHIEN

From: service@paypal.co.uk

service@paypal.co.uk

To: re_wired@ymail.com;

Chapter 444

19/06/2016

Chapter 444

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Chapter 444

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Chapter 444

22/06/2016

Chapter 444

23/06/2016

Chapter 444

24/06/2016

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Chapter 444

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27/06/2016

Chapter 444

28/06/2016

Chapter 444

29/06/2016

Chapter 444

30/06/2016

Chapter 444

New month

01/07/2016

Chapter 444

02/07/2016

Chapter 444

03/07/2016

Chapter 444

04/07/2016

Chapter 444

05/07/2016

An Apple getting thrown out of the window and landing into my back garden, on to the paving stones, started my day, off, for me. I remember sitting in my home, feeling lonely, fed up and depressed, while I kept trying to keep my head up above the water, as some people say, that they also try to do.

On this day I was working on gaining more needed business contacts and this does include working on the model constitution; that I have been building, for my charity that I founded, what got named the Too Smooth business directory and got created for the people, when I looked outside of my back garden window, through the glass pane placed into the back door. I did this because of the noise that I heard, in looking outside of the window, so to see what I heard, I noticed an apple had landed on my private back garden floor, so I looked harder at this apple and noticed a big chunk had gotten eaten out of it, by a human being, this was easy to tell; because I could see the teeth Marks that had taken a chunk out of the edges surrounding its centre, middle core, then at that moment; I got up from where I had taken a seat and then walked out into my back garden, to inspect the apple closer and I ended up starting my days investigation's right where I had found the apple after it had landed to be laying on the floor.

On doing this I looked up from where it had fallen from and I could see the Mathiyalagan Markandu family's, window was the only window open, so I got a little upset, but kept things under control, I found myself feeling contained with furry, as I was Furious to why this had happened, as one might say.

In these moments of time, I decided not to pick up the Apple, and to then next head straight towards my front door, I grab my mobile phone for evidence and started to make my way; along the way I started to record the ongoings, while I was looking forward to what explanation they would give to me, in our up and coming conversation to be.

As a reflection of the days events, I found myself heading up the stairs and in me completing all the just said; I then knocked on the Mathiyalagan Markandu's front door; not too aggressively but reasonably; In my own perspective I would say at least; well mannered, especially under those circumstances at the time.

I then spoke with Mr. Mathiyalagan Markandu, himself; who answered his own front door to me; I asked him, who throw the half-eaten apple, outside into my back garden and I then continued the conversation by saying, something along the lines of; how dare you and or any of your other member of your family, do this to me, when I said this I also was implementing as an introduction, to the equation, any of his visiting guests.

The first reply; that did come out of, Mr Mathiyalagan Markandu own, lying mouth, was his newish born baby, he stated that his own child had thrown the apple out of the window.

I remember thinking to myself that if Mr. Mathiyalagan was a good father, that he, in these circumstances would buy his own child, a baseball bat and glove, if his new born child, could in truth throw things like that apple, out of the window, at that age, I thought of this while thinking to myself in the back of my mind and now up to date I personally would bet a Fiver that he did not support his Childs, special super, throwing abilities.

At the same time I could see with the vision from my eyes, within his home, because of his front door being open, and I could see his wife was standing behind him, the wired, point to me, of the incident, had been that she never commented on her own husband's words/ remark.

Being left by the family in a state of shock or even more to the point, being left feeling disgraced by understanding their despicable behaviour and unmoral standards, I decided the best thing for me to do, was to head back downstairs, to my own home and log the day's event's.

Chapter 444

We received a report that on 6th July 2016 you approached an elderly neighbour as he came out of his flat and started to shout abuse and swear at him and threatened to burn down his flat.

I met Carron with Christine on this day.

Date: Wednesday, 6 July 2016, 7:02

Subject: Welcome to 2MANUALS.COM On-Line Store

From: John

orders_2011@2manuals.com

To: re_wired@ymail.com;

Wednesday, 6 July 2016, 7:04
Subject: 2Manuals.com order #109388, \$999,
From: John
orders_2011@2manuals.com
To: re_wired@ymail.com;

Chapter 444

02 Sometime 00 in 07 2016 council say that they received a call stating that I damaged my neighbour's electric box.

Chapter 444

Dates missing to be added

Chapter 666

Start of August

01/8/2016

Chapter 666

02/8/2016

Chapter 666

03/8/2016

Chapter 666

04/8/2016

In me trying to explain to any person one of the horrifying things to me, I would claim that I can recollect feeling like, one of those toy thereby's, that you may buy for your children, that I do think that you should all know.

When, describing a toy thereby, I would say that they are little cute furry toy creature looking things, designed from one of them creature land places, a toy that a person would buy from a toy shop, the reason to me to perches one, would be to investigate its capabilities, OK, maybe play with it a little. What you would find yourself doing with the cute toy is, pulling on its tail, and the cute little creature turns not to an evil talking toy rather than a happy thereby; but not to bad in any sense, the thing is that I got made to feel, the same as the toy and this got done not at my own free will, I got made to feel like that by some members of my living estate's neighbours and other involved people, as I know that this is what they have been treating me like, inside of my own private home. I felt like they just kept pulling on my imaginary tail continuously and this got achieved on purpose to change me for the worst, I never did allow them to gain the satisfaction of the glory that they seek of me. To turn me into a bad person.

Chapter 666

05/8/2016

We received a report that on 5th August 2016 you threatened one of your neighbours and his wife and aggressively demanded money from him. It is also alleged that you repeatedly swore and shouted abuse at him and his wife and called his wife a 'bitch' and tried to stop him from going up the stairs to his flat by standing in front of him.

Chapter 666

06/8/2016

History 06/08/2016 : Threats and intimidation

Date reported 17/10/2016 Threats and intimidation (General) Letter received from complainant via MEQ alleging that another resident who is a drug addicted has been aggressively demanding money, making threats and exhibiting threatening behaviour towards him/his wife.

Complainant requesting action be taken against Waltham Forest District Council and the police.

Complainant is living in a leasehold property - accommodation provided by Waltham Forest?

Perpetrator identified as living on ground floor but door number not specified.

Chapter 666

07/08/2016

Chapter 666

08/8/2016

Chapter 666

09/8/2016

Chapter 666

10/8/2016

Chapter 666

11/8/2016

Chapter 666

On the 12th August 2016 I went out into my back garden and started up my motor bike I had not used my bike for two years prior to the 14/08/2016 I done this around 1200 hours mid day.

When starting up the engine in the bike it made a fair amount of sound, as any person would expect a motor bike to create.

I waited for the bike to warm up no longer than three minutes, so that I could go out for my bike ride as I had planned, when I realized that another person that I do not personally know, neither have I meet or acknowledged, hearing in this complaint named the “complainant,” who was hanging out of her window.

Due to the close relationships of tenants on my housing estate “neighbour hood watch”, I knew this person to be a new resident of the estate, whom had just a few months prior had moved into the block of flats next to the ones I live and resided in for the past eleven years, that said and highlighted without any other similar accusations of neighbour’s regarding criminal offences such as Harassment the 1997 Act or any Anti Social problems beforehand of the incidents being addressed.

The reason I noticed the woman hanging out of her window was because I heard her shouting foul vulgar and abusive while obscene language, I soon found this to be towards my person.

Carron lives on the second floor in the block next to me, while I live on the ground floor, the complainant is not my next door neighbour, below her window is her neighbour's garden that lives in the same block as she does, what is in fact two gardens along from my private back garden, more than a fair safe distance.

From the complainants window you cannot see the whole of my back garden as her block has been built three meters ajar, forward to mine as can clearly be seen on Google maps.

For the complainant to ever be able to see me from where she was, she had to deliberately hang quite far out of the window and invade my privacy.

I knew at this point I could involve the police in regards to a section 4 or 5 public order act, but chose to ignore the rude behavior I was adduced to by the complainant.

She shouted at me, 'what are you "abusive language doing? "You have woken up my children!" They are ill, I have had the ambulance here, and did you not see it!

She was extremely aggressive towards me and continued to swear at me while she was shouting.

Then I walked back even further into my back garden so to be able to see her clearly and then looked up at her and said, 'Who are you talking to? My own mother doesn't even speak to me like that!'

I cannot recall her reply, but she mentioned something about the sound of my music and motorbike, this was the first time and only time that any person has spoken to me in regards to them issues raised of her concern.

In talking to her I told her that I would keep the noise down and then turned off my bike and went inside.

After being abused by the complainant I made sure that I would never cause any reason to alert any new concern in respect of the complaint wishes.

This was the first and only involvement I have had with the complainant.

I was not rude, neither aggressive towards her, I was however shocked at the way she spoke to me.

To be honest she was the one who was aggressive towards me.

At that time I did not know she had children living with her and had not intended to cause any inconvenience or disruption to them or any other person.

I did not shout, 'what, what, what?!' at her and I did not make any threats towards her or her children and I did not and could not have approached her

window as this would not be possible, I also would like to highlight the truth of the fact that I do not know the entrance code to any of the other flats communal entrance doors and therefore would not state otherwise.

Chapter 8678

Not only did I get abused by Carron but she made phone calls for my mum and dad to come to my home, worried with concern.

On the 12th August 2016 after being abused by; who I now no to be named as Carron Dunno who lives and resides at door number 00 Burn croft Avenue, Enfield London EN3 000.

I went back into my private flat after being in my own back garden, soon after to be surprised by two un inspected visitor's, named as my mother and father, I was very shocked to see them both present at my front door.

On our first contact we came to the understanding to why they had arrived, the reason explained was and still is that they had been contacted by way of mobile phone by a very close family friend to whom I had grown up with named Stewart, the reason Stewart had contacted my mother and father was because he had received a mobile telephone call of Carron Dunno, a person that he had helped move into the flat when she moved onto the estate and she had said to him that I had been rude towards her.

I explained to my mother and father that this had been achieved by Carron Dunno out of spite and her being a dysfunctional person with no common sense reason or logic, to conclude a full understanding dishonest, my mother and father believed in me there eldest son as they new me to be saying the truth to them both.

Chapter 6666

13/08/2016

Chapter 6666

14/08/2016

In me not knowing that Carron and co had set me up in the beginning, who does live in the block ajar to me, I felt worried with concern to why these allegations were being brought against me, I finally did work out that it had got done to cover up for Stain and everyone else had continued to make me suffer throw:--

On the 14th August 2016 the date the alleged incident of threatening my neighbour and her children had gotten said to have taken place.

In remembering this day it was Sunday and the time turned into 1800 hours, when the metropolitan police wrongfully arrived to detain me for alleged offences under the grounds of suspicion of threats to kill my neighbour and children.

I had been at my home on this day alone and did not intend for visiting guest to arrive, but this is what did happen, my friends turned up to say hello to me.

When at home in my flat, two friends came around to visit me they also brought two other friends with them that I did not know and their new born baby.

More than happy to see them, we started to relax and catch up on what had been going on and laughing at old good past times that we had together.

When after some time I turned on some music to show my male friend, my sound system, as it is something that we have both enjoyed many times before together and to top things of he is a very good music producer /DJ and therefore creates his own music.

Pretty soon after we had turned the sound system on, My friend's partner asked us to turn the music down because of the baby being present.

I would say that this had not been any longer than five minutes after us both turning it on and this is what we did, the music never got left on very long or loud during their visit.

To be honest I felt quite silly for having to get reminded that I had a new born child in my home.

After my friends had stayed at mine for a couple of hours they decided that it would be best to make their travels back to their own home as it had quickly turned into night.

As my visitors were leaving I asked my friend the new baby's father / music producer to leave a music audio CD, to which he did after a lot of my persuasion towards him, he had got reluctant to share with me, as his CDS are one of his pride and joys out of life, after my friends had left I put the CD on and played the whole thing which was about 20 songs at 4 minutes each tune played.

I then waited for the amps to cool down, which took around 10 minutes.

This is when on the 14th August 2016 at around 800 hours the police arrived at my house.

The police knocked on the door and requested to 'speak' to me; I noticed that there were around 15 different police officers outside of my front door banging at me to get in.

When I noticed the knock on my front door by police claiming to just want to speak to me, I got worried and called my mother to attend my flat as

towards of the on goings at the time, I done this for the concerns I have about police harassment and abuse of power while abuse of position, as at present; I have ongoing complaints of corruption in the process with the relevant governing body's

I refused to speak with them that is to say with my front door opened, as by that time I had lost a lot of trust for them, I knew I had not done anything wrong in any sense, nor should there being any reason for them to want to arrest me, so I felt that I had no obligation to speak with them police officers, without a solicitor being present

The officers were outside of my door banging for some time trying to force entry and I continued to tell them I did not want to speak with them and for the officers present at my home address to contact my solicitor

For my own safety I had prior installed CCTV outside of my property which captured the police behaviour while they were present in my communal corridor space

I explained to the offices that I was not happy with the way I was being treated by them; after doing this I got left still feeling intimidated by them

In noticing what the police officers were treating me like I continued to explain that their actions were being recorded by my CCTV

At that moment in time the police officer knew that the way that they had been continually knocking on my door while laughing was wrong and to me it mimicked what I had complained about the official governing members about

The acting police officer then damaged my camera while I had continued to watch

I understand that she done this to protect herself against their prior wrongful actions, they intentionally damaged the CCTV system. So that my cameras went off and can never get repaired again

This got done by the police officers so for them to taking away the security I had protected myself with, as I do not have an intercom communication system in place and the code to the main entrance door has not gotten changed in 11 years of me being present at Burncroft Avenue

My CCTV equipment being damaged got caused wrongfully and without my consent and left the equipment so that it could no longer record anymore and must get protected under the DPA 1998 Act, and Criminal damage Act 1998

I do have the CCTV footage that will evidence this day and I have confirmed I will forward this on to my solicitors

Eventually I came out of my property and got wrongfully arrested

In summery for the truth of the reason why I did get arrested, I found out

much, much latter in the following months to come and I now understand that this is because Carron Dunno decided to lie to the police for her own self gain so that she could infringe my human rights and have an effect on my way of life.

Carron made a false statement with allegations of a criminal nature, so I would illegally receive a term of time in custody or forced into mental care to which both occurrences did in fact happen.

In this case the police have now also agreed with an NFA and therefore found no truth in any person's statements, after the incident never took place on the 12th August 2016.

My motor bike weren't really present in my private back garden on the date of the 14th August 2016 but was on the 12th August 2016 as I used to keep it indoors, for safe keeping.

Carron had been the one who got abusive towards me, on the 12th not the 14th of August, and she the after on the 12th August used her mobile to call others people to my home, she then waited a further two days to seek even further doings of hate crime against me, of revenge.

It was Carron for sure, but I also believe with stain and those two together with Christine as well, as a collective of people they then remediate the events of the 12th August 2016 and forgot any off the truth events that took place, for instance about the motor bike's presence and then further manipulated the truth and changed her statements of verbal aggression, while being confrontational towards my personal character, into wrongful claims of doings that are now in question of the facts of truth and them lies are now being used to accuse me, "Simon" of wrong and illegal doings, That are clearly not true.

In short, she claimed and altered the events, all to be on the 14th August 2016 and included to involve the children that the High courts have given her sole custody off, in knowing that there was no truth to her statements of truth, "she simply used the children police and doctors for her own gain to attack me."

I was not in my back garden on the 14th August 2016 I had been indoors with friends and I also can on request provide their witness statements as exhibits and all of them key first-hand material witness are all willing to attend any court hearing with the video recording of their personal mobile phones of the events that took place in my home on the 14th of August 2016, which show me indoors playing with the baby, this mobile footage is also present on YouTube.com.

It did not get explained to me who the people were that accused me of the charges until my re bail many moths latter as I did not get an interview, I

therefore found myself being abused in relation towards incorrect or in another definition untrue cut and pasted fabricated events of occurrences, that if any truth was to get found out of their statements, it would only be the fact that the complaint did in fact use her voice on the alleged date and this was while shouting at me out of her window on the 12th August 2016. Another important factor of concern to me is if I got arrested on the 14th at 20:00 hours it must have taken no less than an hour while being mechanically transported by the police officers to then have been able to of had me booked in at custody. This would be when travelling from Enfield "my flat" to wood green police station this would mean the time would have been around 9:00pm on the 14th August 2016. With this keep in mind it would mean if all police regulations got followed correctly then I or any other person with the same or similar sort of time scale would mean that they or I must get released from custody within 24 hours from being booked in, or a superintendent must sign the custody records with a record of the reasons why he has continued mine or any other person's detention, and then he or she must explain to me the detainee them reason, to which did not preset to proceed.

Chapter 666

15th August 2016

If they had the same chooses again, would they do the same again? I got wrongfully detained by metropolitan police and then sectioned under the mental health act 1963 section 2 of that act, the following day and this had got achieved due to Carron Dunno's lies and below is a copy of some events that took place due to Carron. The date had turned into the 15th of August 2016 and the question to me was; why I had then further gotten detained? No one would tell me why. I got bailed at around 16:30 hours and this was on the 15th August 2016 but I found myself not being released even low I had done nothing wrong and all I had done was sleep in the police cell, that I got placed and detained in, I can remember that, I at all times acted, in a truly uncivilized manner. The truth is in the whole time I was in police custody I did not get to see any police FME doctor. I also did not see my solicitors, who both I had continuously asked to see. In the police station I got left in my cell sleeping on camera with no

problems of concern thought the whole of my detention, and this was while being recorded in police cell number three.

This meant that I also requested food to eat at three different times and the food got served with additional drinks.

I asked for a blanket as I was cold and I got left with my shoe laces and belt on.

I even remember I had to ask for toilet roll to which that then got given to me, in my whole stay I never caused any concerns in regard to my mental stability.

While at the police station all I wanted was Answers:

Like, how did the police get involved in the start of everything?

No official person would speak and then say, what was going on throughout my whole illegal detention and for what reasons they continued to hold me, this had proceeded to occur straight after being granted bail while being kept in my police cell, even though my continual request of asking the police officers to do so.

Throughout my whole stay in detention all I wanted was to see my solicitor and get interviewed and then released as I had done nothing wrong.

Just after this as said above the police handed me a bail form at around 16:46 through my cell flap, when I then got bailed with no interview, when given the bail form there was two doctors and a Mental health worker also standing outside the closed cell door, who said to myself that I was being held under section 2 of the Mental health act.

Without no assessment, a key worker named Maggie Fuller was present and still no criminal interview had taken place also I did not get a Mental Health assessed, legally.

I reminded the doctors while in my cell about my prior complaint against them persific members, who I had got talking to and then their darkness swallowed me up:

In that moment of time I said aloud to the Doctor I know who you are I have you on CD from February coming into my home and I also have a complaint in against you and continued to state that I had done nothing wrong in my whole detention and I felt that it was bios for them doctors to handle my case with an ongoing complaint in against them I clearly remember their names to be Doctor: Albazaz AND Doctor: Amin alongside Sam and others such as Alean, on the 14th August 2016 outside the police cell I was being detained in Alean and Sam were not present but a woman who I know to be Amp worker who herein has gotten named as Miss Maggie Fuller took their place.

I got placed on a Section 2 of the Mental Health Act 1983 no matter of the

stability of my Mental Health, any way and this got managed by the doctors who had come into my house prior illegally that I have on audio tape, shortly after I got given my bail sheet through the cell flap and got completed without me being taken out of the cell.

This got done to me, while being detained at the wood green police station Next, another independent police officer not involved in the past ongoing, came up to me and told me that I would soon get transferred to St Ann's hospital without any other option in the choice, I got picked up early hours of the 16th August 2016 and taken against my own will even low I had done nothing wrong.

On the 16th August 2016 Chapter 6666

Getting taken to saint Ann's hospital, with me telling them involved; Stop, No, do not do this to me, I am off; well mind, and body and soul and I have not hurt any person, including myself.

I got petrified, by their decision(s);

On the 16/08/2016 at the police station a single Amp worker visited me, I had got detainee at police station for about 28 hours.

The time was around 03:30 hours, he took me on his own and then said that I was then to get moved to St Ann's hospital at around 04:00 hours, when I asked why he replied by saying to me that he was going by what the two previous doctors had reported to him, I did explain the true on goings at to him and continued to try to explain to him that I already have a complaint against the same Doctor prior to this incident and it makes the Doctor Bios and Prejudice towards any case relating to myself and that this should not to get allowed to happen, he knew that I was well of mind but this got noted by him with no change in his decision.

I know to have gotten assessed under the mental health act I would have needed to get spoken too by two different doctors present at the same time this must also be in the substance of an interview with an AMP worker present "as to mean out of my cell", this never got done, I never got taken out of the police cell and spoken to by two doctors or even asked if I would speak to the doctors and an AMP worker.

The police and doctors at this stage had illegally kept me in detention for over 20 hours in a police cell waiting for my solicitor, so I could have my interview. I never saw my solicitor in all the time I got illegally held captive, I only spoke to a solicitor once on the phone at my own request and this managed to get achieved after 20 hours of being a police station detainee,

wrongfully might I add.

I got taken from the police cell at around 3 to 4 am on the 16th August 2016 and taken to St Ann's hospital, after being held in from the 14th August 2014 and still had not been assessed or seen a doctor.

After arriving at St Ann's Hospital at around 5:30am the SHO duty doctors see me alone.

In me trying to explain to her that I was not a danger to my self or any other person and that the allegations were wrong for threats to kill against myself and that I was being detained for no apparent reason.

While waiting for a room in the hospital after being spoken to by the SHO, a gentleman awoke from his room and walked into the communal area to where I was, he plonked himself on the pool table I said hello to him he seemed over dosed on medication to my concern, he became over abusive in my presents towards the staff and soon after other patients appeared in the communal room awaiting to go in the garden, I soon after got introduced to my room and then went to sleep, I awoke for lunch and dinner and latter toast.

Not one, neither two doctors were present:- When I got transferred illegally to St Ann's Hospital I spoke to no one other than a single duty SHO with a nurse present,

In reference towards my mental stability I have never had to take any medication that got prescribed to myself by my local GP /doctor in regard to Mental Health issues as there has never been any need, however since I got completely setup on the 14th August 2016 by Carron Dunno I had then gotten forced to take medication.

From the first day of my arrival at the hospital while being in the Mental health teams care, medication was then on a daily basis to get forced upon myself to get taken in tablet form by the home Teams medical Professionals. I had to deceive the doctors that I had taken them, or they said that I would never go back home again, they tried to force psychotic drugs and Anti depressants into me.

After me, waking up from going to sleep in the early hours of the 16th August 2016 at St Ann's Hospital I had still not legally gotten assessed. I woke up at 06:00pm as I had gone to sleep at about 9:00 am and started to eat my lunch and so forth.

Soon after I went to use the toilet and then damaged my fingers at around 6:30 pm, when I asked for medical assistance I needed I was not treated correctly,

When I showed the staff on duty that I am in need of emergency medical assistance I got told to await for an Hour and soon learnt that 7:30 would be

the time of staff change over.

I explained what had happened to the next shift around 8:00pm who then explained to me I need to wait for from the doctor the next day.

When I got realised from hospital the Laceration had 95% healed and I still have no movement what so ever of my finger to date, so I started to studding about the damage to my left finger I learnt I had cut the function of the extensor digit minima, which controls the movement of the little finger.

This lack of movement in my finger is because when the muscle moves, it forces the little finger to bend and stretch.

Sudden or unexpected movement of the finger or trauma to the finger can easily damage the muscle, as any doctor should understand.

I tried my best to keep traction in my finger so to keep the little finger from not moving again but this never helped me.

Till date, I have still got no movement and the Lacerations was 2cm in width and slowly healed well, the Laceration had got contained along the proximal phalanges which is the bones that can get found at the bottom of the right-hand finger, this problem causes me great concern as I now feel disabled by it and in disappear that I will never regain the use of my little index finger.

On the 16th August 2016 I also got asked to provide blood for my sugar levels and to take part in my temperature test I explained I was happy, for this to get done and it then got completed by the doctor.

I got weighed in, so I do not understand why latter the doctors, stated in their reports that I never allowed the tests to get carried out.

The doctor asked me to take an ECG test on this date and did allow permission for it to get granted and then it went ahead.

Latter in the evening I had waited outside the locked staff room to speak with staff again about my finger, when I noticed a gentleman who I had seen for the first time earlier in the day, he placed him self on top of the pool table.

I said hello to him, and he verbally bit my head of by shouting at me; do I know him and continued to say the following; do not talk to him, I felt like he wanted to challenge me in an intimidating manner, so I never reduced myself to his level, I clearly remember that he threaten me.

Another inpatient walked over to me and showed me his own ear while this had gone on, In looking at his ear I noticed a vast amount of physical damage that required previous medical treatment, it contained a lot of stitches and was wiping from being so badly damaged and the weather being hot.

The paint with his ear hurt explained to me that the gentlemen now arguing with me had been the person who had attacked him and further warned me

to be very careful of him.

I felt so sorry for him and could clearly see his pain, he continued to explain to me that I must take caution, due to the other men's rings on his hand, as this is what had caused the damage to him, by this time the hospitals staff took some form of control over the well medicated man and then took him away from us all, I then went back to my room.

Chapter 777

At my first true assessment what was on the 17th August 2016, held at St Ann's Hospital, my mother and uncle was present, Alean was once again also present, the woman who had come to my flat to gain entry with a wrongfully filled out section 135 under the mental health act, I explained to all present when I first noticed this at the start of the meeting, what I explained was that I felt it was unprofessional for her also to be present the reason I gave was she may also be biased towards my case as at that point in time I realized, so I could now understand that she was attempting to handle my case file, this being even low she herself knew I had an official complaint in progress against her person and other members of her fellow work colleges, also I would like to further the facts that as I done this, she accepted that I was right and then agreed with me that it would be best for her to leave the meeting, to which she did towards some form of satisfaction of the first right doings for me while being detained.

The official complaint I had in place, is in fact for another occasion at my home when them same named professional's acting governing representatives / people dealt with me in an undignified and unfair manner. I explained my rights and feelings to them and then I explained to them all that they should not do this to me and then every person outside the cell door walked away for a while, to then come back to the cell flap I was still being detained in five minutes later and say to myself, once again that I am still being sectioned.

In me knowing that I had got treated wrong I also contacted the Mp's with my mother.

A copy of the recorded audio CD minutes when the same named doctor's illegal entering into my home premises, under force grounds, this was in February 2016 that got contained at the bottom of this document and contained in its context is a full admission in regard to my statement's of an illegally gained warrant to gain entry into my home and detainee me under the Mental Health Act.

Transcribes go here:--

CHAPTER 888

They wanted me to lose more than just my finger:-

I personally and rightfully understand I had my first true assessment 72 hours later on the 17/08/2016 when I saw two true doctors face to face for the first time to even have truly got assessed, my mother and uncle was also present at this meeting

While at the police station and being held as a detainee on the 14/08/2016 right up until the 16/08/2016, I had no Health or Mental Health issues

In St Ann's Hospital I was in full good Health right up and till the 17/08/2016, when I went to use the hospital toilet as I walked in to use the toilet I slipped on the wet floor and fell forward causing both of my small index fingers to snap forward, this caused me a large amount of pain

The toilet got left to be in a foul, sort of manner since I had arrived at the hospital and had clearly not being well maintained all the days I got held against my free will as a patient, as to them was large amounts of human waste otherwise known as urine around the floor and on the toilet seat most days

On the 17th/08/2016 I clearly remember there being no warning safety signs up in place outside of the toilet on any of the days of my stay, this also include no form of maintenance

I got upset because of the lack of warning was careless on the hospital's behalf, as I or any other person walked into the toilet room, as the hospital did not prior warn any person of such fault or lack of schedules or upkeep of them schedules such as a sanitary policy being managed to an optimum level's of services

When noticing the damage that got caused to both of my fingers on both separate hands, I worried with concern as for the needs that I have for them

I care for my hands as they provide my abilities to earn a living

Once I realized what had happened to me and the cause of me to slip I then got up and went straight to the staff room and reported the incident, I asked for it to get drafted into the Hospitals accident and report book and to have the Emergency medical provisions that I required, it did get explained to me that I will have to get the staff doctors to deal with the issue the next day to my pain and upset

I was in a huge amount of pain with the injuries to my fingers that I had received while being detained at St Ann's hospital and could not receive the

standard of medical care I would have normally received if I could have attended on my own accord to an emergency hospital that would have also had available surgeons with an x-ray machine, that I would have visited if not being held against my will.

Now, because of this accident I can not use my right finger anymore, because of this neglect by professionals inclusive of deceitful lies made by Carron Dunno, I will agree as I believe anyone else's will who pays an interest into the true facts that I get upset within the real events of occurrences of what I find myself being accused of and have suffered through I therefore believe strongly I have the right to want legal action and support of my local council Enfield and any other official governing body in resolving the problems at least in my favour.

In further regards to my welfare and eradication, while in detention at the hospital all I wanted was the medical assistance I urgently needed and wanted and also to know why I got sectioned with a full understanding to why and under what grounds I suffered the torture of events, a clear breach of my human rights article three, as no person should get placed under the circumstance I got presented with especially under the same conditions, to strengthen the reason why this should not of happened at any point of time a risk to myself or any other person and I believe under section 2 you need to be a risk to yourself or others.

I kept asking questions such as in this document, with no fair response.

On the 17th August 2016 I had still been getting Illegal detained, up and till the first official 72 hour meeting that got held, what was the first true assessment with any two doctor face to face and this took place at St Ann's Hospital not the police station.

I had broken my fingers on the hospitals site and no nurse or doctor would take me to the outside hospital for an x-ray.

This happened in St Ann's toilets while under their duty of care from the 16th August 2016 at around 6:30pm, when after the incident staff would not update the incident report book when I asked.

My mother attended the first true meeting; 72 hours after I had started to get detained, with my uncle also being present;

When a woman who is a care worker; had to leave the meeting taking place at the hospital, this got done due to their already being an official complaint put in to place in regard to her and others attending my home address in February.

The meeting went ahead without the Mental Health worker being present and no matter what me my mother and my uncle explained the doctors had planned to keep me.

Latter when back on the hospital wing all alone I got forced to take Lorazepam and got given a pliff leaflet because I complained about being prescribed medication blind, asking for one.

I explained that I did not need to take the medication and that I already have a good sleep routine in place, to the extent that I do not need an alarm clock, as I get up perfectly fine by myself at 5:30 am each morning.

In overlaying my opinion I also explained that I am a very tidy person and like to keep, washed and clean by 6:00 am and this means that normally by 6:30am, I am ready and delegated to finishing of my agendas towards my companies best interests, and back to sleep again by 10:00 pm.

Sally Guilhurst sent me a letter schedulable of incidents added forged witness

Chapter 666

18/08/2016 I was asked to take an ECG test on this day and was more concerned with my fingers on showing them to the Junior Doctor; he was very pleasant but did not send me for x rays as I needed and clearly requested.

On the 18/08/2016, I again asked for the incident report book to get updated, so as for any person to be able to explain the damage caused to my fingers. When on the 18/08/2016 at around 11:00am I showed a doctor the damage to my hands, fingers, the reason I had gotten given the opportunity to show a doctor was because, he had asked me to take part in some routine checks, such as checking my heart rate, I showed the doctor the damage to both my fingers, I also expanded to the doctor the pain I was in and therefore suffering and that I required emergency assistance such as an x-ray.

It then got explained to me that even low my left finger looked snapped they believed it to be swollen, I knew this not to be fluid in my left finger and for it to be part of my bones snapped, it also got explained to me by the doctor, that my right finger will heal and gain movement over time to which it still has not and never will again, at the time I challenged this to the maximum extent.

When Comparing the snap to both of my small index fingers, I class my right finger to be a lot worse for the reason being that I have lost full control of it and can no longer use it, not having any use of my right small finger has a large effect on my daily life for incidence I can no longer write with a pen as I once could and I also find that I have issues with picking anything up as I once could before.

I continued to report my concerns about my well-being, with regard to my fingers with no true aid in emergency medical assistance apart from being prescribed ibuprofen an anti flamer tries and having my fingers taped together.

I know that any person can clearly see the break in my left finger to date. I, am still in continuing pain due to the way it has repaired incorrectly and this is due to the lack of duty to or of care, I know this has caused lifetime injuries to my ability's of my hand, in turn causing the absinthe of any use from my left small finger, this really upsets me as I now feel disabled due to this accident and I know if I had my own liberty at the time I would have gone and received the medical help I needed, relating towards my Health. Also in me explaining to the doctor that I would not be happy with taking Lorazepam in the morning and day times, as I needed to work on my statements for the up and coming appeal, he did agree, so that I would only have to take the tablets at night, to which I was happy with, that night when going to take the medication I noticed a white tablet rather than a blue one like what got given to me the night before and asked the name of the medication from the prescriber and I got told clozapine tablets, which is an antiseptic medication.

I asked if the dosage was stronger than the blue tablet and if they had the same effect and I got told no, to which I still had never taken the blue tablet before.

Nobody gave me a mandatory plifs leaflet nor a consultation in regard to the medication change, so I made a phone call to my mother and explained all to her, she soon after phoned the hospital with her upset in a consultation about the issues raised of concern.

Another inpatient was waiting to speak to staff on this day and had waited outside of the staff room, the office door got closed to ajar, in him waiting the trouble maker from the 16th of August had decided to cause conflict. He deliberately caused a negative interaction when he came along and started another altercation with the standing inpatient, this made me worried about the standing inpatient, and other patients inclusive of mine and the safety of all the medical staff's team, then straight at that instance the trouble making inpatient got restrained by staff and I went back quietly into my room.

Chapter 666

19/08/2016 St Ann's Hospital

St Ann's Hospital

I was awake early in the morning and then prescribed sleeper medication to my surprise, lucky for me I checked on the internet about them beforehand.

It had also got as agreed prior that I did not have to take any during the morning and at mid day right up and till the night time, I did accept to take any medication as I had been preparing myself for my tribunal.

My Solicitor arrived at St Ann's Hospital and we had a meeting in regards to my tribunal.

On next ongoings is when I had to collect my tablets, which should have been Lorazepam, but once getting prescribed; I received a new tablet with no assessment or plifs leaflet once again.

It looked totally different to all past up-to-date ones that got given to me.

I once again asked who had prescribed it in my absinth and was told my clinician whom I had yet seen, I asked the name of this tablet and was told Olanzapine I once again phoned my mother for help, after refusing to take it and went and looked on the internet about the effects, regulations and laws on prescribing medication, to notice many incorrect procedures and a vast majority of people explaining on YouTube that Olanzapine should be taken of the market to my worry, especially since I do not suffer with bipolar of psychosis or any other related prescribed diagnoses the medicine gets used for.

Chapter 666

20/08/2016 and the 21/08/2016 St Ann's Hospital

Accepted Lorazepam, but no olanzapine further discussions with staff in regards to exploring my feelings about this still complaining about painful finger accepted PRN ibuprofen.

Chapter 666

22/08/2016

And the 23/08/2016 St Ann's Hospital meeting with Dr Julie Cranitch

Accepted Lorazepam and Olanzapine

Never felt well messed up my sleep pattern to tired to do any think, Dizzy, filling sick, tangential thinking, irritable.

Chapter 666

24/08/2016

St Ann's Hospital

Accepted Lorazepam and Olanzapine

Never felt well messed up my sleep pattern to tired to do any think, Dizzy, filling sick, tangential thinking, irritable.

Chapter 666

25/08/2016

St Ann's Hospital

Accepted Lorazepam and Olanzapine

Never felt well messed up my sleep pattern to tired to do any think, Dizzy, filling sick, tangential thinking, irritable.

Chapter 666

26/08/2016

Tribunal 10:30 over turned in my Favour:--

The mental health section got dismissed in St Ann's hospital on the date of the Tribunal, where it got held, on the 26/08/2016 to a voluntary patient, as the Tribunal panel did not feel a section 2 was needed.

I had to accepted Lorazepam and Olanzapine medication.

Chapter 666

As of the 27th August 2016 I got discharged to my home from St Ann's Hospital and accepted to get treated as a voluntary home patient, even low there was no right full need.

A version of an event that took place; Then more pain arrived; Medication.

Months latter once I got released back to my home Carron Dunno continued to watch me suffer for her lies made to the police, as the mental health, home team as they monitored me at home address after the hospital tribunal, in knowing that on the 14th August 2016.

I never really went into my back garden as she stated and at the begging of being released from the hospital, I had to continue to keep my word in a letter that I wrote stating that I would work alongside the Mental health team's workers.

Without choose, I had to allow them access to my home address every day at first and let their doctors believe that I had taken the medication that I then

got prescribed, even low I understand The Home treatment team and doctors was wrong in forcing them upon myself.

With the concern of my own well-being due to the doctors enforcing their trades upon me I decided that it be best for me to attempt to overwhelmingly explain my feelings and legal position about being forced medication blind or without a pliff and so forth to the Mental Health Teams employers in charge of my case and still they still continued to impose the medication wrongly against me.

I, know for fact the doctors continued to try to mislead me into believing that if I never took their treatment they would again take me back into their care, I knew this to be illegal as I had only gotten placed under a section 2 assessment which does not give the grounds for a doctor to impose a section 117 on any person for home treatment, a section 3 must get implied under the mental health act 1963 and it had not for this to happen against my will, after some explaining it was agreed that I was right and the visits and medication finally got stopped, as right in my favour.

The tablets were making me feel ill and I complained about them doing this every day, still however thought the whole period while in their care I claimed to take the medication and funny on the otherwise; the doctors claimed that the medication had made me better, but thought I strongly agreed with my own assessment of myself and I do not feel the medication should have been give to me, nor could of it of had a positive impact on me.

Chapter 666

28/08/2016 1 x each tablet given to me at home address under section 117 Mental Health Act 1983 even low I am under section 2 and not unwell, Accepted Lorazepam and Olanzapine
But still never felt well messed up my sleep pattern to tired to do any think, Dizzy, filling sick, tangential thinking, irritable.

Chapter 666

At home 29/08/2016 1 x each tablet given to me at home address under section 117 Mental Health Act 1983 even low I am under section 2 and not unwell.

Date: Monday, 29 August 2016, 19:19

Subject:

re: here
From: Lorraine Cordell
lorraine32@blueyonder.co.uk
To: re_wired@ymail.com
Here the letter Attachments Dr Jarvis
pdf(1.55 MB)

Chapter 666

30/08/2016

1 x each tablet given to me at home address under section 117 Mental Health Act 1983 even low I am under section 2 and not unwell

Chapter 666

31/08/2016

4. And time stain lied Sometime in September 2016 it got said that confronted an eardly man and his friend and said I will get you over the park.

Chapter 666

New month

01/09/2016

Chapter 666

02/09/2016

The 02/09/2016 when no discloser was received I made a call to my solicitor who told me she was on leave on holiday until the 05/09/2016. I then made a call to the solicitor's office to see if any discloser had been received which I was told no. I then called Miss Silly Gilchrist to ask her if the disclosure had been sent which she replied yes it had in the beginning of August 2016. I then called the court to ask if it could be listed for court the following week regarding the discloser. I spoke to a lady called Julie I believe who deals with Appeals cases; she said she would get it listed for 07/09/2016.

On Friday, 2 September 2016, 14:57

Paige Christie

paige.christie@voiceability.org

wrote:

Simon,

Please find attached the consent form as discussed

Send over the information you have collated regarding your case and I will get back to you as soon as possible.

Kind regards,

Paige Christie

Chapter 666

03/09/2016

Chapter 666

04/09/2016

A text was sent to my solicitor on the 04/09/2016 saying what had been done.

Sunday, 4 September 2016, 18:37

Subject: [Too Smooth] Password Reset

From: Word Press

wordpress@toosmooth.co.uk

To: re_wired@ymail.com

Someone has requested a password reset for the following account:

Date: Sunday, 4 September 2016, 11:49

Subject: Re: Here

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

let me know what you think Attachments

Report-Reply_1.doc(316.00 KB)

Chapter 666

05/09/2016

05 September 2016 12:07

From: Rewired

[mailto:re_wired@ymail.com]

To: Paige Christie

paigechristie@voiceability.org

Subject: Re: introductory call

Dear Paige

I know I said I would get the paper work over to you but it is taking longer than I was thinking it would, I am hoping to complete this later today maybe tomorrow I am very sorry about the delay and I will send everything r to you as soon as it is completed.

Regards

Simon Cordell

On Monday, 5 September 2016, 12:25

Paige Christie

paigechristie@voiceability.org

wrote:

Simon is is not a problem.

Regards,

Paige Christie

Monday, 5 September 2016, 15:33

Subject: [Too Smooth] Password Reset

From: Word Press

wordpress@toosmooth.co.uk

To: re_wired@ymail.com

Date: Monday, 5 September 2016, 16:23

Subject: Re: Can you help me sort this out please?

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk;

Ok thanks

On Monday, 5 September 2016, 16:22,

Lorraine Cordell

lorraine32@blueyonder.co.uk

wrote:

Simon I will need to pick your card up and put the money into my bank so I can pay for it as I have no money

Sent: 05 September 2016 16:17

From: Rewired

[\[mailto:re_wired@ymail.com\]](mailto:re_wired@ymail.com)

To: Lorraine Cordell

Subject: Can you help me sort this out please?

Can you help me sort this out please?

[http://www.ebay.co.uk/itm/Canon-Compatible-CISS-Refill-Pigment-Ink-6-x-1-Litre-/131174780037?](http://www.ebay.co.uk/itm/Canon-Compatible-CISS-Refill-Pigment-Ink-6-x-1-Litre-/131174780037?hash=item1e8aa04c85:g:85YAAOxyOalTW4KM)

hash=item1e8aa04c85:g:85YAAOxyOalTW4KM
£83:00

[http://www.ebay.co.uk/itm/JOB-LOT-Self-Adhesive-Vinyl-x-22-Rolls-Various-Colours-Sizes-Crafts-Fun-/182260532060?](http://www.ebay.co.uk/itm/JOB-LOT-Self-Adhesive-Vinyl-x-22-Rolls-Various-Colours-Sizes-Crafts-Fun-/182260532060?hash=item2a6f93035c:g:eXgAAOSwtnpXo5Ww)

hash=item2a6f93035c:g:eXgAAOSwtnpXo5Ww

try to get for £35 pounds please say for starting company + £20 delivery and I need a roll of plan paper

I see it for about £60 I think

Date: Monday, 5 September 2016, 22:48

Subject: Re: Here I trying to work here

From: Lorraine Cordell (lorraine32@blueyonder.co.uk)

To: re_wired@ymail.com;

Here I trying to work here I need peace to do this and I keep having lost my place in my emails I had enough now going to bed.

Attachments Report-Reply_2.doc(346.00 KB)

Chapter 888

Being a victim to Debbie Andrews and the Markandu's family's actions inclusive of George and Stan Curtis going up stairs

I once again do state: that I do have many recordings of such past activates of me being a victim to Debbie Andrews and the Markandu's family's actions inclusive of George and Stan Curtis.

Due to my members of my neighbors banging on the walls and floors to intentionally make my self victim of their actions, at around 19:42:43 on the 05th September 2016, at time 20:42:43 a few days after leaving the hospital, I went upstairs because the banging had started again, when going upstairs I always make sure that I inform the police and take down a cad number I do this inclusive of recording any on goings, I also wanted to find out why I had been arrested and then placed into the hospital for threatening children as the only person I new to have children in the bloke of flats I live in to be the Mathiyalagan family.

I attach a copy of transcripts that for sure do in fact relate to a video that I acclaim, that is in relation to the Mathiyalagan Markandu, family as dated 00/00/2016, This is a true copy of the transcripts of the video footage of when I went upstairs to 117 on the top floor, from my own flat in search of the truth of being setup, at no point did I Mr. Simon Cordell cause Anti Social Behavior, neither Harassment or was I intimidating nor did I use threatening behavior.

The Start of transcripts when Knocking on door of 117 Burncroft Avenue, Enfield En3 7jq

Knocking on the door: 0:35

Woman: Who is that? 0:37

Simon: Its Simon let me speak to your husband. 0:38

Woman: Sorry. 0:41

Simon: Its Simon let me speak to your husband. 0:42

Woman: My husband is not home 0:44
Simon: See the over day when I spoke to you yes 0:47
Simon: are you listening to me, can you here me 0:51
Simon: see the over day when I spoke to you yes 0:55
Woman: What did you say? 0:59
Simon: I was just talking to you yes 1:00
Woman: see the over day when I spoke to you yes 1:01
Woman: Sorry 1:03
Simon: See the over day when I spoke to you 1:05
Woman: yes 1:06
Simon: You said that on the 14th August 2016 1:08
Woman: Sorry 1:10
Simon: On the 14th August 2016 1:11
Woman: Sorry 1:14
Simon: Can I open your letter box and talk to you yes 1:15
Woman: Yes 1:17
Simon: Yes ok 1:18
Woman: Sorry
Simon: On the 14th August 2016 1:20
Woman: Yes 1:18
Simon: You said that you never called the police yes
Woman: Yes, yes
Woman: Yes, yes I ring police Saturday Saturday Sunday I am lonely I am not living here I called the phone calls not here Sunday night I just come here at 9 o'clock
Simon: You did that on the 14th August 2016
Woman: Yes some one told you, you called the called the police station I do not no
Simon: Yes the police said to me yes that on the 14th August 2016
Woman: I am not Saturday Saturday morning I called I called my friends house Sunday night come in, morning Sunday or Saturday I was not here
Simon: So you wasn't here I believe you I believe you if you tell me this I believe you yes
Woman: Yes
Simon: If you tell me that I believe you what else can I say yes
Woman: Yes
Simon: But on the 14th August 2016 I no I never left this building
Woman: Yes
Simon: And I never looked up at no window and threatened you or your children

Woman: Yes, yes I am not here truth

Simon: Because you are the only one with a child in this block and I would be I would not threaten child and worst I might say I might have a argument a dispute with your husband

Woman: why are you please why are you please why you argument for I did not call the police

Simon: I am not arguing with you I am not arguing with you

Woman: I am after council I want to move the house I push council that is why, I do not like you

Simon: Yes you pushed to get a new flat of the council your two bedrooms so you can look after your kids

Woman: Yes

Simon: which is of course I have been telling your husband to do that for a long time to get his two beds to right a letter and I would give him some letters as well but on the 14th you agree I never left this building and never threatened you

Woman: Yes

Simon: yes that is perfect that all I needed

Woman: I am not here Saturday and Sunday I am not here

Simon: you were not even here you were not even here

Woman: yes, yes, yes

Simon: ok that is perfect all right thank you

END of Conversion of Mobile Phone Video Transcripts:

A copy of the video footage is available at request

I was then bailed to return to the police station on the 4th October 2016 at 2pm and had been put through a continual cycle of unjustified actions, so was looking forwards towards being able to rectify the issues that the police wrongfully had raised with my person

Chapter 666

06/09/2016

On the 06/09/2016 Ms Ward called my mother she explained no discloser had come to the office, Ms Ward called a few time to update us to what was ongoing and how she was going to deal with the issues

Ms Ward did arrange a meeting in chambers on the 13/09/2016 which I could not attend, which is the only date since this court case has started that I have not been able to attend to

Chapter 44

07/09/2016

Mother spoke to a lady called Julie I believe who deals with Appeals cases; she said she would get it listed for 07/09/2016

On the 07/09/2016 for some reason it was not listed at court, and it has now taken until the 16/09/2016 for it to be listed.

Chapter 44

08/09/2016 the letter that Andy Locke was talking about was the one my solicitor had drafted on the 08/09/2016 to Miss Silly Gilchrist (Please see Attached email and letter marked 08/09/2016 Ms Ward) she did not like the amendments I made to the letter that was on solicitor letter headed paper so amended it on to non letter headed paper and edited what I had wrote.

She emailed this back to me asking me to confirm in writing and sign the letter if I confirmed I still wanted it to be sent.

(Please see attached email and letter marked 08/09/2016 Ms Ward 01) I believe this letter was sent I also believe that you will see it was never signed to be sent, and my mother believes this is the letter Andy Locke is talking about that he saw.

I can not confirm this 100% as I never saw the letter in court nor did my mother.

Date: Thursday, 8 September 2016, 16:01

Subject: Re: Proposed letter for Commissioner of Metropolitan Police

From: JOSEPHINE WARD (josephinewardsolicitor@gmail.com)

To: lorraine32@blueyonder.co.uk

re_wired@ymail.com

Lorraine / Simon

Simon I do not believe that it is in your best interests for me to serve the suggested amendments to the letter that I proposed sending to the Ms Sally Gilchrist.

The reason for this advice is similar to the advice given to you by Mr Morris on 4th April 2016 and you decided to ignore his advice.

A lot of the matters you raise I have previously advised you can be dealt with by cross examination.

Your instructions are simply that you have not organised, provided equipment or been concerned in the organisation of illegal raves.

In relation to all events with the exception of Millmarsh Lane you dispute providing equipment or any intention to hold any events.

In some you are visiting friends who are homeless and have a LAPSO notice up confirming they are treating the building as their residence.

The legal technicality you refer to i.e. absence of trespass does not prevent any parties from being held at the buildings in question as amounting to anti social behaviour.

You are well aware of how anti social behaviour is defined and loud music being played over two nights would satisfy this definition as it undoubtedly causes noise nuisance and distress to neighbours.

Your defence to Progress Way is denying being in attendance inside the premises on any occasion and you merely dropped off keys.

The question as to whether the premises were being squatted and the appropriate notice was on display to prevent trespass does not affect whether anti social behaviour was caused.

I have advised you that championing the rights of persons squatting in a building to hold a party where a couple of hundred people attend and justifying the event as not being a rave due to lack of trespass does not prevent the event from causing anti-social behaviour.

Anti social behaviour was clearly caused as a result of the Progress Way event.

There is a significant risk that you will alienate the Judge if you advance the argument that anyone squatting can hold a loud party.

The loud parties cause anti-social behaviour regardless of trespass / rave definition being satisfied.

I ask you to reconsider whether the attached document should be served on the Respondent.

This document I have copied and pasted from the amendments you made to the letter that I sent to you.

The views you expressed in the letter and the requests made were your requests and legal challenges so I have changed "we" to, "I, Simon Cordell" to reflect this.

My view is that this document should not be sent but if you insist then please confirm this in writing.

Type in your signature and email back to me please.

Mr Andy Locke is available for a conference on 13th September 2016 at his Chambers and following this conference a decision will be made whether to list the case for lack of disclosure or not.

Please confirm your instructions on the service of the attached word document.

I reiterate that I do not believe that it is in your interests to serve the document.

Regards, Josephine

On Thu, Sep 8, 2016 at 2:15 PM,

Lorraine Cordell

lorraine32@blueyonder.co.uk

Wrote: Josey please see letter back from Simon

08 September 2016 12:51

From: JOSEPHINE WARD

Mailto:

josephinewardsolicitor@gmail.com

To:

Lorraine Cordell

Subject:

Proposed letter for Commissioner of Metropolitan Police Lorraine Please confirm whether there are any additions that Simon wants included in this letter.

I need to send this document across within the next hour.

Many thanks

Josephine

Thursday, September 08, 2016 01:14 PM GMT Standard Time

From:

JOSEPHINE WARD

josephinewardsolicitor@gmail.com

To: Morris, Andrew (LAA); Lorraine Cordell

Subject: Fwd: Simon Cordell vase

Dear Andrew

I am forwarding you an email received from Simon Cordell and his mother in which they are requesting the document that you prepared opposing the introduction of the hearsay evidence.

I explained that Simon rejected this document on 4th April 2016 and would not allow this to be served on the Court or Respondent.

I also explained that he was provided with a copy of this document and he is stating that this document was handed back to you and he now wants a copy of the document.

Can you please email me across the document that you prepared so that Mr Cordell can have this.

Thank you for your kind assistance in this matter.

Yours sincerely

Josephine Ward

Date: Thu, Sep 8, 2016 at 1:05 PM

lorraine32@blueyonder.co.uk

From:

Lorraine Cordell

Subject: Re: Simon Cordell vase

To: JOSEPHINE WARD

josephinewardsolicitor@gmail.com

Dear Josey

I am writing this email to ask for the court document which was not used at court on the 04/04/2016 made up by my acting barrister Mr Andrew Morris for the hearing on the 04/04/2016 which was not used and my document was submitted to the court.

There was a section in Mr Andrew Morris document that was with regard to hearsay rules which was spoken to the judge about which I did want included.

I was not given a copy of Mr Andrew Morris document and I ask if one can be obtained please.

Regards

Simon Cordell

08 September 2016 23:12

From: Rewired

[\[mailto:re_wired@ymail.com\]](mailto:re_wired@ymail.com)

To: Lorraine Cordell

Subject: I sent this to Josie

Dear Josie I do not understand why it is not in my best interests for you to serve the suggested amendments that I made in relation towards the letter that you proposed sending to Ms Sally Gilchrist

The reason I do not understand is because:

1. Mr Morris advice on 4th April 2016 was the same as what I had explained to yourself when the case had started dated 12th September 2014 as received on receipt by your self and by method of email's and them email's referred to the respondent's application of an Asbo order quoting "That a case should not rely solely on hearsay" as mine seems to do by the police officer's. Most of the hearsay in any case is reported to be third party and therefore carry less weight in any case.
2. I want to show the true facts about the case as I am the one who is suffering because of untrue cut and paste facts that represent the basics of the respondent's case and that singed evidence being off fabricated police statements, as detailed in the amendments towards your letter to Sally Gilchrist, whom is already in receipt of such evidence but refuses to act upon such intelligence in accordance of the law and you advise me to ignore this even low I suffer.
3. I understand that a lot of the matters that should be dealt with at court will be.
4. I still argue for a speedy and fair trial: and feel that when a judge asks the respondent to reply by a set date such as the 1/08/2016 as the judge HHJ PAWLAK has ordered to happen it should.

5. The respondent should do so within the time duration as dated 01/09/2016 and agreed with the judge and then received with the correct response, as has not happened.

6. I have been awaiting the reply since 00/02/2016 from an ongoing civil application that is dated 13th August 2014 so to be able to have a fair trial.

7. After waiting on the 01/-9-2016 with no response I waited till the 2/09/2016 and telephoned the respondent I spoke with a lady called sally gill Hurst, she states that she has served some paperwork to my solicitor's at the beginning of august a month prior, after finishing our conversation I contacted my solicitor she explained to me that she was away on holiday and that I must wait till she gets back on the 6th September 2016.

8. I again put the phone down and called my solicitor firm's office to see if any paperwork had been served to be told no.

9. On the 8TH August I spoke with my mother who explained to me that she had been in contact with my solicitor and that I would be reviving a letter to sign to be sent to Sally Gill Hurst.

On receiving this letter it raised the following concerns.

1. The paperwork has not been served in time.

2. In a preliminary hearing, soto be ready for the appeal the judge ordered this to be achieved.

3. The respondent has had another 6 months sine 22/02/2016 from the start of the on goings as dated 13/08/2014.

4. We are now at 08/09/2016 the appeal is on the 26/09/2016 this leads me to the concerns of once again the case being postponed, as it has already been ten times before.

5. I have handed to article Six the right to a speedy and fair trial in regard to some of my human rights being breached because of the on goings in the ASBO proceedings drafting clear corruption and fabricated evidence asking for the case to be investigated our the correct paperwork to be served in accordance to my response.

HHJ PAWLAK

6.

Yes, my instructions are clear, I did not organised any illegal raves or provide any equipment with an intention of holding an illegal rave and surely did not cause any Anti Social behavior on the dates sighted, this is also to include Mill Marsh Lane with no exception.

7. Yes in some I am visiting my friends who are or were homeless at the time.

8. The legal technicality you state that I refer to i.e. absence of trespass that does not prevent parties from being held in accordance of the law, may lead to a stand alone anti social behavior order if a person commits a public order offence, to which I did not cause as I was not organizer neither did I take part in the organisation of the party or did I commit any civil or criminal offence.

9. In any one un-regular occasion over the duration of the weekend I can understand the noise nuisance and distress to neighbors this can cause if the allegations were to be true and not fabricated by police as I can prove. I was not the organizer of the event.

The case is based on what the respondent based it upon and in my case this is the organisation of illegal raves not the organisation of raves:-

1. I proved that indoor parties are not illegal unless there is a breach of the licensing act 2003 as this is the law for entertainment.

2. That the word rave can not be used in a building as section 63 requires as a key element unless tress pass has taken place.

3. I proved that I was not the organizer of the events as I was not.

4. That I never took part in any anti social behavior or intended or encouraged any other person to neither.

5. Anti social behavior was not clearly caused as a result of the Progress Way by me or my actions as I was only a visitor who never caused any offence.

I feel as my solicitor you should have my best interest at heart and if you know a police officer to be caught for being corrupt for, the evidence that they have supported so that your client faced a wrongful conviction of any sort you should not encourage them to not stand up for what is correct and right, so I do not understand why you would ask me to reconsider whether the attached document should be served on the Respondent.

The amendments I made have all ready been served on the 22/02/2016 and the Judge ask for the respondent to answer them questions from the 01/02/2016 and the respondent refuse to do so.

I do insist for the challenges to be answered as it is my life that has been tarnished for civil proceedings so I do confirm this on writing.

I feel that the meeting has been left by yourself to the last minute I have been requesting this in a multitude of emails to be achieved well in advance to the date that you have now sited a few days before the appeal, when I know that you have had ample amounts of time, so if this is the earliest time I will take it and I look forward to meeting Mr Andy Locke, thank you.

I do not see how the case will not get re listed due to lack of disclosure to be quite frank.

I do not understand why any solicitor would encourage me to go to trial or appeal and not draft out the police corruption that you can clearly see in turn making me accept the clearly fabricated evidence and wrongful conditions that I know have been imposed on myself under section 63 with no trespass taking place, this being said as for any of the incidents contained in the Asbo and with you knowing the true facts of them incidents being contained in private air.

There is also that of the clearly fabricated evidence I am standing against as forsure any solicitor works in Co Hurst towards the understanding of noun precedent in relation to the weight of any evidence put towards a client.

I am concerned about the case, relying sole on hearsay by police.

Is this correct in procedure? However I do understand and take note, that all resident parties contained within the respondents bundle, were held on single occasions and in places of residence and were not held as a running commercial business by myself or by any other to my knowledge.

I have also read that any person is entitled to have a house or resident party in private air under the licensing act 2003 or where they reside.

To my understanding, each accused incident in the respondents bundle is a place of residence and were in fact different people holding their own private parties at their places of residence.

Aloe there may have been complaints in regards to issues of concern about them house parties I was not the occupier of any of the accused locations; neither was I the hire of equipment and surely not the organizer. I was establishing a hire company around the dates of the accused events and have provided evidence of the work I had been committing myself to. I was not trading at the time and whenever hiring out equipment I do with due care and responsibility, however I do not accept responsibility for other people's actions when hiring out such equipment in good faith. I do take legal action for any persons when breaking my terms and conditions. I do not hire out equipment to any person without being in the constraints of the law and in good business practice or without the correct ID. On one occasion I did hire out a sound system in good faith on a pro Bono basis, this being of the understanding that no laws were being broken and as a Ltd company acting responsible. I know that I should not be liable for them persons actions when hiring out equipment and having the correct protocols in place as I clearly do. I do not feel that it is right for the respondent to obtain criminal punishments such as section 63 of the crime and disorder act 1994 and for that section to be then imposed against my freedom of movement and many other Human Right that have been breached by being pro-claimed under wrongful civil proceedings, as for a multitude of incorrect procedures and legislation that I have occurred, for instance I have no previous nature offences of a similar sort as required by law when applying a stand alone Asbo on a persons statue, as I do feel I should of have had the right to challenge the allegations under a true Criminal investigation, especially when referring to the organisation of illegal raves as the respondent has clearly headlined the offence to be.

RE: SIMON CORDELL V THE COMMISSIONER OF POLICE OF THE METROPOLIS APPEAL AGAINST THE IMPOSITION OF AN ASBO – 26TH SEPTEMBER 2016 AT

10:00 AM I write even further with concerns regarding: Your issues of concern dated 08/09/2016 that was received by email at the time 06:00pm, So as towards the letter drafted by yourself and amended by myself is the response as detailed below, with the listed concerns.

1.1 I understand that the correct protocols for the offences I am being accused of should be carried out in a manner to be of a high professional standard as required by law, so for me to be able to defend myself.

1.2 I am therefore not happy with the issues of police corruption not being addressed, by you self and all other legal persons, as I know I can not stand a fair trial or appeal without them issues being rectified first and this is why the amendments have been made to your letter to Sally Guill Hurst.

1.3 I have suffered since 2014 for conditions that have been wrongfully imposed upon me and still awaiting an appeal.

1.1 As my acting solicitor 8/6/2017 You drafted a letter requesting the respondent to remove any CADS that have been placed in the Asbo bundle served to myself.

Mr Simon Cordell.

1.1.1 I understand that they CADS are all ready inputted incorrectly and you and the barrister take note of this, as do, we all achieve this in the understanding that I could not have and did not commit the alleged offences that I have been accused of that are contained with a vast majority of other CADS within incorrect and blocked out context; such as the Att Locations that are un- redacted and do state Crown road and other locations such as Hardy Way, on the same day as progress way so I could not have committed as I could not be in two places at once.

1.1.2 There is a further issue in relation to a significant amount of CADs that should contain the Att Locations that have been blocked out such as referred to as retracted and them CADS that also contain the Grid reference numbers that also prove other locations already.

1.1.3 However I am even further worried about CADS such as all the listed and any in the format such as fully retracted where know person can, or is able to see the true CAD intelligence in regards to the wrongful fabricated claims being held against my person, being so reviled for all to see.

1.1.4 I do believe when all CADS do get retracted and a blocked, then that will help any barrister and put them in a better position to defend me, so for all CADs and pages in his Asbo application being served in an unedited

format and so for myself to understand the truth, to why the conditions have been imposed upon myself since the Asbo's on goings.

2. I am also seriously worried about the reasons why the case has taken so long with all the evidence I have supported towards my innocent plea, such as:-

2.1. The incorrect time stamps.

2.2. The facts of the conditions of law relating to a section 63 of the crime and disorder act being imposed upon myself for indoor house parties without trespass taking place.

2.3. The Events that I am being accused of no police officers have gone and spoken to any land lord's or owners.

2.4. There has been no evidence of a breach under the Licensing act 2003.

2.5. No proof of organisation being presented against myself.

2.6. There is also the matter being of; all incidents that are in the Asbo application with particulars to them members of the police involved, not having 101 books that are time stamped for them incidents and I once again would like to request them.

3. In relation to all cads that do have a grid number of 53491,196790 and or Att location of Crown road I request that the police officers involved in attending that incident attended court so to be able to prove that what PC Elesmore stated to the Judge at the magistrates court on the date of trial to obtain a guilty plea against my person, not to be creditable in any weight , that being of all the statements he made that are contained in a copy of the court transcripts, which do quote: When making the Asbo application and redacting any intelligence he was sure that all event on the 7th 8th June 2014 was in fact 100% progress way and that he was sure that there was no other parties / events in the borough on them dates.

I intended for my acting barrister to be able to use a copy of the magistrate's court trial transcripts on the date of the appeal.

Pleas can you reply to this letter of concern Kind regards Simon Cordell

Chapter 44

09/09/2016 Doctor in the morning agreed 2mg not 5mg as I feel sick taking them and feel no positive effects olanzapine really nice nurse came latter

Friday, 9 September 2016, 16:00

Subject: Re: Report please read

From: Lorraine Cordell (lorraine32@blueyonder.co.uk
re_wired@ymail.com)

Please see attached

Attachments

Report-Reply_2.doc(40400 KB)

Friday, 9 September 2016, 10:22

Subject: RE: Re: Print head ordered

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

I ordered the print head the total amount was \$ 216.58 with the shipping cost as I knew you wanted to pay for the 7 to 15 days shipping

Subject: RE: I sent this to Josie

From: Lorraine Cordell (lorraine32@blueyonder.co.uk)

To: re_wired@ymail.com;

Date: Friday, 9 September 2016, 9:55

Simon when I opened the email this is how it come out I could not read it so had to go to your email and save to pdf not sure if it will come out to Josey like the below or not

On Friday, 9 September 2016, 13:34, Rewired

Subject: Re: Ink

From: Rewired Rewired (re_wired@ymail.com)

To: re_wired@ymail.com

Yes and £30 for food I got electric and gas till next sat

re_wired@ymail.com

Wrote: Is there money to get the ink please

Chapter 44

10/09/2016 Yes quick visit no tablets given nice lady. Still feel sick from tablets.

On Saturday, 10 September 2016, 16:40, Rewired

re_wired@ymail.com

Wrote:

1. This is what I want to pay for but first I want to be sure that I can make the payment feature not charge the client's money for the service.

Woo Commerce Business Card & Flyer Design.

2. I would like to make the menu bar in the business directory the same as the word press menu so that it shows a link to the festival pages. Once this has been achieved then I believe I can sort the rest please can you help me.

Chapter 44

11/09/2016

No visit and still feel sick from tablets.

Chapter 44

12/09/2016

No visit still never felt well tablets messed up my sleep pattern to tired to do any think, Dizzy, filling sick, tangential thinking, irritable.

Date: 12/09/2016 09:14 (GMT+00:00)

From: "Morris, Andrew (LAA)

Andrew.Morris@legalaid.gsi.gov.uk

To: 'JOSEPHINE WARD'

josephinewardsolicitor@gmail.com

Subject: RE: Simon Cordell vase

Hi Josephine

Please find attached the document as requested.

Please be advised that as I no longer represent Mr Cordell, this document does not contain information based on what his current instructions are as between yourself and his barrister.

This document was prepared for a specific purpose to deal with a response to HHJ Pawlak's letter.

After consulting the client for some length of time, he informed both you and I that he did not wish for this document to be handed up.

Instead as you remember and against my firm advice, he asked me to hand up his own typed document which the Judge then read.

I am not sure for which purpose the client wishes to use this document now but it may be that his barrister will want to advise him as to the best course of action and particularly in terms of any hearsay applications.

You will remember that these have been dealt with already and the Judge allowed the hearsay applications by the Crown.

Please do not hesitate to contact me if you require any further information,

Regards Andrew

Monday, 12 September 2016, 14:42

Subject:

Re: introductory call

From: Rewired

re_wired@ymail.com
christie@voiceability.org;

Dear Paige

The report took me a bit more time than I first thought to finish.

I am sorry if I have caused you any inconvenience.

I attach a copy of the two hospital reports and also that of my reply to them reports which has not been sent to them as I wanted you to go over them before.

This does include a personal statement and a copy of the assessments transcripts that took place at my home address in February before the 14/08/2016 incident, if you have any advice towards amendments please tell me, I have not sent the documents to any other person(s) other than your self and ask for your guidance.

I was also wondering, if you would be so kind to give me a phone call once you have had time to process the reports, so to tell myself your opinion.

Many thanks again
Simon Cordell

On Monday, 12 September 2016, 13:45,

Rewired

re_wired@ymail.com

Wrote:

Hello Paige the report took me a bit more time than I first thought to finish.

I am sorry if I have caused you any inconvenience.

I attach a copy of the two hospital reports and also that of my reply to them reports, this does include a personal statement and a copy of the assessments transcripts that took place at my home address in February before the 14/08/2016 incident, if you have any advice towards amendments please tell me, I have not sent the documents to any other person(s) other than your self and ask for your guidance.

I was also wondering, if you would be so kind to give me a phone call once you have had time to process the reports, so to tell myself your opinion.

Many thanks again
Simon Cordell

Monday, 12 September 2016, 13:36

Subject: RE: report

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

ok do what you have to.

Date: Monday, 12 September 2016, 4:07

Subject:

Re: Hi Pleas read and reply.

From: Rewired

re_wired@ymail.com

To: re_wired@ymail.com

Yes I agree it takes you away at some point which I understand to be the payment of a business card transfers to woo Hoo but I believe the advantage

is after buying the plug-in you get the app which is the part I want in the demo mode it has a down load to com widget and a payment widget I just want to delete or deactivate the add to cart button in the downloaded plug in then all else should be ok as the download button does not direct you to woo Hoo payment services.

Can you help me try to do this please?

Monday, 12 September 2016, 4:12

Subject: Re: problems

From: Rewired

re_wired@ymail.com

To: re_wired@ymail.com;

Date:

Thank you can I have my files back now please love, Si Xxxx

On Saturday, 10 September 2016, 19:29,

Rewired

re_wired@ymail.com

wrote:

Woo commerce Product Designer:

12 September 2016 11:57

From: Rewired

[\[mailto:re_wired@ymail.com\]](mailto:re_wired@ymail.com)

To: Lorraine Cordell

Subject: Re: report

I want to sue them I am showing the solicitor.

On Monday, 12 September 2016, 10:18,

Lorraine Cordell

lorraine32@blueyonder.co.uk

wrote:

I do not understand why you would put the whole of the CD in this I just can not understand it you keep them wondering what's on that CD did they say anything they should have ect.

Why are you giving them all the information so they can keep it on file about you?

Simon you are meant to be trying to get your records corrected you want them to have as little as possible on file about you why are you doing this in such a way they can hold more on you?

Sent: 12 September 2016 03:57

From: Rewired

Mailto: re_wired@ymail.com

To:

Lorraine Cordell

Subject: Report

Chapter 44

13/09/2016

Ms Ward did arrange a meeting in chambers on the 13/09/2016 which I could not attend, which is the only date since this court case has started that I have not been able to attend to.

Chapter 44

14/09/2016

Date: Wednesday, 14 September 2016, 10:57

Subject:

FW: RE: Simon Cordell case barrister document

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

Sent: 14 September 2016 00:02

Simon here is the attached document from the barrister for April which was not used.

From what Josey has said the judge said that the hearsay was allowed.

The barrister does not want this document used as you would not use it at the hearing.

Please read below email and you will see what was said.

From: Josephine ward solicitor. <mailto:josephinewardsolicitor@gmail.com>

To: Lorraine Cordell

Subject: Fwd: RE: Simon Cordell vase

Sometime in September 2016 it is alleged that you confronted an elderly neighbour outside your block of flats, 109 - 119 Burncroft Avenue as he was going to the local park with another resident and started to shout abuse and threats at him and said to him 'I can get you over at the park, I know you go for a walk'

Date: Wednesday, 14 September 2016, 15:10

Subject:

RE: Documents I said I would send

From: Paige Christie

paige.christie@voiceability.org

To: re_wired@ymail.com

Simon,

I have looked through your documents – what next step do you want to take? It is always best if you take the lead as it is your complaint so let me know what you want to happen next

Kind regards,

Paige Christie

Wednesday, 14 September 2016, 10:57

Subject: FW: RE: Simon Cordell case barrister document

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To:

re_wired@ymail.com

Date:

Simon here is the attached document from the barrister for April which was not used

From what Josey has said the judge said that the hearsay was allowed

The barrister does not want this document used as you would not use it at the hearing

Please read below email and you will see what was said

Sent: 14 September 2016 00:02

From: Josephine ward solicitor [<mailto:josephinewardsolicitor@gmail.com>]

To: Lorraine Cordell

Subject: Fwd: RE: Simon Cordell vase

Sent from my Samsung Galaxy smart phone

----- Original message -----

Date: 12/09/2016 09:14 (GMT+00:00)

From: "Morris, Andrew (LAA)"

Andrew.Morris@legalaid.gsi.gov.uk

To: 'JOSEPHINE WARD'

josephinewardsolicitor@gmail.com

Subject: RE: Simon Cordell vase

Hi Josephine

Please find attached the document as requested.

Please be advised that as I no longer represent Mr Cordell, this document does not contain information based on what his current instructions are as between yourself and his barrister.

This document was prepared for a specific purpose to deal with a response to HHJ Pawlak's letter.

After consulting the client for some length of time, he informed both you and I that he did not wish for this document to be handed up. Instead as you remember and against my firm advice, he asked me to hand up his own typed document which the Judge then read.

I am not sure for which purpose the client wishes to use this document now but it may be that his barrister will want to advise him as to the best course of action and particularly in terms of any hearsay applications. You will remember that these have been dealt with already and the Judge allowed the hearsay applications by the Crown.

Please do not hesitate to contact me if you require any further information,

Regards Andrew

413

Chapter 44

16/09/2016

On the 07/09/2016 for some reason it was not listed at court, and it has now taken until the 16/09/2016 for it to be listed.

Date: Friday, 16 September 2016, 13:41

Subject: Fwd: SIMON CORDELL

From: Josephine Ward (josie@michaelcarrollandco.com)

To: re_wired@ymail.com
lorraine32@blueyonder.co.uk

Lorraine / Simon

This is the disclosure that the Respondent states they sent to Michael Carroll & Co in August 2016.

I made enquiries with staff at Michael Carroll & Co and I was told that this had not been received.

This was sent to my email on Tuesday but I do not have access to that email on my phone but have to be near a desk top computer.

I am forwarding this to you now.

I am waiting for Andrew Locke's court note from today's hearing and I will revert to you in writing re the solicitor / barrister / client relationship and whether either Andrew Locke or I can continue to represent you in this matter.

Josephine

----- Original Message -----

Date: 13 September 2016 at 14:56

From: Sally.Gilchrist@met.pnn.police.uk

To: josie@michaelcarrollandco.com

Subject: SIMON CORDELL

Dear Sirs,

Please see attached correspondence sent to you by DX on 17th August 2016.

Yours faithfully
Sally Gilchrist

Total Policing is the Met's commitment to be on the streets and in your communities to catch offenders, prevent crime and support victims.
We are here for London, working with you to make our capital safer.
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Any views or opinions expressed in this communication are solely those of the author and do not necessarily represent those of the Metropolitan Police Service (MPS)

Chapter 44

16/09/2016

Friday, 16 September 2016, 20:09

Subject: Re: read important

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com;

Simon

I know there is shit loads wrong with this case, I said it from the start when I looked at the files said to you also to look at the CADs I had enough of you telling me I have done nothing to help you when all I have done is sit here for god knows how long doing shit for you.

All you do is run me down, I say something and you do not hear as all you are doing is talking over me.
You call me and ask me to do things I do them yet I do nothing from what you say.
Where would you stand now if I did not have all the damm emails I write no where as you would not be able to prove shit.
But again I do nothing.
I had enough and this time I mean it do not call me and ask me anything thing as all you do after is blame me for everything.
You think you got a lot going on and what this is doing to your life well please tell me what the hell do you think it is doing to my life and on top of that I am dealing with hospitals and illness and everything else and you think your life is hard.
I had enough just leave me alone.

The last mention hearing was dated 16/09/2016 for this case, in regards to discloser.

Also a conference was booked with my barrister, Mr Andy Locke.

I firstly am going to explain my version of the events that did take place on the day in question and prior leading up to this.

It was explained to me by my acting solicitors, that it had been arranged for myself to be at court by 09:30 hours, but shortly later this was re arranged to 09:00 hours so I could have a meeting with my barrister, which I did agreed to.

I arrived at Court with my mother as agreed for 09:00 Am my barrister did not arrive until around 09:40 Am.

On my barristers arrival we all went into a unlocked side room for the arranged meeting, as we all took a seat so to be able to discuss anything, Mr Andy Locke apologised as he was not feeling very well, he continued to explain that he had received some emails from Ms Ward and that he need time to read them all, on trying to open the emails he realized he was having issues with connecting to the internet and after trying for some time he realised that he could not and then subsequently went out of the room to call Ms Ward on his mobile telephone.

In this moment he still had no time to talk to me as he had been on his phone to Ms Ward at around 10:00 hours the court clerk called every person of interest relating to the case into court.

Andy Locke came back into the conference room to warn us of the clerk's demands and turned back away moving with a fast passé towards the court room.

I clearly remember trying to stop him to expand to him what my concerns were (As we had not had a moment to talk) and I was concerned about the disclosure that was going to be asked for.

I asked Andy Locke if he could ask the Judge to adjourn the case for 5 or 10 minutes so I could understand what was going on in my case with him self, which he then replied the answer of "no".

On or travels towards the court room he explained that he believed the hearing was only for disclosure about the schedule", I said "I knew this not to be correct and that is what I wanted to talk to him about" and again asked "if he would ask the judge to postpone for 10 minutes" he yet again said "no", at which point I asked "why he did not want to speak to me, with the following question, should I act for myself then"?

We all then went into court room and on entering the court I muttered to Mr Andy Locke (who was ahead of me) the quote of; so am I acting for myself then? He never replied to me and then proceeded to talk to the Judge, in the judge taking understanding it was agreed for myself and barrister to talk out side of the court room.

At this point I had no idea what was going on but proceeded to follow him, it was at this point he turned around and said quite curtly "I do not want you to speak", as me and my mother got closer to him he also informed me that it was not good to shout out in open court which I had to agree with.

My mother who had witnessed all of this tried to explain to my barrister what I wanted to say about the disclosure not just being the schedule and asked Mr Locke to explain what the schedule is.

I also wanted to ask him questions about my human rights in regards towards the two article sixes referring to the rights to a fair and speedy trial that had been handed to the court on two different earlier hearings to which Mr Andy Locke had not seen before as he was not present at the past couple of court hearings.

He explained that the schedule was what the judge had asked for on the 04/04/2016 my mother replied this was not all the judge had asked for.

Without replying Mr Locke walked towards the courtroom we followed and it was at this point I said to him I feel that I should represent myself because I felt I was not being heard.

On entering the court Andy Locke addressed the Judge and said I did not want him to act for me.

The Judge informed Andy Locke to remain in the court room, the judge asked what the case was listed for and the CPS addressed the Court and answered, they said to the judge that I had been sending letters to the court and CPS myself, this is not the case and I did not understand there comment.

I was then addressed by the judge and to his questions I replied yes I did want Andy Locke to be my barrister; I just wanted time to speak to him so for both of us to each be clear of the reasons that I had asked for the case to be relisted due to non disclosure.

The Judge then addressed my barrister who also replied to his questions and said that he would still act as my barrister for me.

The judge noted down that all issues between me and barrister were happy dealt with and continued to say that he felt he was not the best person to be hearing this case and passed it over to your good self

On leaving the court room my mother me and my barrister proceeded to go into a side room to talk, My mother and I explained that a letter had been handed to you on the 04/04/2016 he said he knew nothing of this letter so we handed it to him to read.

Once he read this he said he knew nothing about this and had only seen one document that kept saying "I Simon Cordell" to which I am not sure of what letter he refers to, my mother continued to explained that the letter handed to him self by Simon is why he wanted to talk to you just before going into court, as this is an important part of the disclosure proving his innocent in the case.

He explained he only knew about the schedule to which my mother and I were concerned about as we understand this not to be all.

Mr Andy Locke also asked me if I was dismissing my solicitors which I replied no,

My mother then made a call to my solicitor and enquired as to what your good self had ordered for disclosure.

Ms Ward stated she could not remember my mother being dumbfounded by this said you was sitting in the back of the court room taking notes, and only last week said to me again we should have everything that the judge had asked for in his original disclosure plus what was asked for in Simon's letter and also the judge had made other additions... at no point did Ms Ward ever make me feel she did not know what was due to be disclosed, had she have done this I would have asked her to re-list this to the court and asked for this to be clarified.

My mother then handed me the phone to my solicitor I asked her if she knew about the letters That earlier Mr Andy Locke had told myself I was

supposed to have sent to the court and the CPS on my own that I knew I had not sent on my own accord.

When continuing to talk with my solicitor on the phone I believed that I was in the know how of the understanding that we was both still thinking and talking about the same thing and that being of the concept of the letter requested by you and in return handed back to yourself the judge your honour, on the date of 04/04/2016, which I had already agreed for you to be in receipt of, on this occasion my mother was once again present at this time and my solicitor was also in court so she clearly knew about this letter also of the fact that I had not drafted it alone.

It was at this point I said she was incorrect if she had said that I had pre drafted the letter from start on my own as I had only amended it, she then said she did not draft the Letter and that I had wrote it, at this I did call her a lair as I knew she drafted it and I then said to her I can prove what I state as I have the email you sent to me.

(Since court I have checked the dates from when this letter was drafted by my solicitor and this was on the 03/04/2016 please read the relevant attached email and correspondence (marked 03/04/2016 Ms Ward).

At same time while I was on the phone in conversation with my solicitor Mr Andy Locke was listening and after I ended the phone call he then got up and said I will need to think about still representing you as you as I heard you calling your solicitors a lair, he continued to say that if he was still going to continue to represent me we would need to have a meeting at his chambers as the judge had ordered, at this point the meeting concluded with nothing really spoke of about my Appeal yet again.

When we were leaving court my mother told me that I was speaking about the wrong letter and email.

And the letter that she believed Andy Locke was talking about was the one my solicitor had drafted on the 08/09/2016 to Miss Silly Gilchrist (Please see Attached email and letter marked 08/09/2016 Ms Ward) she did not like the amendments I made to the letter that was on solicitor letter headed paper so amended it on to non letter headed paper and edited what I had wrote.

She emailed this back to me asking me to confirm in writing and sign the letter if I confirmed I still wanted it to be sent.

(Please see attached email and letter marked 08/09/2016 Ms Ward 01) I believe this letter was sent I also believe that you will see it was never signed to be sent, and my mother believes this is the letter Andy Locke is talking about that he saw.

I can not confirm this 100% as I never saw the letter in court nor did my

mother

On Friday afternoon after returning from court my mother received an email with an attachment from my solicitors this was the disclosure from Miss Silly Gilchrist that we had been given at court it was the schedule which you had asked for

And also included "I am waiting for Andrew Locke's court note from today's hearing and I will revert to you in writing re the solicitor / barrister / client relationship and whether either Andrew Locke or I can continue to represent you in this matter"

Please see the email it (marked 16/09/2016 Ms Ward)

Chapter 44

17/09/2016

Chapter 44

18/09/2016

Chapter 44

19/09/2016

Subject:

Fwd: Your appeal at Wood Green Crown Court- 26th September 2016

From:

JOSEPHINE WARD (josephinewardsolicitor@gmail.com)

To:

re_wired@ymail.com; lorraine32@blueyonder.co.uk;

Date:

Monday, 19 September 2016, 10:57

Simon

Please see emails forwarded below.

Josephine

----- Forwarded message -----

From:

JOSEPHINE WARD

<

josephinewardsolicitor@gmail.com

>

Date: Mon, Sep 19, 2016 at 10:47 AM

Subject: Fwd: Your appeal at Wood Green Crown Court- 26th September 2016

To:

michaelandrewcarroll913@gmail.com

Simon

I am forwarding an email regarding Friday's hearing.

I have discussed the matter with Michael Carroll himself. I personally cannot represent you any further.

Michael Carroll has indicated that if you agree in writing that you will consent to being assessed by a

Psychiatrist as to your fitness to participate in the court proceedings by 1pm this afternoon in writing to

michael@michaelcarrollandco. com

then he will obtain funding so that you can be assessed. This will mean writing to the court to request that the appeal hearing date be vacated until this issue is resolved. If the

Psychiatrist's opinion is that you are fit to participate in the court process then you can proceed to represent

yourself as you have expressed a desire to do so in the past.

If the Psychiatrist's opinion is that you are not fit to participate in the court process then the application will be

to adjourn until such time as you are fit to participate in the proceedings.

Can you please confirm whether you will agree to being assessed by 1pm (appointment to be notified in due

course) this afternoon in order that we can notify the court. If you refuse to be assessed then Michael Carroll &

Co will write to the court to notify them that they are no longer willing to act as the solicitor / client relationship

has irretrievably broken down. If you do not respond by 1pm this afternoon, Monday 19th September 2016

then Michael Carroll & Co will have no choice but to write to the court to confirm that there has been an

irretrievable break down in the solicitor / client relationship and you wish to represent yourself.

Can you please communicate by email from now on with Michael Carroll & Co Solicitors.

Yours sincerely

Josephine Ward

----- Forwarded message -----

From:

JOSEPHINE WARD

<

josephinewardsolicitor@gmail.com

>

Date: Sun, Sep 18, 2016 at 4:46 PM

Subject: Your appeal at Wood Green Crown Court- 26th September 2016

To: michael carroll <

lorac999@live.com

>

8/6/2017

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Simon

Please accept this email as written confirmation that I am no longer prepared to represent you. I am satisfied that there has been a complete breakdown in solicitor / client relationship.

I also have concerns as to your capacity to follow and participate in the appeal proceedings.

You are unwilling or incapable of listening to advice. You have questioned my professional and personal

integrity. I have represented you for a very long time and continued to represent you in these proceedings

because of the regard and respect that I have for your mother.

In April 2016 I requested that you be assessed by a Psychiatrist or give me access to your medical notes which

you refused to do. You threatened to blacken my name on the Internet if I raised the issue again. You were

recently sectioned in St Anne's hospital and you challenged that section and were released. I believe that you

are not able to listen to advice. I believe that you are incapable of participating in proceedings. You insist on

arguing points that are irrelevant and detrimental to your case. You do not allow the conferences to move on.

The allegation against you simply is that you organised raves / parties that caused antisocial or had the potential

to cause anti social behaviour. See schedule forwarded to you on Friday. All the matters alleged you have already provided instructions and challenges to the allegations. Put as simply as possible you deny organising, providing sound equipment or sourcing premises for the purposes of holding raves / Parties. You challenged whether the events in question are illegal raves as trespass is not present. This argument has no bearing on your case as you deny and have repeatedly denied sourcing premises, providing equipment or organising any of the events with the exception of Mill Marsh Lane which you accept you were present for a small birthday party gathering (again no witness statement / witness details provided) I have advised you that it is my view that regardless of whether Progress Way was a private party (LAPSO loophole) or a rave the bottom line is that anti social behaviour was caused due to noise nuisance / disorderly conduct.

You seek to use the appeal proceedings to challenge the law by arguing that any person living in a commercial building under a LAPSO notice can hold moving in parties. They are not holding a rave as trespass is not present but they are causing anti social behaviour to neighbouring residents when they hold events that cause extreme noise etc. On no occasion during your instructions did you say that you were living on the premises, nor did you state that your sound system had been seized. You are appealing against the Magistrates Court decision that you organised these events, provided sound equipment or sourced premises.

You wish to introduce topics that have no bearing to the narrow issue which is did you organise or provide equipment for these events, which if they went ahead would or had the potential of causing anti social behaviour. I am under no obligation to argue points that are not relevant to your appeal.

I have copied Michael Carroll in in this email and you must now communicate with him as our relationship has irretrievably broken down.

The case is listed again for disclosure if required on Wednesday before

HHJ PAWLAK. A disclosure request must be submitted by Michael Carroll & Co before 4pm on Monday 19th September 2016 with the Respondent replying by 20th September 2016.

Andrew Locke is declining to represent you also as he cannot hold a meaningful conference with you. You reject advice and have called me a liar.

8/6/2017

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Simon, your capacity to follow and participate in proceedings needs to be assessed and until such time as it is,

no solicitor will undertake your case or deal with you, nor will any barrister.

I have taken advice from the Law Society on these issues and whilst I cannot disclose your recent sectioning to the court / Respondent I can decline to represent you until the issue is addressed as can Michael Carroll & Co.

I wish you success in your appeal and I regret the breakdown in our solicitor / client relationship.

Yours sincerely

Josephine Ward

Subject:

Re: Please read email to Josey and Michael.

From:

Lorraine Cordell (lorraine32@blueyonder.co.uk)

To:

re_wired@ymail.com;

Date:

Monday, 19 September 2016, 12:09

Please confirm I can send you do not need to go into great detail the less the better this is why I wrote the email this way.

Dear Josey / Michael

I am writing this email due to an email I got from Josey today.

As I said to Josey when she called me I do not have any internet to login to my email so have not read the emails

she sent, But Josey asked my mother to tell me what was in the email which she has done. And I asked her to write this email to you confirming the below.
Josey has asked me to agree to have an assessment by a Psychiatrist I do not see the need as I was put under a section 2 on the 15/08/2016 and released due to a Tribunal I had on the 26/08/2016.
Since being released I have the early intervention team coming to my home to check on my welfare.
I can send you the copy of the tribunal release from the section 2. And I can also ask a letter to be written from the early intervention team when they attend my home today, which can be forwarded to you. I believe this will tell you all that would be needed.
Regards
Simon / Lorraine

Subject:

RE: Re: Please read email to Josey and Michael new

From:

Lorraine Cordell (lorraine32@blueyonder.co.uk)

To:

re_wired@ymail.com;

Date:

Monday, 19 September 2016, 12:46

Dear Josey / Michael

I am writing this email due to an email I got from Josey today.

As I said to Josey when she called me I do not have any internet to login to my email so have not read the emails

she sent, But Josey asked my mother to tell me what was in the email.

And I asked her to write this email to you confirming the below.

Josey has asked me to agree to have an assessment by a Psychiatrist I do not see the need as I was assessed

under section 2 on the 15/08/2016 and released due to a Tribunal I had on the 26/08/2016 which the Tribunal did

not find me Mentally ill to carry on holding me under a section 2.

When I was put on a section 2 I had been arrested which Michael Carroll will already be aware as they was my acting solicitor, I still have not been interviewed by the police as of yet and will prove I never did anything wrong due to CCTV I have when I return to the police station on the 04/10/2016.

In the time I was in Hospital I did have an assessment and still released under the Tribunal.

I agreed when released to be mentored on release which has been ongoing. Under section 117 I did not need to approve to carry on having home treatment but I did agree to this. No one has had any concerns with me since I have been released.

I have had other assessments prior to this and the same conclusion was found I was well.

I feel at this late stage of my Appeal there is not any time left, I have not had a meeting with my barrister yet and there is less then a week till the appeal is due to start, asking for an assessment is only going to put my Appeal off and I feel this is unfair. I have only ever asked for things to be done for my Appeal which should have been and in good time. I have not been disrespectful to my solicitor I have only ever asked for things to be done in good time for the Appeal.

8/6/2017

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I can send you the copy of the tribunal release from the section 2 if needed.

Regards

Simon / Lorraine

From:

Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]

Sent:

19 September 2016 12:10

To:

' Rewired

Rewired '

Subject:

Re: Please read email to Josey and Michael.

Please confirm I can send you do not need to go into great detail the less the better this is why I wrote the email this way.

Dear Josey / Michael

I am writing this email due to an email I got from Josey today.

As I said to Josey when she called me I do not have any internet to login to my email so have not read the emails she sent, But Josey asked my mother to tell me what was in the email which she has done. And I asked her to write this email to you confirming the below.

Josey has asked me to agree to have an assessment by a Psychiatrist I do not see the need as I was put under a section 2 on the 15/08/2016 and released due to a Tribunal I had on the 26/08/2016.

Since being released I have the early intervention team coming to my home to check on my welfare.

8/6/2017

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I can send you the copy of the tribunal release from the section 2. And I can also ask a letter to be written from the early intervention team when they attend my home today, which can be forwarded to you. I believe this will tell you all that would be needed.

Regards

Simon / Lorraine

Now I would like to explain a little about this case and how it has been handled.

On the 19/09/2016 my mother was contacted by my solicitors by phone to say an email had been sent by her and that could my mother read it, my solicitor then called me and told me an email had been sent could I read it which I replied I do not have any internet so I can not access my emails, she then said to me to contact my mother and that she will explain to me.

Which I then did to hear what had been wrote in the email.

The email stated that my acting solicitor is no longer prepared to represent me and neither was Mr Andy Locke and if my solicitor firm was to continue to have by best interest at heart and continue representing me that I would have to agree to conditions such as;

I was asked to reply to an email sent to myself by my solicitor firm via: @ michael@michaelcarrollandco.com which I did do and as of this date 20/09/2016 I still have not had a response from Michael Carroll in relation towards this, neither has my mum had a reply to a vast majority of the email's that she has also sent, my mother did get an email from Ms Ward with an attached that was sent to the court, with an application to be taken off the record in respect of the Appeal listed for 26th September 2016, this would still mean once again my appeal date would be vacated until this issue is resolved to no fault of my own.

On the 19/02/2016 **my solicitor also tried to be taken off record** for this case, which was denied by the court I have since been told that the only reason my solicitor is still acting for me is due to the regard and respect for my mother in received correspondence and the only issue I take with this is I believe she should be there to have my best interest at heart.

Dear Josey / Michael

I am writing this email due to an email that was received today in receipt from Josey.

Today when I spoke on the phone to Josie as she called my phone I explained to her that I do not have any internet at home, so I could not login to my emails and therefore could not read what she had sent, Josey then asked me to contact my mother to tell me what was in the email. Since this has happened I have asked my mother to write this email to you confirming the below.

Josey has asked me to agree to have an assessment by a Psychiatrist; I do not see the need as I am not mental ill. I know this as I was just recently assessed on the 15/08/2016 under section 2 of the mental health act 1983 and then released due to a decision being made at a Tribunal that I had on the 26/08/2016, the Tribunal did not found me mentally ill to carry on holding me under a section 2.

When I was assessed under section two I had been arrested for wrongful claims. Michael Carroll should already be aware as his company is my acting solicitor. I still have not been interviewed by the police as of yet and will prove I never did anything wrong due to CCTV I have, when I return to the police station on the 04/10/2016.

In the time I had in a Hospital was an assessment and the conclusion was I am of well mind body and sole.

I agreed after the assessment to be mentored on release which is at its end of period, This was obtained Under section 117 of the Mental Health Act 1983, Under section two I understand that I did not have to approve to carry on with the care facilities but I did agree to this. No one has had any concerns with me since as I am not a concern never is my mental stability.

I have had other assessments prior to this and the same conclusion was found I have never been un well with mental heath issues of concern. I feel at this late stage of my Appeal due to lack of disclosure that there is not any time left to prepare my defence, I have not had a meeting with my barrister for the appeal as of yet and there is less then a week till the appeal to start, I feel it is common sense that asking for an assessment is only going to put my Appeal off and I feel this is unfair as the start of the ongoing was 2014.

I have only ever asked for things to be done for my Appeal and case with no disrespect for any other person, which I know should have been completed in good time. I have not been rude or disrespectful to my solicitor I have only ever asked for things to be done fair and right so to be achieved in good time for the Appeal.

I can send you the copy of the tribunal release from the section 2 if needed.

Chapter 44

20/09/2016

Subject:
Andrew Locke backsheet 16/09/2016
From:
JOSEPHINE WARD (josephinewardsolicitor@gmail.com)
To:
lorraine32@blueyonder.co.uk; re_wired@ymail.com;
Date:
Tuesday, 20 September 2016, 1:29
Lorraine / Simon
Please see attached a copy of Andrew Locke's back sheet for the hearing from Friday.
Yours sincerely
Josephine

Subject:
Fwd: Simon Cordell v Commissioner for Police Metropolis - disclosure hearing on 21st September 2016
From:
Josephine Ward (josie@michaelcarrollandco.com)
To:
re_wired@ymail.com; lorraine32@blueyonder.co.uk;
michaelandrewcarroll913@gmail.com;
Date:
Tuesday, 20 September 2016, 1:36
Simon / Lorraine / Michael
Please see forwarded a copy of a letter that was sent to the Wood Green Crown Court.
Josephine
Josephine

----- Original Message -----
From: Josephine Ward <josie@michaelcarrollandco.com>
To: woodgreencrowncourt@hmcts.gsi.gov.uk,
Sally Gilchrist@met.pnn.police.uk
Date: 20 September 2016 at 01:34
Subject: Simon Cordell v Commissioner for Police Metropolis - disclosure hearing on 21st September 2016

Dear Sir or Madam

We refer to the above matter and attach a letter for the urgent attention of HHJ Pawlak

In short our letter notifies the court that we can no longer represent Mr Cordell in respect of the proceedings and have applied to come off record

Yours faithfully

MICHAEL CARROLL & CO

Chapter 8888
Solicitor Michal carol

20/09/2016

To whom it may concern

I Mr Simon Cordell am writing this letter as there has been a raise of concern made by my solicitor towards my mental stability

I know my mental stability to be of well mind body and sole and that I am capable to stand trail at my appeal

I just recently agreed to under go a full mental Health assessment and was assessed by doctors to be of good mind this was while staying at St Ann's Hospital under section two of the Mental Health Act 1983

In that time I managed to look after my well being, while contacting a solicitor to represent me. We both took part in preparing my defence for tribunal In turn being realised. I have since concluded an official reply to the doctor's reports in regards to some incorrect data being held on my medical records otherwise known as RIO this is now in the hands of an independent mental health advocate

I am sure that I was more than capable to defend my self thought these ongoing, just as I am in the proceedings of the Asbo case

I would further like to explain that at no point of time have I been incorrect in what I explain to be the truth towards my solicitor and I have not been rude to her, neither have I made false allegations that I can not provide evidence towards them claims of truth

I still stand strongly in the truth towards my innocent plea, in the

respondent wrongful application of an Asbo order against my self and still wait for my honour Judge HHP Paklard to over see the on goings at appeal.

I do believe that it is easy for any person to come to the same conclusion that any attempt to apply for a further Mental Health assessment would be a waste of public funding as it will lead towards the same understanding that I Mr Simon Cordell am of well sanity and stability as pervious assessments.

I will leave the decisions of disclosure in receipt from the respondent to your discretion.

Yours fifthly
Kind regards
Mr Simon Cordell

21/09/2016

Chapter 58558

To Your Honour HHJ Pawlak

@ I am writing this letter to explain to you how I feel and to also to give my side of the recent events of my case.

@ My Appeal has been put back twice already and this is obviously very distressing for me, the on goings of the Asbo case has been pursued since 2014.

@ I would also like to apologise in advance for the length of this letter, but I feel this is the only way to put across my true account of what has since transpired between myself and my solicitors, so for any person of interest to be able to take an insight of the matters of concern in advance of the up and coming dated hearing, that is booked for court on the 21/09/2016.

Subject:
Re: Look here

From:
Lorraine Cordell (lorraine32@blueyonder.co.uk)
To:
re_wired@ymail.com;
Date:
Wednesday, 21 September 2016, 0:59
Dont call me again tonight pls I need some sleep andrew is coming early tomorrow and the notes you are reading from Andy Locke has not been seen by the cort and would not be allowed to be seen by the court.
Attachments
Dear Judge HHJ PAWLAK-01
doc
(46.00 KB)

22/09/2016

23/09/2016

24/09/2016

25/09/2016
Subject:
RE: lol
From:
Lorraine Cordell (lorraine32@blueyonder.co.uk)
To:
re_wired@ymail.com;
Date:
Sunday, 25 September 2016, 15:54
Simon
This is not 2 sec of reading here its going to take hours to read it all.

You are going to have draft up the letter for this yourself to deal with it and I agree there is a large amount of information that is not correct but the judge will say this can be gone over by cross.
The letter I am writing is only to show facts that is not going to give away your cross if the judge does not allow it to be dismissed and a section to show why this should not go ahead if he does not dismiss it.
you have to remember one thing in all of this and that is while the trial is on going they can correct any errors they have made, remember that is why andy locke did not say anything about trespass until he end summing up to the judge.
so we have to be careful here what we say and write,
mum
From:
Rewired Rewired
[mailto:re_wired@ymail.com]
Sent:
25 September 2016 13:55
To:
Lorraine Cordell
Subject:
Lol
<https://data.police.uk/static/files/Digital%20Witness%20Statement%20-%20Business%20Process%20-%20v11.pdf>
<http://library.college.police.uk/docs/appref/MoG-final-2011-july.pdf>
Exceptions to the hearsay rule - Court Stage - Enforcement Guide (England & Wales)
Exceptions
to the hearsay rule - Court Stage -
Enforcement Guide (England & Wales)
This
Guide sets out the law and legal practice relevant to the criminal enforcement of
health and safety duties.

26/09/2016

Subject:

Re: look at this

From:

Lorraine Cordell (lorraine32@blueyonder.co.uk)

To:

re_wired@ymail.com;

Date:

Monday, 26 September 2016, 3:18

please don't change this

Attachments

To-The-Judge-Dismiss-ASBO-26-09-2016

doc

(50.50 KB)

27/09/2016 council claim that We received a report that on 27th September 2016 you confronted one of your neighbours as he was returned to his flat with his family and threatened and swore at him and demanded money from him. It is also alleged that you later banged on his door, shouted further abuse and swear words at him and accused him of making noise inside his flat.

Chapter protecting

The child;

When ever I got assaulted by the matilagans I would call the police and get a cad number of them.

Only about six times did I then go upstairs and ask them why they were doing the things that they do to me, after I helped them.

I asked in a polite manner do you have any of my partner's phone numbers;

The answer came out of Mr. mathiligans mouth as if in one would claim to see and hear, like it rolled of the tip of his tongue, being so easy for him to say the answer of; No

I continued to question him for his families behaviour towards me, by asking him the next line of my own personal investigation for my own

safety and others safety from them, while in the back of my mind I had got concerned for his child living with his family, simply because all of this neglect and lake of honour by what he allows his family members to represent also made me worry with concern in regards to the social services act 1981 and child protection act 2003 in regards to the young born child living above and the welfare of her legal guardians under the 1963 Act as if they should be the one's to be sectioned under the mental health act for what they do and allow to happen, this has a negative effect on me and must there young child to, I believe in a system that is designed and managed so to protect me and others under my and there human rights and the purposes off what the housing tenancy are set out to achieve, but some how feel completely let down by that system at present.

28/09/2016 it got claimed We received a report that on 28th September 2016 you aggressively' banged on a neighbour's door and threatened and shouted verbal abuse and swear words at them. It is also alleged that you aggressively demanded money from him.

New Month

01/10/2016

02/10/2016

03/10/2016

04/10/2016

Chapter 777 re bailed to find out the truth

I was then bailed to return to the police station on the 4th October 2016 at 2pm and had been put through a continual cycle of unjustified actions, so was looking forwards towards being able to rectify the issues that the police wrongfully had raised with my person.

I had been taken out of my own home for no right reason then I got

transported to the police station and booked in then to get put into a police cell for hours and not be interviewed I got accused of threatening a child and mother then sectioned under the mental health act without being allowed to see my solicitor, all to aid it stain and the magicians getting away with what they had put me and my loved ones through.

On the 4/10/2016, I was at home all morning awaiting to go to the police station in regards to the threats to kill an unknown person to myself at this stage of time.

George's house the council claim

We received a report that on 4th October 2016 you aggressively banged on your ceiling and accused one of your neighbours of making noise, it is alleged that you then went to your neighbour's flat and started kicking and banging on his front door aggressively, accused him of banging on the floor and was swearing and shouting abuse at him. It is also alleged that you later went downstairs, dragged your neighbour's motorbike from where it was parked and started to hit it with a piece of wood there by causing some damage to the motorbike.

On the 4/10/2016, I was at home all morning awaiting to go to the police station in regards to the threats to kill an unknown person to myself at this stage of time.

On morning of the 04/10/2016 I got up and had a bath, while I was in the bath I noticed a banging on my door, so I then got out of the Bath and wrapped myself in a towel, when asking who was at my front door, a voice replied police, I asked what they wanted and they explained to me that they wanted to arrest me, so I once again called my mother to attend and explained my concerns of the police presence to her.

I then answer the door in my towel and was arrested for criminal damage, I completely deny causing any damage to the complainant's property once I understood the circumstances and unannounced to all that I did not commit any crime

I was accused of dragging a bike out of view of my neighbors window and also accused off then after smashing it up, this is as stated in the second complaints statements herein named George 0 who's home address is 113 Burncroft Avenue, Enfield London EN3 7jq.

While at the police station I was denied bail for both cases I was then granted bail by the court after being detained in the police cell over night, I was also placed on conditions not to go home to 109 Burncroft Avenue, so I stayed at my mothers address this caused me time that I would have otherwise committed towards the running objectives of my up and coming companies launch at no fault of my own to add towards upset.

While staying at my mother's house, I new that I was being punished for crimes that I had not committed.

In response to the allegations of threats to kill that were made against me, I then had to re attend the court as I was placed on court bail this was until the 17/11/2016 awaiting trial for both cases set for the same day, the day before trial my mother received a phone call from my representing solicitor firm who in turn explained that both case's had been NFA no further action taken, as I was innocent in the claims and then released to go home.

While staying at my mothers she managed to help me start to achieve a positive impact in society once again without the presence of my neighbour's wrong doings, this was achieved in many different accepts.

I never went home for a few days after the case was NFA, the reason I never went back was because I was reluctant of being be put back into the same position again, were I was once again being set up and endangered, so after speaking to a few of the right people around me and also that of my family members we all decided the best thing for me to do was make a phone call to my housing officer, who's name is Sarah Flexure, when speaking to her on the phone I explained the on goings of what had been going on while living within the estate at my home I explained to her that she is in charge of my housing estate and therefore she holds responsibility to the tenant's safety, I continued to express my self in regards to the correspondents that were sent to her office in respect to the past and up to that date problems also that of the telephone conversation we were having, so to be making sure of asking her if she could finally

address them issues that I have of my concern about members of my fellow neighbors, on doing this she told me that she had received letters of my neighbours also of complaints

5/10/2016

Chapter 888

being a victim to George Quinton and the Markandu's family's actions inclusive of George and Stan Curtis going up stairs

Additional in subject access request

Witness : INCIDENT: SINCE 05 Oct 16 - Threats and intimidation (General)

Involved Persons CLIENT (Victim) George Quinton

Case 17753 George Quinton NEIGHBOUR Active, Phone call with Victim

History 05/10/2016:

Threats and intimidation,

Date reported: 06/10/2016

Threats and intimidation (General) Perpetrator has been harassing complainant for a while in relation to alleged noise nuisance

Yesterday evening the perpetrator was banging on the ceiling (the complainant lives above perpetrator) and then came upstairs and tried to kick the door in

He was very aggressive, shouting through the door

He then went outside, dragged the complainant's motorcycle from its parking space and started smashing it up

The police were called and the perpetrator was arrested

I once again do state: that I do have many recordings of such past activates of me being a victim to Debbie Andrews and the Markandu's family's actions inclusive of George and Stan Curtis.

Due to my members of my neighbors banging on the walls and floors to intentionally make my self victim of their actions, at around 19:42:43 on the 05th September 2016, at time 20:42:43 a few days after leaving the hospital, I went upstairs because the banging had started again, when going upstairs I always make sure that I inform the police and take down a cad number I do this inclusive of recording any on goings, I also wanted to find out why I had been arrested and then placed into the hospital for threatening children as the only person I new to have children in the bloke of flats I live in to be the Mathiyalagan family.

I attach a copy of transcripts that for sure do in fact relate to a video that I acclaim, that is in relation to the Mathiyalagan Markandu, family as dated 00/00/2016, This is a true copy of the transcripts of the video footage of when I went upstairs to 117 on the top floor, from my own flat in search of the truth of being setup, at no point did I Mr. Simon Cordell cause Anti Social Behavior, neither Harassment or was I intimidating nor did I use threatening behavior.

The Start of transcripts when Knocking on door of 117 Burncroft Avenue, Enfield En3 7jq

Knocking on the door: 0:35

Woman: Who is that? 0:37

Simon: Its Simon let me speak to your husband. 0:38

Woman: Sorry. 0:41

Simon: Its Simon let me speak to your husband. 0:42

Woman: My husband is not home. 0:44

Simon: See the over day when I spoke to you yes. 0:47

Simon: are you listening to me, can you here me. 0:51

Simon: see the over day when I spoke to you yes 0:55

Woman: What did you say? 0:59

Simon: I was just talking to you yes. 1:00

Woman: see the over day when I spoke to you yes 1:01
 Woman: Sorry 1:03
Simon: See the over day when I spoke to you 1:05
 Woman: yes 1:06
Simon: You said that on the 14th August 2016 1:08
 Woman: Sorry 1:10
Simon: On the 14th August 2016 1:11
 Woman: Sorry 1:14
Simon: Can I open your letter box and talk to you yes 1:15
 Woman: Yes 1:17
Simon: Yes ok 1:18
 Woman: Sorry
Simon: On the 14th August 2016 1:20
 Woman: Yes 1:18
Simon: You said that you never called the police yes
 Woman: Yes, yes
 Woman: Yes, yes I ring police Saturday Saturday Sunday I am lonely I am not living here I called the phone calls not here Sunday night I just come here at 9 o'clock
Simon: You did that on the 14th August 2016
 Woman: Yes some one told you, you called the called the police station I do not no
Simon: Yes the police said to me yes that on the 14th August 2016
 Woman: I am not Saturday Saturday morning I called I called my friends house Sunday night come in, morning Sunday or Saturday I was not here
Simon: So you wasn't here I believe you I believe you if you tell me this I believe you yes
 Woman: Yes
Simon: If you tell me that I believe you what else can I say yes
 Woman: Yes
Simon: But on the 14th August 2016 I no I never left this building
 Woman: Yes
Simon: And I never looked up at no window and threatened you or your children
 Woman: Yes, yes I am not here truth
Simon: Because you are the only one with a child in this block and I would be I would not threaten child and worst I might say I might have a argument a dispute with your husband
 Woman: why are you please why are you please why you argument for I did not call the police

Simon: I am not arguing with you I am not arguing with you
Woman: I am after council I want to move the house I push council that is why, I do not like you
Simon: Yes you pushed to get a new flat of the council your two bedrooms so you can look after your kids
Woman: Yes
Simon: which is of course I have been telling your husband to do that for a long time to get his two beds to right a letter and I would give him some letters as well but on the 14th you agree I never left this building and never threatened you
Woman: Yes
Simon: yes that is perfect that all I needed
Woman: I am not here Saturday and Sunday I am not here
Simon: you were not even here you were not even here
Woman: yes, yes, yes
Simon: ok that is perfect all right thank you

END of Conversion of Mobile Phone Video Transcripts:
A copy of the video footage is available at request

Chapter 777

re bailed to find out the truth

I was then bailed to return to the police station on the 4th October 2016 at 2pm and had been put through a continual cycle of unjustified actions, so was looking forwards towards being able to rectify the issues that the police wrongfully had raised with my person

06/10/2016

07/10/2016

08/10/2016

09/10/2016

10/10/2016: Update Complainant , Follow on action from Contact

Complainant

11/10/2016

12/10/2016

13/10/2016

14/10/2016

15/10/2016

16/10/2016

Subject:
[No Subject]
From:
katie tingey (katietingey@yahoo.co.uk)
To:
re_wired@ymail.com;
Date:
Monday, 17 October 2016, 19:11
Sent from Yahoo Mail on Android
Attachments
DSC_20160923091415678_portrait_style_suntan
JPG
(1.98 MB)

Referral Details 17/10/2016 = Organisation making referral Housing
Anti-Social Behaviour Response Team "Page2 of 3"

17 /10/2016: Contact Complainant, We discussed the complaint;
confirmed that the perpetrator was Simon Cordell at 109 Burncroft
Avenue; confirmed that complainant is housed in temporary

accommodation by Waltham Forest District Council and has been trying to report issues to them and police; issues have been going on for some time and include: intimidating/threatening behaviour, aggressive demands/threats for money, tyres slashed, swearing/name calling etc

18/10/2016

19/10/2016: Update Complainant, Follow on action from Contact Complainant

20/10/2016: Response sent to Members Enquiry - no prior reports received from Complainant - may have been reporting to Waltham Forest District Council? Contact information requested for complainant in order to investigate further. Contact number subsequently provided.

21/10/2016:

22/10/2016:

23/10/2016:

24/10/2016:

25/10/2016:

26/10/2016: Matilagan paper work Update Complainant, Follow on action from Contact Complainant.

27/10/2016:

28/10/2016:

29/10/2016:

30/10/2016:

31/10/2016 = From: John Duncan
[mailto:johnboy0070@virginmedia.com]

Sent: 31 October 2016
18:09

To: Kaunchita Maudhub
Subject: Contact phone number for Mr Stanley Curtis

Hi Kaunchita, This is the contact phone number for Stanley Curtis 0787-0655010

As stated, he is partially deaf so may not hear the phone some times.

If I can be of further assistance, please do not hesitate to call me.

Thanks for your help. Regards, John Bates.

New Month

01/11/2016: Matilagan paper work Update Complainant, Follow on action from Contact Complainant

02/11/2016: Matilagan paper work Update Complainant, Follow on action from Contact Complainant

03/11/2016

From: Kaunchita Maudhub

Sent: 03 November 2016
10:13

To: Jean Barton

Subject: FW: Contact phone number for Mr Stanley Curtis Dear Jean, We received a phone call from a Mr John Bates on behalf of his friend Mr Stanley Curtis.

He explained that Mr Curtis is 83 and having to attend court to give evidence against a male named Simon Cordell who verbally abused him.

We are aware of Simon Cordell as Steve/Pat obtained an ASBO against him for illegal raves etc

I believe he is also a council tenant (I need to check) Could you initially contact Mr Curtis - obtain his address and the reasons he is going to court

Also ascertain what support he needs

It is not an open case as such but depending on your findings we Wednesday to check it has been finalised

I will update you as soon as CPS contacts Witness Care Kind regards,
Thomas

04/11/2016

Subject:

Please activate your myonyx account

From:

ONYX Graphics (support@onygfx.com)

To:

RE_WIRED@YMAIL.COM;

Date:

Friday, 4 November 2016, 12:15

Welcome, SIMON

You have successfully registered for myonyx, but before your account can be used you must activate it

05/11/2016

Subject:

Shiraz Signature Download Request

From:

info@shiraz-software.com (form_engine@fs25.formsite.com)

To:

RE_WIRED@YMAIL.COM;

Date:

Saturday, 5 November 2016, 12:58

06/11/2016

07/11/2016

Subject:

[ENQUIRIES #46018]: Shiraz Signature Download Request

From:

Shiraz Software (info@shiraz-software.com)

To:

re_wired@ymail.com;

Date:

Monday, 7 November 2016, 10:29

08/11/2016: Update Complainant , Follow on action from Contact Complainant

09/11/2016

10/11/2016

11/11/2016

Matilagan paper work: interview Complainant, interviewed the Complainant

He reported that the issues have been on going for about 18 months (He, his wife and daughter have lived at Burncroft Avenue in temporary accommodation provided by Waltham Forest DC for 2.5yrs)

Please see attached notes of interview - The complainant is really frightened for his family - Mr Cordell is very aggressive and has previously kicked him in the nose/face and threatened to hit him with a piece of wood; his wife is so scared that she accompanies him to work and waits in the car with their daughter for his shifts.

Name Of interviewer(s) Sarah Flexture

Start Time 10:05am

End Time 11:15am
Location; Green Tower Meeting Room

12/11/2016

13/11/2016

14/11/2016

15/11/2016:

From: Thomas Jones <Thomas.Jones@met.pnn.police.uk>
mailto:Thomas.Jones@met.pnn.police.uk

Sent: 15 November 2016 -11:56

To: Jean Barton Subject: R v CORDELL - UPADTE from WITNESS CARE

Hello Jean, CPS has not confirmed the taxi yet

I have a close eye on the case, with a view that we have till tomorrow - 16:00hrs - to obtain this information

As soon as CPS responds I will contact you

Regards, Thomas JONES

I Witness Care Officer I Camden & Islington CJU I Holborn Police Station Met Prosecutions Crime I Met Phone 746339 | Telephone 0208 733 6339 Facsimile 746391 (0208 733 6391)

| Email thomas.jones@met.pnn.police.uk Camden Police - Reducing Crime, Serving Camden

16/11/2016: I received a call from Thomas Jones - Witness Care he advised that the CPS have dropped the case of Curtis v Cordell. Reason -

Not enough evidence to provide a realistic prospect of any conviction.

In further discussion Thomas said DC Campbell was of ill - has now returned; however, he said he will contact Mr Curtis in relation to the current position of the matter.

I asked Tom if the CPS will be writing to Mr Curtis directly - he said they should to advise accordingly.

Tips given to report further incidents and keep records.

16/11/2016 = Visited Christine (flat 97 Burncroft Avenue) and Karen (flat 105). Christine stated that she witnessed the September when Mr Cordell threatened Mr Curtis.

She stated that she was with her neighbour Karen when they heard Mr Cordell shouting and as they came out to see what was happening, she saw Mr Cordell shouting at Mr Curtis.

She alleged that he was shouting abuse and threats and that Karen told him to leave Mr Curtis alone, that he is an old man.

Mr Cordell then started shouting abuse and threats at Karen.

Christine stated that she is not prepared to give a statement and that she will not keep incident logs.

We then met with Karen outside the block. She stated that she and Christine witnessed the incident that happened in September.

She stated that Mr Cordell was shouting abuse and threats at Mr Curtis and that she told him to leave Mr Curtis alone as he is an old man and that Mr Cordell then turned against her and started threatening her.

She stated that she is not afraid of him when she is on her own, that her only concern is that she is looking after 2 very vulnerable children and she will not be able to defend herself and them if Mr Cordell was to attack her when she is with them.

She is happy to make a statement and will log any further incidents.

17/11/2016
Subject:
minions pic
From:
katie tingey (katietingey@yahoo.co.uk)
To:
re_wired@ymail.com;
Date:
Thursday, 17 November 2016, 13:00
<https://goo.gl/images/dvw3t0>
Sent from Yahoo Mail on Android

Visited Mr Curtis and Karen to hand deliver incident diaries

Friday 18th November 2016 Sarah Fletcher@enfield.gov.uk

Dear Mr Cordell,
Re: CCTV camera on inner communal/fire door
It has been brought to my attention that you have fitted a security camera onto the inner communal/fire door on the ground floor of our building.

This is in breach of tenancy conditions as it has been fitted without permission.

Please arrange for the camera to be removed by Friday 25th November 2016.

Failure to remove the camera by this date will result in the Council arraigning for the removal of the camera and carrying out any necessary repairs to the structure of the building for which you will be charged and we may take action against you for breach of tenancy conditions Please contact me on or before 5.00pm on Friday 25th November 2016 to advise that the camera has been removed or we will proceed with the action as advised above.

Yours Sincerely
Sarah Fletcher Enfield Council

19/11/2016

20/11/2016

21 /11/ 2016: - 21/11/2016: - 28/11/2016: - 29/11/2016: Copy of letter sent to Mr Cordell giving him until 25/11/16 to remove the CCTV he installed on the internal communal door attached

21/11/2016

22/11/2016

Subject:
PosterJet 8 Testversion (Great Britain,Canon)
From:
noreply@posterjet.com (noreply@posterjet.com)
To:
re_wired@ymail.com;
Date:
Tuesday, 22 November 2016, 2:50

Subject:
Your myonyx account was activated
From:
ONYX Graphics (support@onyxgfx.com)
To:
re_wired@ymail.com;
Date:
Tuesday, 22 November 2016, 4:03
Your account was activated

Thank you for choosing ONYX.

Chapter 7887

They gave me an eating disorder by this stage;

After speaking to many friends and family who have witnessed the ongoings of torture committed by 117, 111 and 113 Burncroft avenue inclusive of Carron Dunno 000 or either having it explained to them with the evidence I had present and provided, the general return of reply of them decent people, was to approach my housing officer and ask him or her for a fresh start, by way of adding points for an emergency move to a new safe home, I chose to take the good advice given to me at the time and to then make a phone call to them and this is what I did, this can be proved by my mothers phone bill and corresponding emails also the council officials own correspondent that I claimed in a subject access request being granted to me from, when I requested it prior.

To me somebody had got themselves into trouble and for once it had not been me.

jjjjj

I could no longer do a lot with my company, so it started to suffer a lot and I lost load's of contracts, I definitely had started to get fed up with trying so hard, this was due to the bail conditions that I had got imposed too, I felt sick in knowing that I had done nothing wrong, so I understood that by me actually being put under these conditions, that they had changed my life for the worst, I assume it would be fair for me to say, that this moment in my life changed everything in it a lot and this was at no fault of my own, it was because of them.

Sarah Fletcher from the council claims that On 22nd November 2016 during a telephone conversation between you, Mrs Cordell your mother and Ms Sarah Fletcher, neighbourhood officer, Ms Fletcher reported that she overheard you threaten her by saying 'I'm going to do her over' and then 'I'm going to take her job just for fun'.

The Council's memo of a telephone call of that day:
I received a call from Simon Cordell of 109 Burncroft Avenue at approx. 1.20pm.

The call was transferred by the customer services team informing me that Mr Cordell wished to discuss his housing option show to move.

I took the call- he sounded agitated and said that he had a few things that he wished to discuss with me.

He said he was calling in response to a letter that I had sent him requesting the removal of a CCTV camera that he had installed on the inner communal/fire door on the ground floor of the block.

He informed me that he would not be removing the camera as he believed he was legally allowed to have the camera as the communal area was his.

I explained that he was in breach of his tenancy conditions as permission had not been sought or granted for the installation and he could not install anything in the communal area as this belonged to the Council.

He maintained that his neighbour in another block had a camera and had taken the Council to court about it and won the case.

I responded that I could not comment about other cases but my position remains as per the letter I sent: That the camera was in breach of tenancy conditions, was invasive to the privacy of other residents in the block as it points at the outer communal door and should be removed by Friday 25th November or the Council will remove it and charge him for the cost of doing so.

He then said that the camera was fake so it didn't need to be removed.

I responded that it did still need to be removed.

His voice was raised throughout the exchange and I had to ask him to calm down and lower his voice more than once.

He then said that he wanted to move on to finding out about moving to

another address.

He proceeded to give me a full history of his experiences with the police and previous housing management and alleged that 'Jackie', who had previously lived above him and 'Stan', his immediate neighbour on the ground floor, had victimised him over a long period of time and that he had done nothing wrong.

This history was very full and it was difficult to get a word in because he was so worked up so I let him relay the information to me as it seemed like he wanted to get it off of his chest.

He was very derogatory about the police and previous housing staff who had signed a request for an asbo application against him.

I told him that I could not comment about previous action taken.

He then came on to more recent events and stated that there had been an incident between him and another resident where she had shouted at him out of her window because of him starting up a scrambler bike in his garden.

He maintained that he was courteous during the exchange but the police came and arrested him because she told them that he had threatened to kill her and that he had been put in the mental hospital, had won his case in court and was able to go home as of today.

He said that he wanted me to give him 'points' so that he could move.

I explained that his best means of moving would be through a mutual exchange but he was adamant that he did not want to do this and wanted to be moved in the same way that he moved into this property 1 1 yrs ago by being given points.

I explained that a transfer was unlikely based on what he had told me so far but that I could look into the position for him.

He said a lot about his perceived victimisation by his neighbours and expressed that he felt that I should I have a duty to protect him.

I explained that I had a responsibility to all residents living at Burncroft Avenue and took the opportunity to mention that I had received some reports about antisocial behaviour by him that I would need to discuss with him but suggested that we leave that for today.

He then put his mother on the line (she had been trying to interject throughout the conversation) who said she wanted to know why I had not responded to her messages to call her.

I apologised for this and explained that I have been very busy but that I needed to know whether we had written permission from Mr Cordell for us to speak to her - she said that there was a written note recorded on our files in 2015.

Mr Cordell asked her what I was asking her and when she replied that I was querying permission I clearly heard Mr Cordell say angrily and aggressively "I am goanna do her over" and then "I am goanna take her job just for fun".

I informed Mrs Cordell that I had overheard these remarks and that I was ending the call. She said that her son had now left the room and she was talking to me.

I repeated that I would be ending the call and that she should put what she wanted to say in writing to me.

Sarah Fletcher Neighbourhood Officer

23/11/2016

24/11/2016

Re: Formal Complaint due to letter dated 29/11/2016 this Formal Complaint is to be added to the Formal Complaint dated 24/08/2016.

Dear Lemmy Nwabuisi and any other person who is copied in this letter I am writing this letter on behalf off Mr Simon Cordell of 109 Burncroft Ave, EN3 7JQ regarding the letter you wrote dated the 29/11/2016, which was received on the 01/12/2016.

I am not sure if you are aware there is an ongoing formal complaint that is being addressed by Mr Daniel Ellis from Complaints & Access to information Team which addresses some of the information you have included into your letter, but I will be covering points in this reply and also forwarding it to the people it needs to be addressed to.

The point I will address is the meeting you have set up for Mr Simon Cordell on the 06/12/2016 at 14:00 hours at Enfield Civic Centre.

I do not believe that it is justified to hold this meeting before the formal complaint is dealt with as stated many points in your letter has been covered in my formal complaint dated 24/11/2016, also until I have the subject access request information dealt with and have a list of dates and times these so called complaints where meant to have taken place and the reports from police that have been sent to Enfield Council.

I do not think holding this meeting would be appropriate.

I have spoken to my solicitor in regards to this matter and on advice taken from him he has told me to give limited information until I have the subject access request, this is why my formal complaint did not have full information in it as my solicitor does believe we have a case to take legal action, and if any data is withheld as it was when I requested my last subject access request for all my information I will have to take this up with the ICO.

However it does seem there is more injustice going on within the ASB unit and Enfield Council then I had proof of before you wrote your letter dated 29/11/2016.

There has been complaints put into Enfield council since 2014 about Mr Simon Cordell's neighbours and what they were doing to him, Enfield Council and ASB unit took the option and done nothing, not even replied to my complaints, took no reports, and did not even looked at the video footage Mr Simon Cordell has of the noise, the banging the intimidation my son has taken from his neighbours, and the way they are doing all they can to get Mr Simon Cordell to move, the way he has been treated by Enfield Council by way of Enfield Council doing nothing to help him.

You have been told many times the effect this is having on Mr Simon Cordell's health yet still choose to do nothing.

Yet as soon as Enfield Council gets reports against Mr Simon Cordell you are willing to address these complaints.

Once again I will say I feel this is due to reports the police have put in to Enfield Council about Mr Simon Cordell, Meetings that took place with the Met police and Enfield council in regards to Mr Simon Cordell which Mr Simon Cordell knew nothing about until after the fact, and the colour of Mr Simon Cordell skin, why Enfield council have done nothing to address any issue Mr Simon Cordell was having with his neighbours regarding what his neighbours was doing to him.

Mr Simon Cordell has had his own place since 1999 and was housed by Enfield Council in 109 Burncroft Ave, Enfield, Middlesex, EN3 7JQ I believe in 2006 due to a fire that happened in his flat before this address, in this time Mr Simon Cordell had no complaints put in about him until now 2016.

You have written in your letter multiple things to be addressed which Mr Simon Cordell was meant to have done, include using threatening, abusive and insulting words and language, aggressively demanding money, intimidation and making threats towards your neighbours.

It is also alleged that on 4th October 2016, you banged on your ceiling and you later started to bang and kick at your neighbour's door.

It is alleged that you were very aggressive and was shouting through your neighbour's door and that you then proceeded to drag his motorbike from where it was parked and started to smash it up.

At this point I will only say the above is untrue, once I have the information including all dates, times and complaints in order from my subject access request it will be at this time I will address each point of concern above.

You have also stated "It is also alleged that your dogs are left by themselves all day and night barking and causing noise disturbances to your neighbours".

Mr Simon Cordell has had one dog only at his flat, when Mr Simon Cordell was housed in 1999 he had a dog, no complaints was ever put in re Mr Simon Cordell dog being left by herself all day and night barking and causing noise disturbances to neighbours and being neglected.

When Mr Simon Cordell was moved into 109 Burncroft Ave, Enfield, Middlesex, EN3 7JQ I believe in 2006 he had the same dog, when she passed away in 2007 he got a new dog same bred and since 2006 there has been no complaints by neighbours of Mr Simon Cordell leaving her alone all day and night or her barking all night and all day and him not looking after her and neglecting her, and her causing noise disturbances to his neighbours.

Mr Simon Cordell does not leave his dog all day and night she is always looked after, if Mr Simon Cordell is not going to be there overnight or for a long time during the day then the family look after the dog.

So how someone can say she is left alone is beyond me.

Mr Simon Cordell's dog is looked after very well she has never been left all day and all night alone, and I feel very angry any person could ever say Mr Simon Cordell has ever mistreated and neglected his dog he is an animal lover as all our family are and we would never mistreat or neglected any animal.

Once again it seems beyond belief Mr Simon Cordell has had his dog and no complaints has been put in by any neighbours about the way my son allegedly mistreats and neglects his dog since 2006, until now 2016.

It seems totally unbelievable my son could have his dog for so many years with not one complaint of mistreatment and neglect and now all of a sudden in 2016 my son mistreats and neglect his dog leaves her alone all day and night with the dog only now in 2016 causing noise disturbances to his neighbours.

You can take that how it reads as I am so angry right now that any person could say the dog is mistreated and neglected she is always cared for and loved and not left alone all day and night barking and making noise.

In fact the dog that lives a few rows up barks more and makes more noise than Mr Simon Cordell dog does its always barking and making a noise so does this mean they are going to have action taken against them?

My son's dog only as a rule barks when someone comes into the building to Mr Simon Cordell front door and this is only for: a short time until the door is opened for them, there is also the fact Mr Simon Cordell does not have many people at his flat the main people are his family, so his dog hardly barks at all.

Mr Simon Cordell for the last 3 years does not even go out of his flat any longer due to what has been going on, he once in a while goes across to the shop but that is not often at all and only when the family can not get what he needs as they are busy.

If Mr Simon Cordell has to go out for a meeting he always has someone with him it has become this way due to how he has been treated by the Met police.

You have also stated "Your neighbours have also alleged that you have installed a CCTV in the communal area with the camera pointing towards the main entrance to the block thereby making them to feel very uncomfortable when entering and leaving the block."

Your neighbours have alleged that this is an invasion of their privacy."

I have already put an appeal in my formal complaint dated the 24/11/2016 in regards to the CCTV and I am awaiting a reply as to what information I need and how I address the appeal.

I will say that the CCTV is for security, but so far has protected me due to malicious information that has been passed to people, but it was not installed for that reason but has helped in this the main reason it was installed was due to security.

But since the 14/08/2016 when the police themselves damaged the CCTV camera due to what they were doing to Mr Simon Cordell, it has not worked.

So at this time there is no CCTV in operation in the communal area of the

block the only CCTV that is operational at this time is the ones inside Mr Simon Cordell flat itself.

When Mr Simon Cordell was on a phone call to Sarah Fletcher on the 22/11/2016 she did say if the CCTV camera was facing Mr Simon Cordell's front door there would be no problem with that this is at this time being acted on.

It also seems that this complaint has come in very late as if any neighbours felt that this was an invasion of their privacy why was this not acted on in 2013 when it was installed?

Why has it taken them until 2016 to say they feel this is an invasion of their privacy

In fact I feel it has protected Mr Simon Cordell's neighbours there has been crime in the area and many break ins within the housing estate where everyone lives, yet not one person has been effected in the block Mr Simon Cordell lives in by crime and I believe this is due to the CCTV being there, and if anything happened to any of the neighbours in the block the police could obtain a copy.

The CCTV camera does not show any neighbours living in the block, front doors or windows. And only showed part of the ground floor communal area leading up to Mr Simon Cordell's own front door.

It also makes us feel the only reason that the neighbours have now said about the CCTV is due to what they are trying to say about Mr Simon Cordell in these complaints, I feel that at this time the CCTV is the thing that protected Mr Simon Cordell against what the neighbours have alleged, why else would it have taken them over 3 years to say they now felt it was an invasion of their privacy?

As said in my formal complaint the police don't like Mr Simon Cordell and this has been for many years when the police go to Mr Simon Cordell flat he feels safer that the CCTV is there as it shows what the police are doing to Mr Simon Cordell so makes him feel safer, has the police put a report in about the CCTV camera also?

As stated these allegations are very serious and I would like them

addressed as soon as possible but until I have the information I have asked for so know what dates and times these complaints were put in I feel that Enfield council is only taking one side to this and that is the neighbours, as since 2014 all my calls and emails and letter about my complaints re the neighbours Enfield Council has done nothing to help me or Mr Simon Cordell address this.

Mr Simon Cordell feels he has no option left to him but to move away from his home due to what has been ongoing for a long time with no one addressing it.

He feels that is the only way he will feel safe again from what the neighbours are doing to him, yet Enfield Council have said they will do nothing about this to help him and while this is ongoing it is affecting his health more and more.

Mr Daniel Ellis has said that my formal complaint should be addressed by the 14/12/2016 but is trying to complete this sooner, he has been told that no one within Enfield Council is addressing moving Mr Simon Cordell to a new address and this needs acting on as soon as possible as what is going on can not be left with nothing being done as this is making Mr Simon Cordell's life hell living in fear, and so far I believe no one within Enfield Council is addressing moving Mr Simon Cordell to a new place, this is unacceptable by any means for Enfield Council not to be addressing this issue, I have made many calls and not one person has called me back to gather information or give me an update if anything is being done about addressing a move for Mr Cordell, so from what I can see once again Enfield Council is not acting in an appropriate manner.

I also believe when I get the information from the subject access request which can take up to 40 days this will incur more issues and I believe there will be data that needs to be corrected which Enfield Council holds on Mr Simon Cordell, as under the data protection act data which is held has to be 100% accurate, I also believe it will help to clear up much information that you have included in your letter.

I have also asked that any letters sent to Mr Simon Cordell are also sent to Miss Lorraine Cordell this was included in my email with the attached letters dated 24/11/2016 this has not been done with your letter why? I would be most grateful if you could reply to this letter also including

myself Miss Lorraine Cordell this can be done via my email lorraine32@bluevonder.co.uk or my address which is included in the letters dated 24/11/2016

Regards Miss Lorraine Cordell Mr Simon Cordell

People that have been copied into these letters are below:-

Joan Ryan: MP for Enfield:-

Mr Rob Leak: Chief Executive Enfield Council:-

Mr Ray James: Director of Health, Housing and Adult Social Care:-

Ms Sally Mc Ternan: Assistant Director Community Housing Services:-

Sarah Fletcher Sarah: Housing Officer:-

Jackie Gubby: Housing officer:-

Lemmy Nwabuisi: ASB Team:-

Daniel Ellis: Complaints & Access to information Officer:-

25/11/2016

Subject:

test

From:

hojjat 413 (413hojjat@gmail.com)

To:

re_wired@ymail.com;

Date:

Friday, 25 November 2016, 15:30

<https://sites.fastspring.com/shirazsoftware/order/view;jsessionid=32E184E61DDE82E9DC8D607E31D5CD17>

26/11/2016

Subject:

Shiraz Server Download Request

From:

info@shiraz-software.com (form_engine@fs25.formsite.com)

To:

re_wired@ymail.com;

Date:

Saturday, 26 November 2016, 5:40

Dear james

Thank you for requesting a free 15 days trial download of Shiraz Server RIP
You will find download links For Windows PC and Mac OSX at the bottom of this message.
Please note after the installation of the software to enable the 15 days free trial, you have to activate a trial license through License Manager by selecting Activate option at the start of the program.
You are also entitled to free support during the trial of the software. For all technical enquiries and support email: support@shiraz-software.com
For general enquiries or questions about purchasing the software email: info@shiraz-software.com
Kind regards

27/11/2016

28/11/2016 Copy of the letter sent to Mr Cordell giving him until 25/11/16 to remove the CCTV he installed on the internal communal door attached.

Added Matilagens paperwork

Copy of the letter sent to Mr Cordell giving him until 25/11/16 to remove the CCTV he installed on the internal communal door attached.

06/12/2016

07/12/2016

08/12/2016

22/12/2016

10/01/2017

16/01/2017

Subject:

[ENQUIRIES #46552]: Shiraz Server Download Request

From:

Shiraz Software (info@shiraz-software.com)

To:
re_wired@ymail.com;
Date:
Monday, 28 November 2016, 9:08
Hi
Thank you for downloading a Shiraz RIP product and hope that you have managed to install and run the software. Your software should now be fully enabled and include full printing access.
Please note after the installation of the software to enable the 15 days free trial, you have to activate a trial license through License Manager by selecting Activate option at the start of the program. If for any reason you are not able to activate the trial to print and test the software please let us know and we shall do our best to make it work.
If required, we can also offer a free online introduction session through remote Internet connection to demonstrate the software and provide basic initial training.
If you would like to have a one-to-one remote session with one of our product specialists or need any additional information about Shiraz Software products, please do not hesitate to contact us.
Kind Regards
Monika
Online Sales Executive

29/11/2016 Letter sent by council stating remove the CCTV that got installed on the internal communal door attached.

8/6/2017

Print

about:blank

1/1

Subject:

[toosmooth.co.uk] The account "toosmooth" with primary domain "toosmooth.co.uk" is

From:

cPanel for toosmooth on toosmooth.co.uk (cpanel@toosmooth.co.uk)
To:
lorraine32@blueyonder.co.uk; re_wired@ymail.com;
Date:
Tuesday, 29 November 2016, 9:17
The account "toosmooth" with primary domain "toosmooth.co.uk" has reached 90% of its bandwidth limit (6.17 GB/6.84 GB)

30/11/2016

New Month

01/12/2016

02/12/2016

03/12/2016

04/12/2016

05/12/2016

06/12/2016 Letter sent by council stating remove the CCTV that got installed on the internal communal door attached.

07/12/2016

Letter sent by council stating remove the CCTV that got installed on the internal communal door attached.

Joint home visit conducted with Lemmy. Mr Curtis said that he has had no further problems from Simone Cordell however, he was aware of altercations between Simone Cordell and other residents in the block.

Mr Curtis said he will still maintain his own logs and call the police and the council if necessary.

The camera directly outside of Simone Cordell flat has been removed however, we notice that there was a camera in the communal area pointed toward the staircase - we need to find out who the camera belongs to.

08/12/2016 Letter sent by council stating remove the CCTV that got installed on the internal communal door attached.

We received a report that on 8th December 2016 you aggressively banged on one of your neighbour's front door, shouted abuse and threats and accused him of making noise.

09/12/2016

Joint home visit conducted with Lemmy.

Mr Curtis said that he has had no further problems from Simone Cordell however, he was aware of altercations between Simone Cordell and other residents in the block.

Mr Curtis said he will still maintain his own logs and call the police and the council if necessary.

The camera directly outside of Simone Cordell flat has been removed however, we notice that there was a camera in the communal area pointed toward the staircase - we need to find out who the camera belongs to.

10/12/2016

11/12/2016 council claim that We received a report that on 11th December 2016 you aggressively banged on your neighbour's door several times and accused them of banging on pipes. It is also alleged that you shouted abuse and threats at them.

12/12/2016

13/12/2016

14/12/2016 claims that We received a report that on 14th December 2016 you were verbally abusive towards a woman who was visiting one of your neighbours as she knocked on your neighbour's door.

Joint home visit conducted with Lemmy. Mr Curtis said that he has had no further problems from Simone Cordell however, he was aware of altercations between Simone Cordell and other residents in the block. Mr Curtis said he will still maintain his own logs and call the police and the council if necessary. The camera directly outside of Simone Cordell flat has been removed however, we notice that there was a camera in the communal area pointed toward the staircase - we need to find out who the camera belongs to.

15/12/2016

15/12/2016

Subject:

RE: Here Company

From:

Lorraine Cordell (lorraine32@blueyonder.co.uk)

To:

re_wired@ymail.com;

Date:

Thursday, 15 December 2016, 14:37

Here you wont give in till I stop and do what you want I think you could have used that other email mail or something to do

the company but takes to long to search.

Please start to deal with things Simon as you can't keep calling me asking me to get data things and drop what I am doing

so I can deal with what you need it should be backed up and saved and put in the correct place.

Yet you say I do shit for you
Attachments
TooSmooth-Reg-company-docs
pdf
(6.50 MB)

16/12/2016 : 11/01/2017 :

Counsel officer:

I met with Mr Quinton today at the Civic Centre to discuss his complaints against Mr Simon Cordell. Mr Quinton stated that the problems started soon after he moved into the block in April 2016.

He stated that soon after he moved into his flat, he went round to SC's flat to introduce himself.

After he introduced himself, SC said to him that there is some kind of war going on between him and other neighbours.

SC also told him that he's got a load of issues with the police and that he was trying to sue them because he felt that they were treating him unfairly.

He told SC that he was a musician and that he does not want anything to do with his issues. Straight after he moved in, SC will come up to his flat at least once a week to shout at him and complain about loud banging from his flat and knocking pipes.

SC would accuse him of making noise on purpose to wind him up and he will always explain to him that it is not true, that he does not make any banging noises inside his flat and that he cannot explain why the pipes were making knocking noises.

Mr Quinton stated that on 4/10/16, he was sleeping when SC started to bang on his ceiling but he ignored him.

SC then came up and started kicking at his door and he still ignored him.

SC then went downstairs, dragged Mr Quinton's motorbike from where he parked it, threw it on the ground and started to hit it with what he believed to be a mop pole, he is not sure how many times he hit it.

He then called the police and they came and took him away, CAD No. 3309/4 Oct. 2016.

On 11/12/16, SC came up to his flat 3 times to shout abuse and complain about noise from his flat.

Mr Quinton explained that the first time, he was running a bath when SC came and knocked on the door to complain about knocking pipes.

He did not open the door and he shouted abuse at him and his friends and called them homophobic names.

He later came back again to bang on his door and shout further abuse.

He also made threatened him and his exact words are 'I am off curfew in 12 days, when I'm, I am coming for you', he shouted further abuse and walked off. Mr Quinton stated that he is not sure why he came back the second time but he assumed that it was because of the pipes again.

He later came back again the third time and this time he opened the door because he has had enough.

SC complained about noise from his flat and he told him that he was not making any noise. SC then went on to tell him that he has been away for a long time and that his family was coming to look after his dog.

He asked SC if he knew anything about his bike and SC replied 'You know what, I'm a grown man I am not goanna lie, it was me that smashed your bike and I was gutted that the stick broke and I couldn't smash it up more'.

He then asked SC about his tyres which was punctured with a knife and he denied cutting them.

He then explained to SC that the knocking pipes has nothing to do with him and that he does not bang or make deliberate noise and he advised SC to play his music over the noise if it happens again as there is nothing he can do about the pipes and the noise as it is the nature of the building

SC said cool, fair enough and walked off and as he walked off, he turned round and gave him a dirty look

About a week later, 2 of his friends left his flat and a short while later he heard SC running out of the front door

Soon after one of his friends called and told him that they have just had a confrontation with SC in the street

His friend informed him that SC ran up to them in the street and confronted his friend Jazz about the knocking pipe noises from his flat

Jazz told SC that it has nothing to do with him, SC then head-butted Jazz and as Jazz fell on the floor, SC jumped on top of him and started to punch him

His other friend Jevon who was with Jazz at the time pulled SC off Jazz and held him until 2 Turkish men came and separated them

Mr Quinton stated that the police did not contact him to update him on what action was taken against SC regarding his smashed bike

He stated that he has recording of SC admitting to smashing up his bike and played the recording to me

Although it was very faint but you could make out what sounded like SC talking about smashing the bike

He stated that he wants to sue SC for criminal damage; he also wants to take out a restraining order against him and possibly an injunction

He stated that his friends;

Simon Cocks (07393285528),

Julian Jackson (07387277163)

Jazz Bramble (07375651241)

Are willing to provide witness statements and will attend court to give evidence on his behalf

He also wants us to find out why what action the police took regarding his smashed bike.

17/12/2016

Subject:

Re: W8400 001

From:

Lorraine Cordell (lorraine32@blueyonder.co.uk)

To:

re_wired@ymail.com;

Date:

Wednesday, 7 December 2016, 13:11

Part 1

Attachments

W8400-001

.

rar

(9.00 MB)

18/12/2016

19/12/2016

20/12/2016

21/12/2016

From:

Concetta Nobile

[mailto:Concetta.Nobile@enfield.gov.uk]

Sent:

21 December 2016 13:03

To:

lorraine32@blueyonder.co.uk

Subject:

SAR 251 [SEC=OFFICIAL:PRIVATE AND
CONFIDENTIAL CORRESPONDENCE]

Classification:

OFFICIAL PRIVATE AND CONFIDENTIAL CORRESPONDENCE

Dear Mr

Cordell,

Thank you for your request dated [REDACTED]. As
it relates to personal information, we are treating it as
a Subject Access

Request under the Data Protection Act 1998 [REDACTED].

We have registered the request under
reference number SAR 251 and you may quote this
should you need to get back in
touch with us [REDACTED].

Unfortunately we are unable to
answer your request based on the details you have provided [REDACTED].

To assist us in
proceeding with your request, please could you provide us with further
information to clarify the context in which information about you may
have been
processed
and about the likely dates when processing
occurred [REDACTED].

Under the Act, we are legally
required to verify the identity of the data subject / requestor
before we

compile the data you have requested. In order to proceed with your request, please would you send us the following two forms of evidence of identity for the requestor:

- One photographic – such as a passport or driving licence (both parts)
- One address based – showing proof of name and current address (dated within the past 3 months), such as a utility bill or bank statement

Do let us know if you need information about alternative forms of documentation which are acceptable as confirmation of identity.

Yours

sincerely,

Concetta Nobile

Complaints and Access to Information

Gateway Services

Finance, Resources and Customer Services

Enfield

Council

Thomas Hardy

House

39 London

Road

EN2 6DS

Chapter 55

22/12/2016

From:

Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

22 December 2016 17:00

To:

'Concetta Nobile'

Subject:

RE: SAR 251 [SEC=OFFICIAL:PRIVATE
AND CONFIDENTIAL CORRESPONDENCE]

Dear Concetta

Nobile

Thank you, for the

update and information you will need I have my driving licence but since
08 June

2015 the

paper part is no longer needed so I do not have this so do not have
both parts only the card.

I have bills to show my

address dated within the last 3 months so that should not be a problem.

As for the information

I have asked for it is all the information that is held by Enfield Council
within all

departments.

This would not be

limited to just things that I have put in this would also include any data
that

the police have

passed to Enfield Council about me. Any meetings that were held
with police and any other body and Enfield

Council about me and any other

government body that has passed information to Enfield Council about
myself.

The minutes from the

meeting that was held about me by

Enfield

council on the 15/12/2016 with regard

to the

formal complaints that was put in. I did request minutes were taken when
I was told I could not attend.

Any phone calls made by

myself or my mother on my behalf to Enfield Council

All that were put in
for Enfield Council to address this would include all comments made on
any such
report such
as I have removed all my piping for my heating system.
All my housing benefit
and anything to do with my rent account and council
Tax.
Any complaints that
have been put in about me this would include any neighbours or police or
any
other body
that Enfield Council has received about me, I do understand that some
sections names would need to have
redaction added for names and addresses but
the date and body of the complaint should be kept and if it a
governing body
such as the police names or IDs should not need redaction.
If Enfield Council has
any data I want this subject access request to cover this data and if any
data
is going to
be with held I would like to know this and the reason why it is
being with held.
As for dates this
request would go back as far as possible with any data Enfield Council
holds
within all
departments being released.
If you could get back
to me about the ID I would be grateful and get this emailed across to you
so
that this can
be dealt with.
Regards
Simon
Cordell
Lorraine
Cordell

23/12/2016 claims' that the council received a report that on 23rd December 201 you banged on a neighbour's front door, shouted abuse at them and asked them to turn their tap off. It is also alleged that you then removed their electricity fuse thereby cutting off their power supply.

24/12/2016

25/12/2016

The council state that we received a report that on 25th December 2016 you ran up the communal stairs to the first floor and confronted one of your neighbours as he was going out with his family and started to shout abuse and threats at him and his wife and accused him of tampering with your water supply, you also attempted to stop him from leaving the block.

26/12/2016

27/12/2016

28/12/2016

E-mail: Lemmy.nwabuisi@enfield.gov.uk

My Ref ; Your Ref :

Date: 29 December 2016,

Dear Mr Cordell,

Re: Reports of Anti-Social Behaviour, Harassment, intimidation and Threatening Behaviour.

I write with regards to reports of antisocial behaviour, intimidation, harassment. And threatening behaviour made against you by your

neighbours. The reports include using threatening, abusive and insulting words and language; aggressively demanding money, Intimidation and making threats towards your neighbours.

It is also alleged that on 4th November 2016, you banged on your ceiling and you later started to bang and kick at your neighbour/s door.

It is alleged, that you were very aggressive and was shouting through your neighbour's door and that you then proceeded to drag his motorbike from where it was parked and started to smash it up.

It is also alleged that your dogs are left by themselves all day and night barking and causing noise disturbances to your neighbours.

Your neighbours have also alleged that you have installed a CCTV in the communal area with the camera pointing towards the main entrance to the block thereby making them to feel very uncomfortable when entering and leaving the block.

Your neighbours have alleged that this is an invasion of their privacy. If these allegations are true, they are in breach of the following terms and conditions of your Tenancy Agreement:

2.2.1 Anti-social behaviour, nuisance and noise disturbance.

We will consider all legal remedies available to us to deal with anti-social behaviour, domestic abuse, harassment, rate crime, nuisance, gang activity and other criminal activity where this is supported by sufficient evidence. If we take legal action, we will ask the court to give us an order against you for the legal costs we have incurred.

Condition 10.

You must not act in any way which causes, or is likely to cause, a nuisance or annoyance or is anti-social.

Condition 11.

You must install any radio and/or video equipment or carry out any physical measures to respond to any nuisance or anti-social behaviour which you are suffering from without first consulting us.

2.2.3 Harassment and hate crime.

Condition 16

You must not harass or threaten to harass anyone because of their age, colour, culture, disability, ethnic origin, gender, gender reassignment, HIV status, nationality, race, religion, sexual orientation or for any reason

2.2.6 Other unacceptable behaviour

Condition 21

You must not abuse, harass, make offensive comments and/or malicious allegations, use or threaten to use violence against any of our officers or agents, or against a councillor

This applies at any time and in any place

We may report the matter to the police

2.15 Pet(s) and animal(s)

Condition 76

You have the right to keep one pet, or animal such as a cat, a dog, small bird, fish, non-poisonous insect, spider, small snake or lizard, rabbit, hamster, guinea pig, mouse, gerbil or domestic rat as long as they do not cause damage to the property, or nuisance or annoyance to anyone in your locality

Condition 81

If your pet(s) or animal(s) is/are causing a nuisance, annoyance or disturbance to others, or is/are being treated inappropriately or cruelly, we will take action and give written notice asking you to remove them from your home

It is very important that we meet with you to discuss these very serious allegations and give you the opportunity to respond to them

I have therefore arranged for you to meet with me at the Civic Centre, Silver Street, Enfield, EN1 3XY at 2pm on Tuesday, 6th December 2016 to discuss this matter

Please ask to see Mr Lemmy Nwabuisi from the ASB Team, Community Safety Unit at the reception when you get to the Civic Centre

Yours Sincerely

Chapter 2017

Christmas and new year

01/01/2017

02/01/2017

3rd January 2017 the council claim that we received a report that on 3rd January 2017 you confronted one of your neighbours as he returned to the block with his wife and two-year-old daughter and started shouting abuse and threats at them.

04/01/2017

05/01/2017

Subject:
NHS complaint
From:
Paige Christie (paige.christie@voiceability.org)
To:
re_wired@ymail.com;
Date:
Thursday, 5 January 2017, 13:47
Simon,
I have not heard from you in some time and was wondering how you are getting on with everything. If there is anything else I can help you with please let me know.
Kind regards,
Paige Christie

06/01/2017

07/01/2017

08/01/2017

09/01/2017 Joint home visit conducted with Lemmy

Mr Curtis said that he has had no further problems from Simone Cordell however, he was aware of altercations between Simone Cordell and other residents in the block

Mr Curtis said he will still maintain his own logs and call the police and the council if necessary

The camera directly outside of Simone Cordell flat has been removed however, we notice that there was a camera in the communal area pointed toward the staircase - we need to find out who the camera belongs to

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11/01/2017

12/01/2017

13/01/2017

From:

Lorraine Cordell

[lorraine32@blueyonder.co.uk]

Sent:

13 January 2017

12:02

To:

'Dionne.grant@enfield.gov.uk'

Subject:

FW: SAR 251

[SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL
CORRESPONDENCE]

Attachments:

SiDWPAAssessmentNew.pdf;

SimonLicenceFrontBack.pdf

Dear Dionne

Grant

Please see the below
emails and the attached documents.

I do get an auto
reply which says

Thank you for your email. I will be
back in the office on Monday

My emails are not being monitored
during my absence. I will respond as soon as possible following my
return to
work.

For any urgent matters which cannot
wait until then, please contact
Dionne.grant@enfield.gov.uk

I work Mondays, Tuesday mornings and
Wednesday.

Could you please address this as I
did not get a reply back from my email I sent on 22/12/2016 as of yet
also

Regards

Lorraine

Cordell

From:

Lorraine Cordell

[lorraine32@blueyonder.co.uk]

Sent:

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12:02

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also

Regards

Lorraine

Cordell

From:

Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

13 January 2017 11:54

To:

'Concetta Nobile'

Subject:

RE: SAR 251 [SEC=OFFICIAL:PRIVATE
AND CONFIDENTIAL CORRESPONDENCE]

Dear Concetta

Nobile

As I have not heard

back from you regarding the below email can you please see attached
documents

and

confirm they are ok please.

Regards

Lorraine

Cordell

14/01/2017

15/01/2017

Subject:

NHS complaint

From:

Paige Christie (paige.christie@voiceability.org)

To:

re_wired@ymail.com;

Date:

Thursday, 5 January 2017, 13:47

Simon,

I have not heard from you in some time and was wondering how you are
getting on with everything. If there is

anything else I can help you with please let me know.

Kind regards,

Paige Christie

16/01/2017

17/01/2017

Subject: doc From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Tuesday, 17 January 2017, 15:54

Attachments Date.doc (24.50 KB)

18/01/2017

Subject:

RE: here you go

From:

Lorraine Cordell (lorraine32@blueyonder.co.uk)

To:

re_wired@ymail.com;

Date:

Wednesday, 18 January 2017, 8:25

see attached

Attachments

simon-police-complaint-13-09-2014

!

doc

(30.50 KB)

Letter-to-Judge-18-01-2017

!

doc

(45.50 KB)

Property-Receipt-and-cad-information-for-handing-back-documents

!

pdf

(379.18 KB)

19/01/2017

20/01/2017

Dates of who lived in the block

21st January 2017 Enfield council claim that we received a report that on 21st January 2017 you aggressively banged on your neighbour's door, swore and shouted abuse and threats at them and accused them of making noise.

Dates of water being checked

Date of soap cocks being upgraded for more power

22/01/2017

23/01/2017

24/01/2017

25/01/2017

26 JAN 2017

My birthday the water tried to get turned back on Sarah fletch and server turned back up.

27/01/2017

28/01/2017

29/01/2017

30/01/2017

31st January 2017 The council claim that we received a report that on 31st January 2017 you aggressively banged on one of your neighbour's door, shouted abuse and threats at them and accused them of banging on the floor.

New Month

01/02/2017

02/02/2017

From:
Lemmy Nwabuisi [
mailto:Lemmy.NWABUISI@enfield.gov.uk
]
Sent:
02 February 2017 10:45
To:
lorraine32@blueyonder.co.uk
Subject:
Re: AntiSocial Behaviour
Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification:

OFFICIAL

Dear

Miss Cordell,

Please find attached letter to Mr Cordell regarding ongoing reports of anti-social behaviour, verbal abuse and threatening behaviour made against him by his neighbours. It is very important that we meet with Mr Cordell to discuss these allegations and agree on the best way to resolve them.

I have also attached a copy of my letter to Mr Cordell dated 29th

December 2016 regarding allegations of anti-social behaviour made against him by his neighbours. Copies of both letters will be sent to Mr Cordell's address.

Kind

Regards

Lemmy

Nwabuisi

Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community
Safety
B
Block North
Civic
Centre
Enfield
EN1
3XA
Tel:
020 8379 5354

Chapter 77

02/02/2017

Chapter lemi 7777 found letter hand sent to 109

The criminal offences and civil laws that I am being accused of were not found to be true by the police when I was arrested and I now find myself defending my statue of rights towards the local council, that are sighted and have been addressed within this complaint, do refer towards correspondence that has been sent by Enfield Council representative named Lemmy Nwabuisi dated 29th December 2016 and continued forward on the 02/02/2017 by an updated letter hand sent to 109 Burncroft Avenue, Enfield London EN3 7JQ around 1700 hours and I also question the following:

I have never been a danger to any other person(s) intentionally or otherwise. I am very concerned with the Electronic records held about myself as it seems government employees are using them personal information gained and studied from meetings that has been imputed wrong into their systems , this does also inclusive information contained in any other sources that may be used, that do relate towards myself so that any person could conclude their reports, such information is largely incorrect to is evidence and I therefore request that information to be rectified as to being amended. Under the data protection act 1998, all information held about a person has to be 100% correct this is not the

case in my records and so far I only have limited information. All wrongfully contained information must be amended, such records state the following:

The electronic records document anti social and verbally aggressive behavior or harassment inclusive of intimation created by any other in reference towards Mr. S Cordell character towards his neighbor's, as this information is not true.

From:

Lorraine Cordell

[mailto:lorraine32@blueyonder.co.uk]

Sent:

02 February 2017 16:23

To:

'Sarah.Fletcher@enfield.gov.uk';

'Daniel.Ellis'; 'lemmy.nwabuisi@enfield.gov.uk';

'joan.ryan.mp@parliament.uk';

'joan@joanryan.org.uk'; 'Chief.Executive@enfield.gov.uk';

'ray.james@enfield.gov.uk'; 'sally.mcternan@enfield.gov.uk'

Subject:

RE: PRIVATE AND CONFIDENTIAL Copy

of letter sent to Mr Simon Cordell [SEC=OFFICIAL:PRIVATE

AND CONFIDENTIAL

CORRESPONDENCE]

Dear Sarah

Fletcher

After Mr Cordell got

the hand delivered letter yesterday he called the out of hour's team. Miss

Gacey Ref no

T1484282 Who told him they were going out last night to him. Which

they did and confirmed that the low water

pressure is not coming from his flat,

Mr Cordell also has low water pressure and a full report was made up last

night

by the out of hours team.

I will also say in the

last 3 week Mr Cordell has allowed Thames Water into check his flat who

told him

the

problem was not in his flat and he also had low water pressure, and then Mr

Cordell also allowed 2 males that the landlord sent out from the 3rd floor to enter his flat and also check and nothing was found to be wrong in Mr Cordell's flat.

I do not understand why the council is not aware of this already as it seems that Enfield Council is putting the blame solely on Mr Cordell when the problem is not within his flat. And taking complaints from people on the 3rd floor saying the issue is within Mr Cordell's flat when it is not and they know it. This needs to stop and Enfield council needs to address what is going on here. The neighbours are not leaving Mr Cordell alone. It seems as if Enfield Council is fast enough to blame Mr Cordell for everything that is going on and I believe this is due to a number of issues including the colour of Mr Cordell skin.

I am still waiting for the Subject access request also I will also be replying to Mr Lemmy Nwabuisi letter I got today via email by tomorrow. And will also be dealing with the reply to my complaint letter once I have the subject access request.

Regards
Lorraine
Cordell

From:
Sarah Fletcher
[mailto:
Sarah.Fletcher@enfield.gov.uk
]
Sent:
02 February 2017 13:08
To:

Lorraine Cordell

Subject:

PRIVATE AND CONFIDENTIAL Copy of
letter sent to Mr Simon Cordell [SEC=OFFICIAL:PRIVATE AND
CONFIDENTIAL
CORRESPONDENCE]

Classification:

OFFICIAL PRIVATE AND CONFIDENTIAL CORRESPONDENCE

Dear

Ms Cordell,

Please find attached a copy of a letter hand delivered
to Mr Simon Cordell at 109 Burncroft Avenue, Enfield,
Middlesex EN3 7JQ
yesterday regarding access to investigate low water pressure issue in
the

block.

Kind

regards,

Sarah

Fletcher

Neighbourhood

Officer

Neighbourhood Team

2

Edmonton

Centre

3644 South

Mall

03/02/2017

04/02/2017

05/02/2017

06/02/2017

From:

Lorraine Cordell [

mailto:lorraine32@blueyonder.co.uk

]

Sent:

06 February 2017

13:33

To:

Lemmy Nwabuisi

<

Lemmy.NWABUISI@enfield.gov.uk

>; Chief

Executive

<

Chief.Executive@enfield.gov.uk

>;

Daniel Ellis <

Daniel.Ellis@enfield.gov.uk

>;

joan.ryan.mp@parliament.uk

;

joan@joanryan.org.uk

; Sally McTernan

<

Sally.McTernan@enfield.gov.uk

>

Subject:

RE:

Anti-Social Behaviour Allegations against Mr Simon Cordell

[SEC=OFFICIAL]

Dear

Lemmy Nwabuisi

I am

writing this email to say you have stated in your last letter the subject
access

request has been dealt

with, but we are still waiting for the data.

I

have asked for the dates these complaints was put in and yet have had
nothing

about the dates and times.

Could
you please forward me a list of dates and times these complaint was put
in, and
list them in an order
like this so we know if more complaints have been put in
by one person.
Complaint from A on date and Time: Body of complaint
from A.
Complaint from B on date and Time: Body of complaint
from B.
Complaint from C on date and time: Body of
complaint From C
And
it can carry on like this until all complaints are listed. As at this time you
have just listed complaints, and
failed to supply any other information.
If I
can get this back today I would be most grateful, as it has been asked for
before.
Also
we have said this before more than once on calls and emails, the person's
living
at 113 and 117 I believe
which is the 2 people living on top of my son, 113 has
since he moved in no carpet put down and also his floor
boards needs fixing, 117
which is the top floor has laid wooden flooring, due to the way these flats
have
no
sound proofing in between floors and only wooden flooring due to how
they
were built, we were thinking this
would have already been addressed and has not
and the
neighbours have
been allowed to keep the flooring the
way it is, my son can hear everything and
only feels nothing has been done as Enfield Council wants my son health
to get
worse and also to make him suffer.

As
for the date of the 09/02/2017 as stated before until we have had all dates
and
times and body of
complaints and the subject access request, I still do not feel
it is justified my son has a meeting as he will be
walking into a meeting only
with very limited information, and due to his health which is being
caused by
his
neighbours and
Enfield Council doing nothing I feel my son is only being setup due to
issues
and the colour of my son's
skin. And this is why no one from
Enfield
council has ever
taken a report from him about what has been ongoing form a
long time ago.
We
want to clear this up as much as you do, but it seems Enfield Council is
not
fulfilling what we have asked
for in order to be able to do this.
Regards
Lorraine
Cordel

7th February 2017
Enfield council claim that We received a report that on 7th February 2017
you approached the leaseholder of 117 Burncroft Avenue and his plumber
outside the block as they were attempting to resolve the problem causing
low water pressure in the flat. You said to the leaseholder that there were
problems between you and his tenants but did not give any specific
details. The leaseholder explained to you that his tenants were
experiencing low water pressure in the flat and you said to him 'you will
not solve the problem as I am restricting their water supply'. The
leaseholder later knocked on your door and asked whether you would
increase the water pressure and you stated 'I cannot do anything at the

moment, I will sort it out later'

And that I said that I am experiencing problems with you tenants and have restricted there water

The leaseholder then claims to have knocked on my front door latter on in the day and asked can I increase the water pressure and I in turn said that I can not do anything about it. And will fix it latter

From:

Lorraine Cordell

[lorraine32@blueyonder.co.uk]

Sent:

07 February 2017

16:14

To:

'Sarah.Fletcher@enfield.gov.uk';

'Sarah.Fletcher@enfield.gov.uk';

'Chief.Executive@enfield.gov.uk'; 'Daniel

Ellis'; 'Lemmy Nwabuisi'; 'joan.ryan.mp@parliament.uk';

'joan@joanryan.org.uk'

Subject:

RE: PRIVATE AND CONFIDENTIAL Copy of letter sent to Mr Simon Cordell

[SEC=OFFICIAL:PRIVATE AND CONFIDENTIAL CORRESPONDENCE]

Dear Sarah

Fletcher

I am writing this email

as I had no reply to the below email

Today I have made a

call to repairs to check what is going on with this low water pressure which
117

has put a

complaint in regarding my son Mr Cordell causing this

Ticket number for

today's call is 1775790/1 I spoke to a lady called Linda. Who confirmed this is not down to Mr Cordell Flat that is causing the low water pressure. It seems Enfield Council are fully aware the low water pressure has nothing to do with my son or his flat. Yet you fail to notify us of this and it seems my son is still getting the blame. It also seems that Enfield Council sent M&N out to 117 to try and sort the low water pressure out and 117 refused access on the 03/02/2017 and now M&N has closed down the job for Enfield Council. After getting an email today from Lemmy Nwabuisi it seems he is not being updated, and the blame is still going toward my son. Why is Enfield Council not doing anything about this? Why does Enfield Council seem to be hiding the fact and not dealing with the issue?
Regards
Lorraine
Cordell

08/02/2017

Subject: [No Subject]
From: Rewired
re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Tuesday, 7 February 2017, 17:2
Attachments IN THE new.doc (168.50 KB)

09/02/2017

Subject: Can u please take a look

From: Rewired

re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Thursday, 9 February 2017, 12:05

10/02/2017

From:

Lemmy Nwabuisi

Sent:

10 February 2017 16:01

To:

'Lorraine Cordell' <

lorraine32@blueyonder.co.uk

>

Subject:

RE:

Anti-Social Behaviour Allegations against Mr Simon Cordell

[SEC=OFFICIAL]

Classification:

OFFICIAL

Dear

Ms Cordell,

Please see below as requested the details of recent allegations made against Mr Simon Cordell. I have listed the complainants as

Complainant A, B and C.

1.

On 6

th

August 2016

Complainant A reported that Simon Cordell, his neighbour at flat 109 is threatening him and his wife and aggressively demanding money from him. He

alleged that Mr

Cordell called his wife 'a bitch' and tried to stop him from going up the stairs to his flat. He also

alleged that in July 2016, someone used

a knife to puncture his tyres, all 4 of them, that he believes that the tyres were slashed by Simon, that although he did not see Simon do it but he was quite certain that it was him. He also alleged that Mr Cordell damaged the lock to his electric cupboard and removed his fuse box resulting in no electricity.

2.

On 5

th

October 2016

Complainant B reported that Mr Cordell has been harassing him for a while in relation to alleged noise disturbances from his flat. He alleged that the previous day on 4/10/16,

Simon was banging on his ceiling and later came upstairs and started kicking his door and shouting aggressively. He

alleged that Simon then went downstairs dragged his motorbike from where he

parked it and started smashing it up. He then called the police. He also stated

that Mr Cordell had

previously slashed his motorbike tyres with a knife, that he did not report it as he did not see him do

it.

3.

On 31

st

October 2016

telephone call received from another resident on behalf of Complainant C. He

alleged that Complainant C's neighbour, Simon was using threatening, abusive and

insulting words

towards Complainant C. He stated that he witnessed an incident that happened in September 2016

outside the block when Simon shouted abuse at

Complainant C and made threats towards him.

4.
On 4
th
November 2016 met
with Complainant C to discuss his concerns following the report from
another
resident. He stated the first incident happened sometime in July 2016, that
he
cannot
remember the exact date. He alleged that he was approached by Mr
Cordell
as he came out of his
front door and he started shouting abuse at him and
threatened to burn down his flat. He alleged that
the second incident happened
in September 2016. He stated that he was on his way to meet a friend
when Mr
Cordell came at him 'ranting and raving' and said to him 'I can get you
over at
the park, I
know you go for a walk'. He stated that two other neighbours
witnessed the incident and that one of
them told Mr Cordell to leave him alone.
Complainant C also complained that Mr Cordell have
installed a CCTV on the
internal communal door and that he believes that he is monitoring his
every
move. He asked that the camera be removed as it is making him to feel
very
nervous, vulnerable and
uncomfortable and is an invasion of his privacy.

5.
On 11
th
November 2016
the Neighbourhood Officer met with Complainant A to discuss his
allegations
against Mr Cordell. He stated that some of the recent incidents happened
on
6/8/16 at 6pm, 27/9/16

at 11.45pm and 28/9/16 at 5.30pm. He stated that the incidents include, threatening behaviour, intimidation and aggressively demanding money. He alleged that Mr Cordell has physically threatened him in the past with a piece of wood. He also alleged that Mr Cordell has a big dog that always barks when someone comes into the block. He complained that Mr Cordell has a camera in the internal communal door facing the main entrance door to the block. He stated that he believes that Mr Cordell is using the camera to monitor when people come in or out of the block and that it makes him very uncomfortable and requested for the camera to be removed.

6.

On 8/12/16 Complainant A reported that Mr Cordell came and banged on his front door, shouted abuse and threats at him and accused him of making noise.

7.

On 12/1/16 Complainant B reported that on 11/12/16, Mr Cordell came and banged on his front door on three different occasions and accused him of banging on the pipes. He alleged that he also shouted abuse and threats at him.

8.

On 14/12/16 Complainant C reported that one of his neighbours visited him and as she rang his door bell Mr Cordell came out of his flat and started shouting abuse at her. He also alleged that Mr Cordell shouted that he will take some action when his ASBO expires.

9.

On 23/12/16 Complainant A reported that his wife was at home alone with their child between 3:45pm when Mr Cordell came and knocked on his front door, started to shout abuse and asked his wife to go in the bathroom and turn off the tap. He also alleged that Mr Cordell later removed his electricity fuse thereby cutting their power supply.

10.
On 10/1/17 Complainant A telephoned to report that on 26/12/16 at about 12 to 1pm he was going out with his family when Mr Cordell ran up the stairs with a towel round his waist and started shouting abuse and threats at him and his wife. He alleged that Mr Cordell accused him of tampering with his water supply and tried to stop them from leaving the block. He also stated that on 3/1/17 at 10:47pm, he was coming back from a family outing and as soon as they entered the block, Mr Cordell came out of his flat and started shouting abuse and threats at him.

11.
On 23/1/17 Complainant A reported an incident that occurred at 6:24pm on 21/1/17. He alleged that his wife was at home with their child when Mr Cordell came and started banging on his front door, shouted abuse and threats and accused them of making noise.

12.
On 1st February 2017 Complainant A reported an incident that occurred at 5:10pm on 31/1/17. He alleged that his wife was alone with his child at home when Mr Cordell came and banged on his door

and started shouting abuse and threats and accused them of banging on the floor.

I

will write to Mr Cordell next week to arrange for him to meet with me and

another colleague at the Civic

Centre to discuss the allegations made against

him.

Kind

Regards

Lemmy

Nwabuisi

Anti-Social Behaviour Team

Community Safety Unit

Environmental & Community

Safety

B

Block North

Civic

Centre

Enfield

EN1

3XA

Tel:

020 8379 5354

11/02/2017

Tape recording four z0000017

Out going call

Metropolitan police recording introduction

Police Officer; hello police how can I help

Simon; hello some one needs to stay on the phone to me and keep talking to me because, I am going to end up killing myself because of what these corrupt coppers are doing to me and I have got evidence in saying that I am correct in what I am saying, my name is Simon by the way

Police Officer; "muttering un auditable"

Simon; and I have been locked in my house for two and a half year's proof, trying to prove to the police that I am not a white person yes, that I am of mixed race and that I could not have committed the offence that they are setting me up for, yes and I am at a stage I can't take it, they keep avoiding disciplinary action by prolonging the case in knowing that I can not put a complaint in against them and that no one will deal with anything

Simon; I have put article six's in yes and now Jane Johnson who is supposed to be intended has been transferred to, some body needs to do some think about this case, I have been phoning you lot up for so long just asking to get one decent police officer to oversee Steve Elsmore work and see the applicants case that he has put against me and no one will do it, it is not fair I should not be held hostage in my house

Simon; this is making me suicidal

Police Officer; you are being held hostage in your house

Simon; yes I am being held hostage under section 63, which is to do with outdoors, under the crime and disorder act 1994, which is to do with out door events and all the incidents that I am in question for are for indoors and I was not even involved in them, for the organisation of illegal raves, I was not even found guilty at the court and my name has been tarnished in the news papers, they have now pulled it out of the Metropolitan police website, it is not fair these police officers sat around a table and made false information reports, they do not have 101 police note books for none of the incidents that I am in trouble for, they have not signed none of there 101 book's I am freaking out

Simon; and I am recording ever conversation that we all have, I have recorded about 20 I have so many, and I have got loads and loads of tapes, yes and I have got all of the court transcripts proving that I am right and that I was not found guilty, I got the court submissions proving that I was not found guilty right

Simon; some one needs to do some think I have got video tapes of cops coming into my house which shows that they are endangering my life and that all my neighbours are banging at me because of the information that the metropolitan police put into their website, this is not fair some body needs to take this police officers Stevens Elmore's work of him and over see it and stop hold me hostage in my house it's incorrect madam I no that you might this might not be your problem but you represent the Metropolitan police force even as a civilian a civil person you are still representing them and this is why I am having this conversation with yourself

Police Officer; so it, it Burncroft Avenue that you live in then

Simon; yes madam that is correct it is Burncroft Avenue that I live

Police Officer; and who do you live there with

Simon; on my own

Simon; I am sitting here

Police Officer; and what is your name

Simon; my name, my name is Mr Simon Cordell some body cant leave these police officers running around dealing with other peoples lives and I am here clearly proving that they are corrupt, they sit down together and made the information reports and back dated the created dates so that the whole lot of them went back other one year, I can check and every Urn number goes up numerically in order for one day when they were all logged into the police computers when they done it, then they created the cad numbers and I can prove all the cads were made and then they made the witness statements and the witness statement are not even real to there address, I could go to all the address alongside wood grove avenue right now and knock on all the doors and no one would tell me that they put any witness statements in to the police

Police Officer; err

Simon; I should not be in my house I shouldn't feel like this when all it would take, I have heard that Jane Johnson was the supper intendent and she is supposed to see all of the police officers in Edmonton police station and now I believe that she was as corrupt as the police officers that she instructed to make the application and that is why her signature is at the bottom of all the pages and that is why she has not done any think over one hundred and forty days that I have been screaming that I am right and now she has been transferred

Simon; I believe that now there is a Colin Anderson and I want him to over see the case because he is new and independent and he does not have anything to do with the application and all he has to do is look at the officer's work and he could clearly see that I am correct and that these officers should face disciplinary action and I should not have to wait another one hundred and twenty days and if I go to court in another one hundred and twenty days what happens when another one of them coppers says oh I got the toilet problem or he is ill again and he can not attended court what is that another six months of my life again till I can get another court date they have been putting this of for long enough long enough avoiding disciplinary action and I am suicidal because of what they are doing to me and it is my right under article three of my human rights no police officer or state official should degrade me or make me

feel humiliated even vesicle or Mental health

Police Officer; “silence”

Simon; I am correct in what I am saying madam

Simon; and I really need a good police officers help right now

Police Officer; if you are Sue sidle do you need an ambulance

Simon; no I do not need an ambulance what I need I feel depressed because I am being held captive, what I need is a police officer to over see Steve Elermore’s case and to make sure that the application being brought against me is within the jurisdictions and constraints of the laws, for the people you represent which I am one of those people which helps pay your moorages, you lot are here for us the people not for yourselves, you lot work for us

Police Officer; “muttering”

Simon; and I am telling you that one of your coppers that work for me is corrupt and I am giving you evidence

Police Officer; and if you do not leave your house, what do you do sir what do you do for a living

Simon; I was in the entertainment industry hire in sound equipment to lock to lock festival to Enfield Town Festival to kids with celerpualse I was doing Durant’s park festival Enfield town festival I was also managing my community hall down the road plus I had the keys to club juice night club plus I had the keys to a few other place I was a valid member of my community and I was networking with the homeless and people in poverty at the same time exactly how Glastonbury and the rest of the festivals were created from people who were stuck in poverty

Police Officer; “muttering”

Simon; madam and right now I am not aloud to hire any sound equipment to any body or even hire any equipment to any body even for a house party

Simon; in your house madam you have the maximum extent to your human rights the only law in our own houses that stops us for playing any entertainment to any body else is under the licensing act 2003 is if you make profit with an intention of making a profit in your own home so I do not understand how no one has talked about profit in over a thousand pages that have been wrote to destroy my life, yes so how is it illegal if there is nothing in the licensing act that says that and under section 63 says it is omitted in it that in open air only in public only unless trespass has taken place I have never been arrested for trespass not even one of the police officers even talk about trespass in the application let alone profit the laws that they are supposed to be representing they did not even build

the application under them grounds correctly I am being held captive by law and imposed with conditions that should have never been imposed on me

Police Officer; ok

Simon; some one needs to over see this I am not asking for an ambulance I am asking for you to get one of these police officers and to over see all of the corruption I have handed to different article six's in and I have handed them in at occasions at the court with all of the corruption clearly printed out and I have also made three or four complaints in though this process such as yourselves just the standard police complaints process and no body wants to pay attention to what is correct to the reason that you all signed up and that was to help people and to do right by people

Simon; I understand that when being a police officer some times it might be hard when you all signed up because you feel like a whistle blower, grassing up on your other colleges but you are not you have got to remember why every body is there

Police Officer; I am just having a look at that now

Police Officer; well what where you accused of

Simon; I was accused of the organisation of illegal raves yes and it states illegal madam

Simon; I am sorry if I seem a bit abrupt I do not ever mean to be rude or disrespectful to you as a person I just want to put that clear yes

Police Officer; ok

Simon; I do not have a problem with ever police officer I have been in anoth trouble in my life and I have always had good relationships with the ground force no matter what trouble I get myself into but these police officers crossed the line here and they forgot what they really signed up for and I am a man that is standing for my rights right now yes

Simon; I was arrested for the organisation of illegal raves No sorry I was never arrested, I have not even been arrested, I do not have no similar previous convections of any similar sort yes and it says the organisation of illegal raves

Simon; if it states illegal and it is a criminal act under the section 63 I should have been arrested

Simon; I have never been arrested I don't even previous similar convictions

Simon; and as an Asbo there is two no four sorts of Asbo's a county order a stand alone Asbo order or a Cbo Asbo order which is a an Asbo on conviction for criminal convections they never put the Cbo on me like they should of they put a stand alone Asbo on me which is for civil

proceedings but named it the organisation of illegal raves they should have just said the organisation of raves because when they put illegal into it, it means that the Dps and Cps now have a say in what is being said

Police Officer; “Muttering you are dead”

Simon; and they are not following the correct protocols

Simon; yes the whole case is up side down from the beginning of the go yes

Police Officer; but where the raves legal

Simon; pardon

Simon; no, no, no they are not raves they are house parties they are house parties and if you go Google

Police Officer; and how many people were at this house party

Simon; yes and if you go to Google, if any place is a place of residence madam yes

Police Officer; hum

Simon; like this is the law yes, if any place is a place of residence or you live in it or I live in it or a squatter or any other person is living in it you have the maximum level of your freedom of rights within your own house, if I choose to swear in my own house and a police officer come s in, he can not arrest me for swearing, all he can do is leave my house because I am aloud to swear in my own house, but In public he can arrest me for a civil matter or a breach of the peace, now, it is the same with the music we are aloud to play music in our own houses or any place or residence the only time that we are not a loud to play music in our own houses is when we are out side in public which is what section 63 says in open air yes these are places of homes and because of that what the police have to do to prove that they are illegal they have to prove any think is prove that profit has been made under the licensing act 2003 under appendix four, we are aloud to play music in our back gardens and in our houses that is it that is the law about it

Police Officer; only up till eleven o clock

Simon; no until any time that we want madam

Police Officer; no

Simon; since 2007, since 2007, no sorry since 2013 since January 2013 the 7th they put new laws into place, which say that they are de restricting the licensing act and what they mead by that is from 8 am till 11 pm there is no noise pollution limits no more decibel reading limits you're a loud to do plays and theatres and that outside and you don't really have to apply for a temporary events notice any more

Police Officer; ha, ha

Simon; unless the police decide impose these conditions on you

Simon; I no for fact in your own home there is no noise limit all that can cause you a problem in your own home is if you continually do it over a consecutive period of time

Simon; what you have to do in your own home is run a company

Simon; in Face book ever person I n m y account says friend, that's what it says friends because they are all my friends

Simon; let's be real about this

Police Officer; how many friends do you have on Face book

Simon; how many friends have I got on Face book

Simon; what I am actually in trouble for yes this is straight yes, what I am actually in trouble for is that in 2013 I had a friend birthday party in beinac road yes, now and this was legal for me to do so because I got arrested the police came to my house and arrested me over a gazebo they took my passport off me and told me that I am not allowed to leave the country yes, for one year yes, told me, what they also did to me I had to sign on at the police station every day I had to be in my house on curfew from 8 Oclock £1000 pounds in surety, barred from central London after that case, I won my case yes, I proved my innocents yes, but what the police done was come a shoved an Asbo application outside of my house for the period of time that I was on my curfew accusing me of being seven of my friends companies Every Decibel matters he is his own company at company house you can go and check it at company house right now, go to Google and write Every Decibel Matters and I have got a letter of Every Decibel Matters director saying that I was not hired on these dates, they tried these Metropolitan police tried to turn me into a super grass and make me grass all of my friends for stuff for when I was on curfew yes, I am not in trouble for any think that I have really done wrong, yes I am in trouble for being seven other people, four of them I do not even know who they are but the other three I do no and are my good friends

Police Officer; Right

Police Officer; so how is this affecting your life I can not even go on to an industrial estate right now

Simon; because I want to go I have been accused section 63 is for outdoor events only I got the transcripts here I got the transcripts of the court from trial I wasn't found guilty because I went there and explained to the judge that section 63 is for outdoor events only and all these are incidents I am being accused of are indoors, yes I didn't do any think wrong to cause alarm harm or distress while indoors yes and that is a fact

yes the judge knew that I was right, yes, so she said I got it in the transcripts well I can not find you guilty under the applicant's case but what I am giving you an Asbo for is because you had nitrous oxide in the car in 2013, I was like you could not even prove that it was nitrous in the bottles yes I was like if you ever listen to all of these transcripts of these, police saying that we copied and pasted all of the information out of the police national computer, I learnt over Steven kings shoulder and I copied and pasted his statements without him knowing, it is all in the transcripts, there copying each other's statements and stuff and it's in the transcripts and that it's a joke

Simon; these ance between a charity because if I own am chalot are destroyed and I am trying to walk away from it and let me live my life and let them walk and still have their careers, they do not want their careers, they want to try and kill me other civil proceedings something I can't even go to prison for, If I was a copper I would never risk my career over some think like civil proceedings over another person.

15;54 Police Officer; but how is it affecting you, what is happening right now I am not aloud to go out, I am not a loud to go onto an industrial estate after ten 0ccloc I cant even go on to a Mac Donald's a 24 hour Mac Donald's after ten 0clock because it is an industry estate I am not a loud to give a friend an amp because I seem to be liable or prosecutable for there my friends actions I should not be I am liable for my own actions not for friends actions, I should not have to have a charity as it seems to have been said in the news papers to be a loud to do what is legal right in the beginning yes they are saying that there is a difference between a limited company and difference between a charity because if I own a limited company I am not a loud to do what is legal but if I own a charity I am a loud to do what is legal and they wrote that in the news papers that is a joke what is the difference it is up to me wherever I own a limited company or not charity they can not force me about what I am a loud to do with what is legal from one to the other

Police Officer; yes so how did it come a bout that it was raves

Simon; how did it

Police Officer; how many people were in attendance

Simon; it does not matter how many people are inside

Police Officer; yes it does matter

Police Officer; what do you agree about these questions

Simon; madam I never being disrespectful what I am explaining to you yes is that I no the law, that I represent even if I am mixed race

Police Officer; why is it that every time I ask you a question you do not

answerer it?

Simon; what has been said to be a one of them at the most is 200 people at progress way that is what is said to be at the most yes but the building its self that the occupiers were occupying under section 144 Lasbo can hold up to 6000 people now for as long as there is no licensed bars inside that place and there is only music being played to our friends I would be a loud 6000 people in that building and there is not any think that the cops can do

Police Officer; who owns the building

Simon; you are not even aloud to put a section 63 on a dispersal order on a persons home

Police Officer; who owns it low

Simon; who owns the building, who ever owns that building while it is under a section 144 lazbo while who ever is entitled to it

Simon; I was not involved

Police Officer; "mutter"

Simon; Madam I am being had a go at for being every decibel matters and other names at no point it Too Smooth the company that I own been accused of anything other that running legitimate activities for the community I ant in trouble I was not there I was on curfew I might have attended for five minutes out side of the gates and said hello to my friends. Do you know what is even worse when the police officers were making the applicants case yes they blocked when you look at your police computers recording all of the information when you make yes when your are inputting a 999 call yes for Met CCC I know how it goes first, first you put recorded by ordinary or third party or what ever then they blocked all locations, ltn locations and blocked every thing else out, but the idiots forgot to block out the grid reference numbers out, now when we was in trial at the magistrates they got asked under oath are they shore that every incident here is progress way, they swear under oath because I have got it in the transcripts that ever incident is progress way when we were making the development now when you show them grid numbers it shows different locations all across the county, I could not have been in a hundred places at the same time these cops set me up now if you go to one of the main 999 call the first thing that the 999 caller that the 999 callers says is that I can see people entering a building and there all white males and females now the police officers go there and surround the building and they go into the building write every persons name down put it all in the police computer and then into my bundle so that it is all in my bundle every persons name that was really there, they hold them there

hostage in there own place of occupation for eleven hours and when I turn up there on the eighth hour outside of the gates I do not even manage to get in there into the premises because it is all surrounded because the police have got the white people that they are referring to inside of the building and they have listed there names I get arrested outside I get taken to the police station and I don't even get booked in and get held captive for hours and then finally realised that is a joke they had them their hostage for eight hours and the 999 call saying it was all white people eight hours before I even got there and they forgot to block these silly things out of the applications case when they were building it, they have gave me the evidence to kill them

Police Officer; right Simon I am going to go now

Simon; so what actual, why are you, go to were, this is what I would to do

Police Officer; I have got to take emergency calls that is what I am here for

Simon; I respect that do you no that I respect that yes, but like am I wrong in anything that I have explained to you, because you have challenged me with a few things yes right

Police Officer; yes but you do not answer the questions you talk about these places being owned by people, there own for the time you are in it

Simon; there house parties do you no how many house, I am in trouble for

Police Officer; there is not a house that can hold 6000 people so it is not a house is it?

Simon; it is a place of residence

Police Officer; yes

Police Officer; yes but whose residence

Simon; its a place of residence, you listen to this you may not like marmite but that don't mean that you can go and nick every one that does like marmite

Simon; the law is the law and if it is not wrote down that it is a law that you are breaking and this ant, you lot can not make up your own laws and your own thigs because you do not like something

Simon; and if it says that there is no limit to the amongst of people that you are a loud in your house party then there is no limit, that is it, just because you lot do not like it do mean you can

Police Officer; it don't have to be a house low does it

Simon; no it does not it has to be a place of residence madam a place of residence or fixed a bow

Police Officer; "mutter" what like a

Simon; it does not matter as long as it is a place of residence a fixed a bow were somebody is living and you can send your mail, you lot are happy as long as you have an occupier and he is living homeless some were and you want to put bail conditions on him you are happy to bail them to that address quick another, you would bail them to a squat quick another or bail them to a place like that as quick as you could

Police Officer; "Silence no mutter"

Simon; what they usually do is fixed a bows

Police Officer; "Mutter-what they usually do is fixed a bow"

Simon; no they do not if they give there door number and address they get bailed to the door number and address if they want to be cockeye and give no field a bow to yourselves that is what you will write down but if they are smart and give you a address you will put that address down because that is what they have told you and that is there place of residence

Police Officer; yes but we will go to that place to do the bail inquiry

Simon; yes but as long as they are living there, their is no issues because they are illegally aloud to do so

Police Officer; that is correct they are

Simon; yes see so there is no issue

Police Officer; but that is not what we are talking about we are talking about raves

Simon; no we are not talking about raves we are talking about private house parties madam

Simon; private house parties

Police Officer; ok then

Simon; Simon I am sorry but I can not continue this with you any longer

Police Officer; yes but what I would like to know can Colin Anderson now who has taken over Jane Johnsons place oversee Steve Elsmore work

Police Officer; "Silence"

Police Officer; oppsifisers are going to come and see you and have a chat with you

Simon; who is what today, coming to my house today

Police Officer; yes, yes

Simon; and that is one hundred present yes

Police Officer; yes I am sending officers to you

Simon; what is your name Madam

Police Officer; my name is Catherin

Simon; thank you Catharine I hope that you have a good day Catherin madam I am sorry if I have gave you more than your jobs worth I apologise

Police Officer; all right then thanks good bye

Simon; Good bye

Police Officer; bye

12/02/2017

Tape recording five z0000019

Out going call

Metropolitan introduction

Outgoing call:-

Police Officer; hello Metropolitan police what is your reason for calling

Simon; hello I am just curious about a question, if I have got an appeal date set and I am just trying to get the case to appeal and I have been trying to get the case to appeal for one hundred days no sorry like one thousand and three days now and I have been to court over ten times and every time that I go to court they keep evading the truth and the evidence that I am showing, is there not no way that I can get a police officer to over see the case

Police Officer; so right so you are reporting something to us a officer dealing with your case and you are not happy with the outcome of it

Simon; yes basically an officer, basically and the crown prosecution I have shown evidence continually showing the fact that I am being accused of an Asbo I have had an Asbo put against me I have proven that the Asbo was actually manufactured and fabricated in being made by all of the time stamps and that being incorrect, I ham being forced to trial I have handed in two article six's in I have loads of complaints I have been phoning up this number trying to speak to official people and civilians like I believe Jane Johnson was the superior of an Steve Elmore's who was the developer of the application and no one wants to over see the case or take responsibility or take on the fact that I am not white like on the 999 call the actual person the actual person that made the 999 call he states that the people females and males were actually white in colour and I am mixed race an ic3 and it is not hard for any police officer to

pick up this case bundle and go to the page that I am referring to and see that I am correct and not hold me captive any longer I have got now another hundred and twenty days till I can even get to a trial again I have been told I have been waiting one thousand and one hundred all ready

Police Officer; right ok

Police Officer; and what is it that you agree wanting me to try and do for you what is it then

Simon; I want some body to oversee the Case I heard that there is a new Colin Andrews who has taken over Edmonton police station am I correct in believing that his the super intendent now and that he should be able to oversee the conduct of any other police officer below his rank is that correct

Police Officer; I could not tell you who the super intendment was to be honest because I deal with the whole of London if you want to file a complaint about the officer's conduct then we can do that if you want

Simon; I have done that bout the complaint keeps being suspended` every time I go to trial the case is being postponed because I have all ready handed in article six's about showing that I can not have a fair trial

Simon; I have done that bout the complaint keeps being suspended` every time I go to trial the case is being postponed because I have all ready handed in article six's about showing that I can not have a fair trial so I am being forced to another trial in one hundred and twenty days again and when I get to that trial I am going to refuse to have a trial because I have handed in an article six showing corruption in the time stamps and the Urn's numbers and that they were continuously logging in one after the other and the created dates being changed I have shown evidence boyned reasonable dought so I do not see why I should have to wait another one hundred and twenty days again for me to feel that I have to scream and shout article six to my human rights to be told that I can not have another trial that it is going to be suspended for another six months again and this is what keeps happening I have been to court over ten times now so some one must be able to over see this because I am clearly stating what is going to happen in a hundred and twenty days I am going to go to court and scream my article six to show that I am correct and write and there going to supposed it for another six months again and this is my life that is going to waste because no one wants to act correctly

within the constraints of the law that they represent

Police Officer; I mean who ever is the officer dealing with it I offersley get in contact with there line manage if you want me to do that well at the end of the day we are subject to the crown prosecution services and what they decide but if you want me to cross this across the officer line manager then we can do that

Simon; well who would the line manager be for a Pc Steve Elsmore and a Jane Johnson herself?

Simon; because Jane Jonson's signature is on it and so is Steve Elermore's as well as many other officers signatures are on it

Police Officer; right, so Steve Elsmore, is one of them with a signature on there?

Simon; well yes he is the developer of the application Jane Johnson instructed him to make an application and I was not even arrested for that and it states illegal

Police Officer; lets just start with this is Steve Elermore hum an Edmonton officer?

Simon; yes and he is the developer of the application

Simon; it is his logging on every page when he has been logging into the police nation computer and been manufacturing the evidence

Simon; the time stamps are wrong and I have spoken to so many people and they have said that it is impossible for the time stamps to go backwards on cads, like you can not have one cad at cad number 500, every hour the call centre would most probably get over three hundred phone calls and that would work out to like one hundred and 50 calls for like every twenty minuets so you would no that if you have got a time stamp of 500 for instance if it is one hundred calls latter you should no that it should be at lest twenty minutes after and not go backwards in time and that is what continually happens thought all of the cads they go backward sin time to each one

Police Officer; right, Steve Elermore's line manager is a person called Alan Steff

Simon; Alan Steff

Police Officer; yes

Simon; and who is Jane Johnsons line manager and can you tell me what department Jane Johnson has been transferred to please

Police Officer; I can tell you what she has listed her self as in reality she can be lots of different things

Police Officer; sorry what was that a Jane Johnson

Simon; yes

Police Officer; is she going to be the same borough

Simon; yes she was in the same borough I understand that she was supper intendent for Edmonton police station but I have been told that she has been transferred to Royal diplomatic protection but is there even a department called that

Police Officer; yes and that is what she has come up as

Simon; she has come up as Royal diplomatic protection

Police Officer; yes

Simon; all right ok

Simon; and what is that department

Police Officer; parliamentary

Simon; parliamentary

Police Officer; yes

Simon; and what about a silly Guil Christ is she, I think that she is the legal executive director for the whole of the country how many legal executive directors are there to the country is she in charge of Hu guiles solicitors is that correct and she is in charge of this department and like bow and so forth

Police Officer; she is just the legal director of legal serves

Simon; yes is that correct

Police Officer; that is what she has come up as

Simon; and is there any other directors of legal services because her signature is all over the paper work and I have been recording every one when I have been calling them and I have got her on recording as well as well as me sending emails to Jane and that asking them to over see

Police Officer; "police officer cut the phone off"

End

Feb 12, 04:37

EST

13/02/2017

Tape recording five z0000046

Out going call

Metropolitan Police introduction

Simon; I am not playing with them no more

Police Officer; Metropolitan police hello what is your reason for calling

Simon; hello I am trying to find out who is in charge of Edmonton police station what sergeant it is his name is, his name and number and an email to that person so that I can forward them correspondents in regards to some issues that I have

Police Officer; right what, what station again

Simon; Edmonton YE

Police Officer; ok

Simon; it was Jane Johnson

Police Officer; sorry

Simon; it was a woman called Jane Johnson and she has been transferred to, first she went to Royal diplomatic protection then she has been transferred back to West Minister on active jury right now, I have issues of concern in regards to her but I would also like to know who is now in charge of all the police officers and took her job and there email, so that I can forward them an email right now in regards to a load of correspondents and evidence that I have here right now in regards to his officers

Police Officer; I do not have that information but I can pass that back down to the Borough commander

Simon; you do have this information it is on your computers

Police Officer; no I do not

Simon; and can you tell me then when a Pc 239ye is please

Police Officer; I do not have that information

Simon; I have got another recording of me speaking to another woman when ringing exactly the same number as what I am ringing right now and I have asked these questions before and as a member of the public if I give you a police officers badge number over the phone you are entitled to tell me who that officer is and what police station they are attached to

Police Officer; if I have that information I can not look up for a shoulder number because I do not have that information because I do not have access to that

Simon; a pc Shin nick can you tell me a contact for a pc Shin nick please Shin nick

Police Officer; Sir I am not going to be able to give you an email address of a police officer

Simon; who am I actually speaking to
Police Officer; my name is "mutter" I am busied in Lambeth control like I said I can take information and pass that down to the borough for some one to contact you I can look from your number and see that you have all ready passed down a complaint to the borough for the juty officer to get some body to get in contact with you
Simon; some one tried to call me and I never managed to pick up the phone on a private number in time so I might have all ready missed that call is there any way that you could resend that and pass it to them please
Police Officer; yes I will pass it back and let them no that you had a missed call and they can give you a call back ok
Simon; and also I had in reference to what you just said that you can see a note on the computer about me calling earlier can you give the cad number for that call earlier and the cad number for the
Police Officer; yes cad 440
Simon; and what is the cad for yesterday please
Police Officer; silence
Simon; hello
Police Officer; bear with me I am just trying to look it up
Simon; ok thank you
Police Officer; silence
Simon; so you do not any whom is in charge of Edmonton Green police station right now
Police Officer; sir, sir I do not have that information when the juty officer calls you back, you will be able to give your I am sitting down in Lambeth control centre
Simon; yes I accept that
Police Officer; I do not have that information
Simon; ok
Police Officer; your reference for yesterday is 498
Simon; 498
Police Officer; yes
[00:03:40] Simon; on the computer from 109 Burncroft Avenue and my name being Mr Simon Cordell, on the computer I have made complaints in regards to these issues of police corruption that are on the police computer I have some of the cad numbers for some of them but can you tell me the date of them please
Police Officer; I can not see any other calls apart from the last two that I gave you

Simon; so I have never made a phone calls to 999
Police Officer; I have not said that you have not done that what I have said is I can not see it on the system
Simon; you can't see
Police Officer; the two information reports that I can see
Simon; I know every page because I wrote to the developers of your system that you use and they have wrote to me back and have gave me all of the plans and schematics to your computers so I can see, I can picture every thing and I can picture what you as a civilian or what a gold member has access to I can see every thing
Police Officer; I can not see any more
Simon; you have access to all police officers
Police Officer; I do not
Simon; you can tell what proposed officers are on duty and
Police Officer; sir you want to have an argument
Simon; no I do not want to have an agreement I am just questioning you
Police Officer; sir you are going to have to wait for the duty officer to call you back about your complaint
Simon; and you are going to send that out to day, do you have a cad number for this call today as well please
Police Officer; yes if you hold on I will give you a cad number
Simon; OK thank you
Police Officer; silence
Simon; what have you put down and what did, the last gentlemen actually put the last cad to be down for
Police Officer; all you can see is that there has
Simon; a complaint and it does not say what that been a complaint and that the duty officer is meant to call you back complaint is in regards to
Police Officer; no
Simon; can you update that right now
Police Officer; it would be what ever information that you have given to the them sir I am not going to go into that cad again I will pass this down and the duty officer will call you back
Simon; see the cad that you are creating right now, see the cad that you are creating right now
Police Officer; I am just putting on there that you have called back you have asked me for details for officers that are in charge of the police station and I have told you that I do not have that information

Simon; yes and I accept that

Police Officer; I will get them to call you back

Simon; I accept that

Police Officer; with that information

Simon; yes and I accept that but what I am asking even further is basically the cad tat we are creating write now and that you are going to send a message to that officer saying that I missed my private phone call, I missed a private phone call and that may have been him please can he call me back

Police Officer; I am not because it is going to be a reinterpretation I am not going to be able to do that

Simon; it is not a reinterpretation because the conversation that I last had got cut out half way through our conversation half way through the call the phone cut out rudely

Police Officer; the cad is 695 I am not going to repeat that

Simon; can you repeat that number again please

Police Officer; yes it is 695 cads 695

Simon; and what is today's date the 13th of the 2nd 2017

Police Officer; yes

Simon; so the other one will be the 12th and the other one will be the 11th on your computer of the 2nd 2017

Police Officer; all right then sir you wait for your call from the juty officer

Simon; OK thank you madam thank you, have a good day

End

Subject: Re: [Blockchain]

Re: Hello From: Rewired

re_wired@ymail.com

To: support+id178620@blockchain.zendesk.com

Date: Monday, 13 February 2017, 14:14

Thank you for your reply and help I will be placing a fresh order with your self's once the last two issues have been addressed I have also messaged coinify and explained the same

kind regards

Mr S Cordell

Subject: Re: - Please type your reply above this line - OrderID: trade order 867...

From: Rewired Rewired (re_wired@ymail.com) To: michal.wysocki@coinify-partner-services.intercom-mail.com; Date: Monday, 13 February 2017, 14:11

14/02/2017

15/02/2017

16/02/2017

From:
Lorraine Cordell
[lorraine32@blueyonder.co.uk]
Sent:
16 February 2017
10:13
To:
'Dionne Grant'
Subject:
RE: Response to SAR Ref
CRM SAR 251 [SEC=OFFICIAL]
Dear Dionne Grant
Thank you for the information you sent regarding the subject access request. Sorry for the time it has taken for me to get back to you but I have been having work done in my home so have had no access to my main computer which hold all my emails, and have been working from my mobile which is

520

not the best option. And
I won't have access to my main computer till most likely
Monday as work is still ongoing.
I do however feel that all the data has not been
supplied that I have asked for, this was the same in March of
2016 I knew then
we did not get all the data we asked for and an email was wrote
in regards to
this but no one
got back to me.
Also in the data you have sent there is hardly any dates
or times, that complaints were put in why does Enfield
Councils system not
include dates and times information was recorded? There is no
call data. No
meetings
data that government body's had meetings regarding Mr Cordell,
the list
goes on.
I asked for all data that
Enfield
council holds, so all data should have
been included and all audio call data and
police data and meetings held and any
other information that Enfield Council holds in regards to Mr
Cordell.
All police data and any letters that have been sent from
police or to police.
You seem to have asked for Mr Cordell health records who
was this asked from and who gave the data?
There seems to be a long list of information that is
missing both from the request in March 2016 and the
request that was submitted
on the 24/11/2016.
Can this please be looked into and if you are
withholding any data for any reason could you please let me
know this and what
data it is and why you are withholding it.

There is also a lot of incorrect data that is being held and it seems that Enfield Council has chosen to put Mr Cordell as the perpetrator, by the ASBT there is lists of emails that is missing that I have sent in regards to complaints as to what the neighbours was doing to Mr Cordell, I have also requested all my phone records as it seems there is no lists of all the calls I made on behalf of complaints regarding Mr Cordell's neighbours. As it also seems there is missing calls that Mr Cordell made himself regarding what his neighbours was doing to him, lucky for me I do keep all emails, but it seems Enfield Council does not and to try and get themselves out of trouble due to not doing what they were meant to this data is missing. I will give 14 days for this to be corrected and if it has not I will have no other option but to go to the ICO.

Regards

Lorraine

Cordell

From:

Dionne Grant

[mailto:Dionne.Grant@enfield.gov.uk]

Sent:

10 February 2017 11:53

To:

lorraine32@blueyonder.co.uk

Out going call

Metropolitan Police introduction

Tape recording five z0000055

Out going call
Metropolitan Police introduction

Simon; I am just phoning up, this is the Metropolitan police, yes

Police Officer; yes, it is

Simon; I am just phoning up in regards too two cads that I have put in on the 15th 14th and the 11th in regards to police corruption and getting a sergeant the new sergeant for Edmonton police station to call me back I think his name is Ian rafieal and the commander has not called me back, no one has called me back still

Police Officer; so you put in a complaint against the police and nobody has called you back

Simon; yes that is correct

Police Officer; right, OK

Simon;

Police Officer; I will take that information and pass it on to the police station that is all that I can do

Simon; can I get a cad number

Police Officer; can I take your name

Simon; yes my name is Mr Simon Cordell can I take your name please

Police Officer; no I will give you my name but I will give you the cad reference number when I have created the message

Simon; ok I will take you doing the message then please

Police Officer; Simon Cordell did you say

Simon; yes that is correct

Police Officer; that is Cordell

Simon; yes that is Cordell, who is the commanding borough officer on right now?

Police Officer; I do not no who the commanding borough officer is at the moment I am in a call centre in Hen don

Simon; yes that is the reason that the call centre is designed in the beginning so that you no were every active police officer is while on duty

Police Officer; no we don't that is not what it is designed for can I take an address please

Simon; 109 Burncroft Avenue Enfield

Police Officer;

Simon; it is it is for any CFS caller making a call for services I am a call for services madam

Police Officer; no it is not sir sir sir were is Burncroft Avenue

Simon; it is in Enfield I am a call er

Police Officer; what is the postcode

Simon; En3 7JQ

Police Officer; "mutter"

Simon; I am correct I am a call for services that is correct it is for the general public to call when they have a concern and that is why I am calling 999 or 101 I can even call 112 or I can call 0207 230 1212 and every one of them directs me back to you or a member of your team and you lot are allocated to help members of the public when they call for services and if I give you lot a call right now about a police officer outside my front door now and give you the badge number and I said I can look through my spy hole and I can see a police officer out side of my front door and I can see the badge number he is wearing but I do not think he is a real police officer if I call you now you should be able to tell me if that police officer is there or not if I ask you who is the sergeant for Edmonton police station you should be able to give that information or any other information that I require in regards to the company that you lot run, it is a company that you lot do run it is business yes and there are protocols for your business that you represent you have Sop regulations and laws

Police Officer; silence

Simon; Hello madam

Police Officer; yes I am listening to you

Simon; am I correct that you follow Sop laws and that you lot are in practice towards the pace codes and conducts A, b, c, d, and E and the rest and so forth and that use lot were built from the 1961 police reforms Act, which is how the first police station was built and right now you are running in Co-Hurst to the regulatory 2000 Act, which Treessa May took a big part in writing due to you recording this phone call and that is how we are having this conversation right now and the reasons that this services are put there to provide for and I am concerned about corruption from the police officers and I have the evidence and if I was phoning about a chocolate bar being stolen from a shop you lot would act and you would send active police officers and you would create a cad and say that you are the caller creating that cad you would cheek the location to were I am were the caller is the Geological location

Police Officer; ok, you wanted the cad reference number

Simon; yes, yes can I have the cad number please

Police Officer; right it is cad 32 87

Simon; 3287

Police Officer; and that is of to days date and that is to be passed through to the borough and that is of today's date

Simon; and the days date is the 16th of the 2nd 2017

Police Officer; it certainty is

Simon; and you have put a message for me on the computer for Ian referial who is took over Jane Johnson's job back in regard's to

Police Officer; sir you are clearly looking to argue with some one

Simon; no I am not I am just trying to be straight with the facts madam

Police Officer; and I am telling you now that I have passed this on

Simon; I am not trying to argue with you I am just trying to be straight with the facts

Police Officer; and I have to go because I have other people I need to help

Simon; I can appreciate that but the call centre is built to handle 15,000 call's a day and if there was a football match on right now my one call should be a problem

Police Officer; and I have got to go right now

Simon; but my safety is a bigger concern as one person calling

Police Officer; phone put down

17/02/2017

Tape recording five z0000056

Out going call

Metropolitan Police introduction

Police Officer; Hello Metropolitan police what is your reason for calling

Simon; hello I have a few reason's to call I have general questions to ask your self, hum, basically my name and I Mr Simon Cordell and I would like to find out, I put in to cad number recently on the 16th and the 11th I believe in regards to asking an Ian rafial, who is the Sergeant of Edmonton police station to call me in regards to his officers that he is in charge of and notes were put down on the cad and I still have not revived a call back within 24 hours and it has been three days now and I still have not revived a call back in regards to this, so I was just wondering if you could put another cad in again asking him to call me again, because I have yes still to get his call and can I get a Cad number for this call please

Police Officer; yes of course you can

Simon: that is possible? all so I have another question I would like to ask

Police Officer; yes go on

Simon; I have been put on bail conditions no on conditions for my Asbo for an Asbo that has illegal been put against me it is forged and put against me basically I am being held for eight years in my house on well seven years on the Asbo two years on the injunction and five years for the Asbo in total that is seven years the maximum sentence and this was under the raves bill the maximum sentence that any one should get is six moths in prison and a 20 grand fine but some how I am riding eight years more than what most paedophiles and murders would get, hum I am quite upset about this but in my bail condition it says that I am not a loud on no industrial estate or that I am not a loud to do nothing of this nature now I would like to go to warehouse I would like to go out, I have not been a loud out for four years, I have not been aloud to go to out to anything, I would like to go to warehouse night club and I want to find out if I attend warehouse night club with my girlfriend then will I got to prison is that an arrest able offence

Police Officer; sir what I would advice you to do is speak to

Simon; Ian rafial

Police Officer; yes Ian rafiael

Simon; yes he is the new one

Police Officer; he wont contact me back because he understands what is going to happen to the officers he is supposed to be in charge of, when Jane Johnson was in charge of them who was the last sergeant, she as a gold member team allowed access in to the police computers and allowed information to be forged, she was transferred straight away once I recorded her conversation and was transferred to royal diplomatic protection in Westminster but she basically has walked away from her duty's of responsibility that she had at the time to the officers and to make sure there paper work was correct and now he is in charge of it, these officers are still on active duty I do not feel like I can leave my house I can not even walk down my street because I feel that these officers are going to attack me and further manipulate the truth and I am going to end up with a sentence because they would rather that to happen to me rather than lose there mortgages or pensions and face up to what they have really done them self's in fraud paper work the fraud paper work in my Asbo

Police Officer; sir, can i, just can we just recorded some details yes

Simon; yes that want to do

Police Officer; silence

Simon; hello

Police Officer; sir, I am all on the I am just typing away, just give me a

minute and I will just see if I can get some answers for you

Simon; thank you

Police Officer; ok then

Simon; they should have just dropped it under the trespass and I would have just forgot about the corruption, they never proved trespass in the buildings they had another chances

Police Officer; who is the person dealing with your case

Simon; well Steven Elsmore is the developer of the application he has done that under the order of

Police Officer; no, no, from a police perspective

Simon; yes Steven Elermore who is a pc and he has been told to create the application develop it under Sir Holgon Houl's Bernard the commissioner of England and Wales which is Sir Holgon Howl, his told him to do it, he has told Jane Johnson to tell Jane to tell her officers to do it, Jane has told her officers to do it then Steve Elsmore created it then Steve Elsmore went to the civic centre and he spoke to Steve Elise and Steve Elis signed the forged paper work that Steve Elsmore created and they put the application against me I went to court under the grounds that trespass had not been proved under none of the incidents sighted in the application and basically I technically I won the case of what the applicant, what the respondent had put against me, Hum and when I walked out and went back home some how it got advertised in the news paper that I was found guilty for the organisation of illegal raves I had not even been arrested for some think that was illegal so I was quite shocked that this had happened to me and then basically at the end of it Steve Elsmore used a loud of cad paper work his used hum sergeant Chile's Miles his used Inspector Sergeant Skinner paper work loads of them a Doglus Skinner the list to them is endless to them and basically they forged all of the time stamps and added cads in because all the call centre like the 999 call centre time stamps say cad five hundred happens every day and that has a time stamp of ten 0 clock cad five hundred and twenty five can not have a time stamp of nine 0 clock earlier than the five hundred this happens continuously thought my paper work and then what made it even worse than that is that there is an inspector Hamill inspector Hamill actually went out side of the site of Progress he made ten he went there ten different times because his grid reference number has been put in there and he made ten different calls to 999 used his own personal mobile number and basically he created the cad outside now you can see if you look at the time stamps to the cads and you actually look at the x to y location correspondents you can see

that each ten of these are in accurately the same place but out of the ten different ones, ten different cad numbers that he created to set me up one of them they forgot to block his name out and it says inspector Hamill calling on duty now he made that and lets say one of the calls he made that at 1;59 and he was at grid number so, and so, now if you look at the other cad papers two minute's before that accurately the same grid reference number another call was made from that actually same place so basically he made a phone call put the phone down two minutes latter he made another phone call to 999 of his mobile unless he, some one body was standing on his toes and made this other phone call and did not speak to him the evidence that I have is over whelming to the true facts to what really happened hum the time can not go backwards and trespass has to be proved in side of a building and under the licensing act when you are inside of a building then it should be proved that a communal building is being run none of these police officers went to none of the building owners but I gave them my cv of all the good work that I had been doing in the community lock to lock festival kids with celerpulsie, Enfield the list is endless I was the manager of my community hall and they went to every one of these places rather than go to a building owner and follow the true lines of investigation and they darkened all of my contracts and my work now I can not get no work with these people again and I am sitting her upset that there is not even a building owner in side of the whole application

Simon; hum I have got the folders what I got set up for is ten different events and I new that I had not committed them and I was not the organizer to them so what I done at the time I copied, I went to all of the Face book profiles of the true organisers and I copied there whole face books so I have eight different folders here right now that I have never handed to yourselves and it of all the true organisers face book yes but I am not a super grass and I do not want to do the officers lines of investigations

Police Officer; Simon

Simon; yes

Police Officer; what I have

Simon; hello

Police Officer; what I have done is hum I have sent this through so hopefully some one will be calling you back shortly

Simon; I would appreciate that I do not even want

Police Officer; muttering

Simon; can I just get a cad number please I do not want your name I

would just like a cad number to this call please if that is possible

Police Officer; yes

Simon; I have got to ride another four, I have ride four years of it I have got to ride another four years, I can not even go out to a night club, I can not do anything, I can not do anything right now I went to court and I did not attended a few times just to give them time to do the right thing because I have respect for the officers I have respect for all police officers I used to have good communications with them all until this happened like I would save them I have got pictures of me on you tube at Notting Hill watching a loud of officers two woman officers getting attacked I had to run over and offered them over and told ever one if they throw another bottles I have done so much for the officers when the time the crunch has hit it I have done the right things

Police Officer; ok your cad reference number is **060194/24 Feb 17**

Police Officer;

Simon; thank you sir and I will be accepting a call back in 24 hours supposedly

Police Officer; I have notified the correct department and made them aware of your complaint and that you're requesting call back within 24 hours

Simon; ok thank you

Police Officer; ok you welcome

Simon; ok hope you have a good day sir

Police Officer; bye for now

Simon; bye

End

18/02/2017

19/02/2017

20/02/2017

21/02/2017

22/02/2017

From:

Lorraine Cordell [

mailto:lorraine32@blueyonder.co.uk

]

Sent:

22 February 2017

11:51

To:

Lemmy Nwabuisi

<

Lemmy.NWABUISI@enfield.gov.uk

>

Subject:

RE:

Anti-Social Behaviour Allegations against Mr Simon Cordell

[SEC=OFFICIAL]

Dear Lemmy

Nwabuisi

I will get back to you

with a date.

But I am very upset at

what is on file within the subject access request it seems as if you put everything onto Mr

Cordell and large amounts of data is missing.

Like the information

about Deborah Andrews this is incorrect, and the only reason we have found out

about this

is due to the subject access request.

But there are lots of

emails that are missing that I sent about Deborah Andrews and what the neighbours were

doing, that are dated before any complaints went in from Deborah

Andrews and the neighbours, yet nothing was

done for Mr Cordell about this.

Also there is missing

dates and times of complaints, as to when things was meant to have happened and

what

time they were meant to have happened why?

I do have many issues,

with the report and why no emails are in the subject access request that

was put
in by
me that are dated well before the neighbours put complaints in yet Enfield
Council done nothing about this, There
is also no phone calls I made or my son
made, but as soon as the neighbours put complaints in these were
taken up right
away by Enfield Council.
I will get back to you
with a date I am due to see someone on the 09/03/2017 when I will be
showing
them all the
information. So it will need to be after this date. Dionne Grant
has also got until the 02/03/2017 to deal with the
subject access request and if
i have not heard anything by this date I will pass this on to the
ICO.
Regards
Lorraine
Cordell
From:
Lemmy Nwabuisi [
mailto:Lemmy.NWABUISI@enfield.gov.uk
]
Sent:
22 February 2017 11:18
To:
Lorraine Cordell
Subject:
RE: AntiSocial Behaviour
Allegations against Mr Simon Cordell [SEC=OFFICIAL]
Classification:
OFFICIAL
Dear
Ms Cordell,
Thanks for your email.
Could
you please confirm when you and Mr Cordell are able to meet with me
within the
next 14 days. As

stated in my previous letters, the allegations are serious breach of tenancy conditions and we need to give Mr Cordell the opportunity to respond to them before a decision is made on how to proceed.

Kind
Regards
Lemmy
Nwabuisi

Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community
Safety

B
Block North

Civic
Centre
Enfield

EN1
3XA

Tel:
020 8379 5354

From:
Lorraine Cordell [
mailto:lorraine32@blueyonder.co.uk
]

Sent:
22 February 2017
10:06

To:
Lemmy Nwabuisi
<
Lemmy.NWABUISI@enfield.gov.uk
>

Subject:
RE:
Anti-Social Behaviour Allegations against Mr Simon Cordell
[SEC=OFFICIAL]
Dear Lemmy

Nwabuisi

I am sorry for the late information but we will not be able to attend today at 2:30pm on Wednesday 22nd February 2017 due to private family reasons. I am also very upset to see how the subject access request has been handled, as I said to you last week I have not had use of my main computer due to work being carried out on my home. I have sent Dionne Grant giving 14 days or I will take it to the ICO and have not had a reply yet to the email I sent. Regards
Lorraine
Cordell

23/02/2017

Subject: Re: Re software

From: Jan Edgecombe sales@revolutiontransfers.co.uk

To: stephanie.brown@colorgate.com

Cc: re_wired@ymail.com; customerservice@colorgate.com

Date: Thursday, 23 February 2017, 17:06

Dear Mr Cordell Please call me if you need to discuss the trial and how I can help you.

Kind regards Jan

Subject: letter for shiraz focus

From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Thursday, 23 February 2017, 13:31

Attachments I Mr Moses Howl whom is the developer and founder of Horus Loudspeakers Limited company number 09900587 have worked

close along side Mr Simon Cordell.doc (24.00 KB)

Subject: RE: ColorGATE - Contact request - TS Enterprise From:
Stephanie Brown (Stephanie.Brown@colorgate.com)

To: re_wired@ymail.com

Date: Thursday, 23 February 2017, 13:23

Dear Simon It might be an idea for you to attend this course – follow link
There are only three remaining places

This will give you an excellent overview of what our products offer

<http://www.digital2business.co.uk/digital-academy/the-digital-academy-colorgate-productions-server-10-highlights-workshop> Best regards
Stephanie

--

From: Rewired

[mailto:re_wired@ymail.com]

Sent: 23 February 2017 13:13

To: Stephanie Brown Subject: Re: ColorGATE

- Contact request - TS Enterprise Hello I hope all is well for you, I am interested in a trial version of your software ps10 as I would like to be able to test it, so to be able to provide the best of quality prints on media such as canvas and high quality paper this is to be inclusive of adhesive vinyl, this is for car warping and such activity's

I am soon to be a starting company but am not yet, in the printing industry that is to say

I have obtained two printers fully re serviced there makes and models are canon w8400 d and a canon w8400 pg I am also questioning weather you provide a discount with the ps10 software when purchased for educational purposes and if so what would the price be

Kind regards Mr Simon Cordell

On the **24th February 2017 Sarah** Fletcher the neighbourhood Safety officer

On 24th February 2017 Sarah Fletcher (Neighbourhood Officer) and Steve Stirk (Maintenance Surveyor) attended your property at flat 109 Burncroft Avenue to inspect the property following reports of low water pressure from flats 113 and 117 Burncroft Avenue. While inside your flat, they observed that you have installed an iron security gate inside your front door. It also appeared to them that the wall between your kitchen and living room seemed to have been removed thereby creating an open plan effect. Much of the property was taken up industrial type printers, boxes and folders and there were dog faeces in your back garden.

25/02/2017

Subject: [No Subject]

From: Rewired

re_wired@ymail.com

To: re_wired@ymail.com

Cc: re_wired@ymail.com

Date: Saturday, 25 February 2017, 20:19

26/02/2017

27/02/2017

28/02/2017

29/02/2017

30/02/2017

31/02/2017

New Month

01/03/2017

02/03/2017

03/03/2017

Tape recording five z0000056

Out going call

Metropolitan Police introduction

Simon; hello

Police Officer; is that a Mr Simon Cordell

Simon; Yes, Mr Cordell speaking whom I speaking to

Police Officer; Sergeant Miller

Simon; Miller

Police Officer; yes from Edmonton police station

Simon; how are you doing

Police Officer; I am calling in regards to a complaint that you have made

Simon; yes basically in 2000 and it is quite its quite over reached by now in 2013 I was put on I was arrested for burglary I had a police officer come to my house and they found a gazebo in my garden handling stolen goods and put it down as burglary I was on bail conditions for the whole of the year 2013 to 14 I had to give my passport to uses lot I was not a loud to leave the country I had to sign on at the police station every day at eight 0 clock plus I was on a house bail conditions I was not a loud to leave my house yes the conditions were endless I was barred from central London and so forth and after a year of being on bail and having to stick to all of these conditions I finally one the case I got released and I walked out side of my front door as I walked out side of my front door I meat a new partner and so forth like that

Simon; one day I was in my house and a loads of police officers knocked at my front door I asked them what they wanted through my front door being closed and they explained to me that they just wanted to speak to me, so I opened my door slightly a jar and they tried to force a massive folder through my front door I closed the front door and I did not let the folder in my house and I said to them I am not letting them put stuff inside my house, they throw the folder on the floor outside of my house and walked of I phoned my mother and asked my mother to come and get, collect the folder and she could not come till the next day, she come to my house the next day and picked up the folder she photo copied it her, herself and then she went to the police station and handed it

into Edmonton police station, she got a recite that I have yes, with a stamp on it from Edmonton police station and it is in my name, the property of Mr Simon Cordell that has never been found, yes and now I have got that receipt and it got put in lost property and now that is true and this property is an Asbo application now it only ever had four witness statements CFS callers in it witness statements saying that they were keep up over night, now some how since through the ongoing of the case getting dragged on since 2014 I have gone to go and get this folder and it has been stolen out of Edmonton lost property, now I am quite concerned about it being stolen because the property room was only burnt down a couple of years ago because of police corruption so I am quite shocked that it disorganized that stuff can still be stolen out of it by over officers so I would like to know were my folder is and I have got the recite for that now the reason that I would like the folder is because it proves that the police fraudulently added an extra ten witness statements into the folder since the time that it has been going on now

Police Officer; is it not that this complaint being dealt with by sergeant Thomason

Simon; no police officer has tried to deal with this or any of my complaints I continually keep phoning you lot up and recording I have a bout years worth of recordings I am even recording this conversation right now

Police Officer; I am sure you have

Simon; I am recording this conversation

Police Officer; honestly it does not matter you can record what you want I am jut calling in regards to your complaint `

Simon; this is not the only part of my complaint this property has been stolen by officers out of there

Police Officer; yes, yes I no

Simon; what my further concern was

Police Officer; go on

Simon; I was I went I looked at the Asbo case and I new that there was ten incidents in it and that I had not committed none of these incidents I was not the organizer to any if these events so I wouldn't be I felt as if in the police were trying to force me to be a super grass yes and using the paper and fabricating the paper work to turn me into a super grass I looked at the laws that I represent from the land that I live of and I went to court and I said look trespass has not been proven inside none of these buildings, yes for under the raves bill trespass must be present, yes 1994 so I won the case applicants case any way but some how she said because

you had a nitro s oxide bottle on you at one of these days which is an ADR road traffic offence and it ant a traffic offence because it is not illegal to carry it she gave me a five year Asbo I had all ready been riding two years prior to that to the injunction so that is seven years plus I done a year for the other case the gazebo which I won that is eight years the maximum sentence under the raves bill is six moths and a 20 grand fine so I do not understand why I am riding eight years and my eight years don't get cut in half, now it said I was also further upset because it says the organisation of illegal raves now if some this is illegal I should have been arrest yes so I should have been arrested I should have been a loud to have my interview I should have been a loud to go through it with my solicitor's and the cps should have took my case yes from there now this has never happened but some how I seem to have a criminal recorded no no I do not have a criminal record but some how basically what they continue to say in the Asbo was this will not have an effect on my ability's of running my company objectives so I wrote to every other council boroh there are thirty three boroughs so I wrote to the other thirty two wrote and they basically write back to me and said these council are lying and these police are lying this has a massive effect of the running ability's of your company because every council has a different licensing department yes and that I have to go there and because it says a illegal offence

Police Officer; Police Officer;

Simon; massive effect of the running ability's of your company because every council has a different licensing department, yes and that I have to go there and because it says a illegal offence yes I have to basically have to go to a special committee with them and that I have to explain the Asbo which is un fair on me and it stops me working with the other thirty two boroughs yes now I have been in my house

Police Officer; can I just stop you there it is frustrating because what you are saying rings a bell one of my colleges you spoke you spoke to one of my colleges on **13th of February**

Simon; yes that is very possible

Police Officer; yes on cad 440

Simon; I have them all on recording so that I no that the, I do not no them all of by heart but I have got them all recorded

Police Officer; ok that is just fine I am just telling you that you did because it is recorded here

Simon; and they have told me that they can not do anything the only person that can do some think is yourselves a sergeant from the police

station

Police Officer; yes

Simon; sorry for being rude but I explained to them that if I phoned them now as a Cfs caller call for services and I said to them look I no someone I just see some body still a chocolate bar out of a shop they would send a patrol car to me and to that shop over a chocolate bar being stolen I have clear corruption here and I have got evidence of it and that I have been set up and that I am riding four years and I would like a police officer sent to my house so that

Police Officer; mutter

Simon; go on

Police Officer; hum I am calling because we only deal with initiation service recover, now offerssley your complaint we can not deal with the initial serves recovery because it is they hum protracted in bits providentially protracted in investigation that needs to be done hum on the 13th of February on cad 440 which is our reference it has been marked up as sergeant Thomson is aware of your matter and he is dealing with it and now that is a sergeant that works in the professional standards department office at Edmonton police station so he deals with all the ongoing protection standards issues and if there any complaints ongoing complaint he deals with them and so I can not assist you at the moment because I am the wrong department for that but since he is aware of it I am going to send him an email now to tell him that you have called and that you want an update regarding this issue because hum he is looking in to it

Simon; I would like a meeting with him so that I can sit there and show him the evidence that I have of the corruption and the fabricated evidence

Police Officer; that is fine

Police Officer; I will tell him to contact you directly and hum you can speak to him about it

Simon; and if I do not receive a phone call back from none of your selves as like seems to have happened for the last three years or two years of this case now then what actually what actually happens then what should I phone you up again phone up the 02071212 again and then put the same complaint in again and hope that somebody contacts him again like how because no one want to investigating these officers

Police Officer; I am sure that you have been contacted from the last time from Sergeant Thompson

Simon; I have got recordings of me phoning up 999 and speaking to

sergeants from ccc bow

Police Officer; yes, yes you might call up a few times

Simon; cc bow is basically said to me they have been one of the main officers in cc bow and that in all of there life that of them working there I have got it all on recording she has never seen the time stamps go backwards on the cads she said that this is clear corruption and this was months ago

Police Officer; what do you mean that the time stamps go backwards

Simon; basically I got given an Asbo yes and on the Asbo in the Asbo paper there's say 50 cads in there yes and them 50 cad every day cad number 500 happens now I wrote to storm and Met ccc and I have been told that it is fraud

Police Officer; you are talking about things that I do not have a clue about yes so I a m not the right person to see to give you the advice on that

Simon; but you are dealing with a cad system right this second

Police Officer; yes

Simon; right now as I call you

Police Officer; you are talking about cads being amended as far as I am concerned cads once they have been "mutter" the time frames can not be changed on the cad because it does not give us an opportunity

Simon; yes

Police Officer;

Simon; but what I am saying is that some one fraudulently, they gone and made the paper work out of the computers because basically I have got cad say cad

Police Officer; if you are saying that then someone has got to investigate that and it will be as I said it will be the bloke at the professional standards department

Simon; what is even wore than that is say like if you the cads say if you look at all of the cads a lot of they information like the call recorder is blocked out the call location everything is blocked out yes adapted now they forgot to take the x to y locations out yes so now when I put them into Google it shows it shows like five six miles away it show the other side of this place the other and they covered it all other and forged it to be that

Police Officer; sir I have got to stop you there sir I have got to stop you there I appreciate you have got all of this information and I can not assisted you with that but I am telling you that I am going to email the professional standards

Simon; and what is his name again
Police Officer; Sergeant Thomson
Simon; Sergeant Thomson what Thomas what
Police Officer; Thomson
Simon; and what is his other name a badge for him
Police Officer; err sixteen ye
Simon; do you have a direct email yourself that I can contact as well
Police Officer; his email yes I can give you that one minute
Simon; they said the only reason that they want to carry this Asbo on is because that of the amount of money that they have spent on this case they do not care about me as person it is all about money to them yes and it has had a large huge effect on my way of life and on every thing and it
Police Officer; OK
Simon; his err email address is Arran.Thomason@met.pnn.police.uk
Police Officer;
Simon; well thank you for contacting me today and I am sorry that it has been on such a negative thing
Police Officer; I am sure he is because it says he is I am sure that he is aware of hum this but I will send him an email now
Simon; with this phone number and ask him to contact me back like this as well
Police Officer; yes, yes with this cad number that I rang you on
Simon; OK
Police Officer; but oversley he will get back in contact with you
Simon; OK thank you, you have a good day sir

04/03/2017

05/03/2017

06/03/2017

07/03/2017

08/03/2017

Subject: FW: [ORDERS #49122]: RE: Student Discount Shiraz Focus
From: Lorraine Cordell
(lorraine32@blueyonder.co.uk)

To: re_wired@ymail.com;
Date: Wednesday, 8 March 2017, 19:40
Here is the information for download and activate

Subject: RE: getcanvas
From: Lorraine Cordell
(lorraine32@blueyonder.co.uk)
To: re_wired@ymail.com;
Date: Wednesday, 8 March 2017, 20:03
This is it I believe
<http://www.getcanvas.co.uk>

09/03/2017

10/03/2017

11/03/2017

12/03/2017

13/03/2017

14/03/2017

15/03/2017

Subject: complaint
From: Paige Christie
(paige.christie@voiceability.org)
To: re_wired@ymail.com;
Date: Wednesday, 15 March 2017, 15:38
Simon, I have not heard from you in some time and therefore wondered if you still wish to make a complaint.
If you are taking time to think, I can simply close this complaint and then in a few months if you decide you do wish to continue, you can reopen your complaint.
Not a problem at all.
Let me know how you wish to proceed.
Kind regards

16/03/2017

From:

Lemmy Nwabuisi [
mailto:Lemmy[NWABUISI@enfield.gov.uk
]

Sent:

16 March 2017 14:12

To:

Lorraine Cordell

Subject:

RE: AntiSocial Behaviour

Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification:

OFFICIAL

Dear

Ms Cordell,

Please find attached letter to Mr Simon Cordell inviting him to a meeting with me and my line manager to discuss the allegations made against him by his neighbours. The original copy will be sent to Mr Cordell.

Kind

Regards

Lemmy

Nwabuisi

Anti-Social Behaviour Team

Community Safety Unit

Environmental & Community

Safety

B

Block North

Civic

Centre

Enfield

EN1

3XA

Tel:

020 8379 5354

Mob:
07583115576

On the **17th march 2017**, I got a letter of Lemmy Nwabuisi ASB Coordinator through my letter box he lied in his paperwork and started that I chased him down the street while swearing at him.

The letter requested that I attended at a meeting at the offices to discuss the allegations and this would be the Enfield civic Centre.
He states that he offered to me to have a meeting at my mother's houses or the local library, this is not true.

It is said by enfield council that On 17th March 2017 Lemmy Nwabuisi, ASB, Coordinator visited 109 Burncroft Avenue to post a letter through your door and as he got into his car to drive off after posting the letter, you ran after him shouting and screaming abuse. The letter requested that you attend our offices to discuss the nuisance reports being received from your neighbours. By the time he returned to the office, you had telephoned him several times. He telephoned you back and you asked whether he was the person that posted a letter through your letterbox and he said yes. You asked why he did not stop when you ran after him and he stated that he had another visit and did not have the time to stop and talk to you. You stated that you will not attend the meeting at the Civic Centre or any of the council offices as you are unable to leave your flat and that the meeting should take place in your flat. Mr Nwabuisi offered to have the meeting at a neutral venue and suggested the local library or at your mother's house but you refused saying that you have done nothing wrong and accused him of taking sides with your neighbours.

Subject: Reset Password Instructions

From: Transcribe

(contact@transcribe.wreally.com)

To: re_wired@ymail.com;

Date: Friday, 17 March 2017, 15:18

Hello, Someone has requested a link to change your password.

You can do this through the link below:

18/03/2017

Tape recording five z0000056

Out going call

Metropolitan Police introduction

Police Officer; hello police what is your reason for calling

Simon; hello I have got important information that I need to tell some body I would like to speak to a sergeant he is the only person that I will talk to is t hat possible please

Police Officer; no I am sorry that is not possible I am affired

Simon; why is it not

Police Officer; err you can speak to a police office which is what I am

Simon; is there not a is it not possible is there not always a Yf inside the police

Police Officer; there is always a what sorry

Simon; is there not like a yf or yah or y1 or something like that that is always behind you or something

Police Officer; I am a bit I am a bit confused sorry

Simon; so you have, like a ye2 or a cex sc police officer

Police Officer; you have called 101

Simon; no I called 0207230 this is the call centre no

Police Officer; yes

Simon; and you are Met cc and Met cc has always has like a superior officer who is in charge of you lot normally or something like that a yah or some thing like that is it not

Police Officer; no, no

Simon; so it is just yourself will you deal with

Police Officer; I think what you acutely trying to say from my own experience of being a police office did you say ye2 I take it that you live in Enfield

Simon; yes that is correct

Police Officer; yes, so what ye2 would be is the petrol sergeant at in

Simon; yes in Edmonton

Police Officer; in Enfield

Simon; and I accept that

Police Officer; the borough of Enfield

Simon; but normally the 999 call centres have a manager a duty manager that is of a higher rank to yourselves yes, it does not matter if you can deal with what I want then you can do that

Police Officer; I am pretty show that I can deal with it

Simon; well basically my name is a Mr Simon Cordell and who am I speaking to

Police Officer; pc Williams

Simon; PC Williams how are you doing basically I phoned up yesterday and I tried to speak to a lady and I put I asked for a cad number in regards to having a investigation put in against police officers I basically I quite up set with what has been going on I have been held hostage in my house because the police trued to set me up a PC Steve Elermore under a Jane Johnson who is a superintendent and there is a couple of others I have there pictures here and the rest of it there is a duglous Skinner and you had a sergeant Chile's Miles now they throw an Asbo application out side of my front door this was for they applicant case or the respondent case basically was for the organisation of illegal raves it clearly states that they are illegal I was never arrested for something that is illegal it got taken to court under civil proceedings under a stand alone Asbo and basically a stand alone Asbo is for civil proceedings now basically it has different rules to here say

Police Officer; did you say your name was Simon

Simon; yes that is correct that is a Mr Simon Cordell

Police Officer; Simon just, hurrah, fuck

Simon; to cut a nut shell to cut it in a nut shell

Police Officer; I need you to be a bit more process

Simon; to cut it in a nut shell I basically put loads of cads in regards to like when I got the folder I noticed loads of corruption within the folder and it is not silly corruption its serious corruption and it is holding me hostage in my house I have been given eight years

Police Officer; how can, what is holding you hostage in your house

Simon; all right basically this is what happened in say for instance in America you have freedom of speech when you go outside when you walk outside of your house in this country are human rights are very different we only we have you can cause a public offence in the public if you do something like that yes but in our own home we have the maximum extent to our own ability if we swear in our own home we are a loud to do that and we can ask a police office to leave for instance, with the raves bill this is a very slimier thing the raves bill 1994 that was put against me in side your own home or inside a place of residence trespass must be proven yes now or a commercial business must be proven to make it so that the raves bill can take place inside of somebody's house or place of residence now this was never proved on none of the accounts that I was accused of basically what I have got I

went to court and I stood up for my rights just under them grounds and the principles of the laws and I one the case the respondents case but they gave me an Asbo for five years and I had all ready done a two year injection prior which is seven years that I had to ride

Police Officer; well if you won the case

Simon; well what happened is that they advertised in the news papers that I was found guilty so they set me up I have got the transcripts of the court case proving from the magistrates proven that I was not found guilty now they have refused to listen I went home because I was so upset because of what the had done to me and I looked into the case papers even more knowing that I never committed the offences now when you call 999 lets say when you get 15,000 calls a day yes now you will get at 12 0 clock you will get the first person get number one next person gets number two and they all run in numeric order now and they all have time stamps besides of them each cad number will now say cad number five hundred happens every day you can have a time stamp of ten 0 clock now cad number five hundred and forty, 50 latter can not have a time stamp of nine

Police Officer; Simon sorry Simon

Simon; why are you explaining to me how the 999 call centre works

Police Officer; what are you trying to report today

Simon; because I have got paper work here right now that says pc

Police Officer; what has that got to do with any thing

Simon; what it is if I stole if I told you right now or I told you that some one is steeling a mars bar or a chocolate bar from a shop you would have to send a police officer out to arrest that person for theft for such a minor offence I am telling you that right now that police officers have manufactured and developed evidence and they have put it into a folder and now that folder

Police Officer; what is it you are trying to report today

Simon; I put loads of cads in regard to loads of corruption loads of police corruption what are on your police computer now I have been told that they can not be investigated because at the time I had an ongoing case and it would cause produce towards that case that case is now over and what I want is a police officer to come as if I am calling about a mars bar being stolen a criminal offence and I want them to go over the evidence that I have here and do there lines of investigation into these police officers not only like what I was saying cad number 500 every day has a time stamp of ten 0 clock

Police Officer; police officer is not going to come to your house to

review evidence that you have collated in regards to these police officers
Simon; no it is evidence they have wrote and what the problem is if a time stamp is five says five hundred and it has a time stamp of ten 0 clock it is impossible for the cad number five hundred and fifty to have nine 0 clock I am recording this conversation Mr Pc Williams

Police Officer; that is OK

Simon; because I have been doing this for a little while because I am up set and I am going to make it all go public and how you lot how certain other members of the public have protected me in the police force how they have failed to protect me should I say

Police Officer;

Simon; now what up sets me even further is that the police have mg1 1 forms yes which is a witness forms

Police Officer; yes they do

Simon; now them witness forms have statements of truth at the bottom of them yes and now I have got sixteen witness statement form things saying that members of the public were keep up at progress way now each one of them witness statements are not signed

Police Officer; Simon please give me your point to why you are calling me right now

Simon; because I would like I am in a case of fraud the 2006 act in regards to a police officer and I would like you to come here under the allegations of fraud and I would like the police officer to be arrested under fraud and under harassment to and abuse of power, now these laws exist for crimes actually the same `as what I am explaining to you

[00:07:27] **Police Officer;** Simon

Simon; yes

Police Officer; "Mutter"

Simon; pardon

Police Officer; from what you are saying is the police

Simon; set me up and I have got the evidence of that here right now and I am stuck in my house doing eight years because of what they have set me up for

Police Officer; what do you mean eight years you have not been in your house for eight years

Simon; I ha e been in my house for four years I have been in here since I was thirty one I am now thirty six and I have not been a loud to go out to any shops to no Mac Donald's I am not a loud to give my friends an amp personal or other wise

Police Officer; Simon, Simon stop right there stop talking Simon stop

talking

Simon; personal is personal and otherwise is business

Police Officer; are you saying that you want to complain about their police

Simon; no I am saying that I would like the police officers arrested and I would like to put a line of investigation in about fraud act

Police Officer; that is not going to happen

Simon; why will that not happen if it was a normal person and I told you that they are making fraudulent paper work under the fraudulent act 2006 for there own gain illegal you would come out and arrest that person what makes a police officer so different

Police Officer; silence

Simon; hello

Police Officer; silence

Simon;

Police Officer; right

Simon; what makes a police officer so different no go on

Police Officer; silence

Simon;

Police Officer; I am not going to commit on that

Simon; I have got sixteen different witness statements here right now in front of me

Police Officer; I am not going to answer that question what I will tell you

Simon; are you going to protect me

Police Officer; silence

Simon; I from these police officers I can not even walk down my own home town streets right now because these police officers know that I have this evidence here right now and that I believe that they are going to grab me and set me up even further than they have all ready set me up

Police Officer; Simon, Simon, Simon, Simon,

Simon;

Police Officer; Simon if you are not going to listen I will just clear the line

Simon; I do not want you to just do that I just want somebody to help me and remember why they signed up to be police officers in the first place under there codes of conduct

Police Officer; Simon you have got two ears you should listen twice as much as you should speak

Simon; yes, go on ok I will accept that one I will accept that 100%

"giigle"

Police Officer; `

Simon; but I am a man that will listen to reason

Police Officer; silence

Simon; hello

Police Officer; from what you are saying to me you have some sort grievance with the police members of the police because they have taken you to court previously correct yes or no

Simon; no, no, no, what I have got a grievance against the pole are is that they decided to collaborate and fabricate evidence for there own self gain and then

Police Officer; Simon, Simon, Simon

Simon; so that they can have an effect on my way of life and my human right

Police Officer; Simon, Simon

Simon; breaking the 1961

Police Officer; Simon stop talking

Simon; come on you no that I am real

Police Officer; silence

Simon; I cannot walk down my own town street because of these coppers

Police Officer;

Simon; yes it is not fair

Police Officer; Simon, Simon

Simon; yes if they were working for me at a festival and they started to do this to other people in a festival I would stand up

Police Officer; I am going to have to clear the line

Simon; Williams you can not clear the line I am talking to you about something that is important ``

Police Officer; listen to me

Simon; I am asking for you to send a police officer to my address do you no what they done Williams can I explain even further what evidence I have

Police Officer; listen no, no, no, no you cant explain even further what evidence you have because I am telling you if you are trying to, if you wish to complain about police, which you did yesterday didn't you

Simon; but I asked for a cad number yesterday I have done this sense 2013 I have got the recordings and I was pro missed that the second that the case is over that I can make this phone call now and that you will pick up the cad numbers on that computer now that are saying that there is a

waiting complaint of investigation against the coppers to happen and I want you to follow them now

Police Officer; Simon, Simon do you wish to make a complaint

Simon; I have all ready made about seven complaints and I have been promised that is I make this phone call once again once this case is over then some one will get sent o my house and these police officers will be investigated

Police Officer; no, no, no, body will be sent to your house

Simon; ok so what have I got to do come to the police station and recorded what is happening there as well and with the evidence that I have got now

Police Officer; Simon, Simon, Simon

Simon; go on

Police Officer;

Simon; I have always liked these officers

Police Officer; are you going to are you going to

Simon; yes

Police Officer; are you going to listen, Simon

Simon; yes go on

Police Officer; you are claiming that there is corruption in the police force yes or

Simon; yes

Police Officer; just slimily yes or no

Simon; yes

Police Officer; right

Simon;

Police Officer; and you want to complain about pacific officers yes or no

Simon; I do not want to complain I just want a line of investigation followed against the

Police Officer; which means you have to complain

Simon; no I have all ready complained

Police Officer; silence

Simon; if you check your police computer right now write; 109 Burncroft Avenue in to that computer

Police Officer; Simon, Simon, Simon

Simon; into that computer and see how many time s that has been promised to me

Police Officer; Simon, stop talking and listen to me

[00:11:58] **Police Officer;** in order for an investigation to take place

against police there needs to be a complaint first
Simon; there all ready is a complaint I have got the cad numbers and every think for it and I have been promised and I have got the recordings right here like I am recording right here saying the second that it is over the second that my court case over that it will be investigated and if you check my address 109 Burncroft Avenue its
Police Officer; Simon I am going to release the call in a minute
Simon; it s on the computer check at 109 Burncroft Avenue and see if there is all ready a complaint in place
Police Officer; silence
Simon; hello
Police Officer; ok
Simon; check `my address
Police Officer; talk to the person that is dealing with your complaint
Simon; pardon who is the person dealing with my complaint I have been told that they will send a person to my address `
Police Officer; no, no, no,
Simon; once the case is over
Police Officer; no stop no **Simon;** so how am I going to met these police officers? or met yourselves or met somebody that is going to deal with my complaint all the letter I have got loads of letters that have gone in to the MP's I have had to show the doctors all the doctors are saying that they have seen the case papers and they are saying that it is clear fraud
Police Officer; Simon
Simon; every person that has looked at it has said
Police Officer; Simon
Simon; has said that it is fraud
Police Officer; stop talking I just need you to answer yes or no
Simon; ok then I will make a fresh complaint with yourself now then
Police Officer; silence
Simon;
Police Officer; look we got there in the end OK fantastic
Simon; I do not see why a fresh complaint has to go in
Police Officer; silence
Simon; I have always known these coppers since I was a kid PC shin nick and that they went outside progress way and added like fifteen 999 calls they messed up they covered up Steve Elsmore covered over there names like when it says call ordinary yes and then it says the name then it will say the
Police Officer; look Simon stop talking, can I just confirm your date of

birth is the

Simon; yes and I am doing more than talking I am about to go public

Police Officer; dead

Simon; and there going to lose there mortgages and `there carers unless some police officer deals with this behind closed doors with me

Police Officer; what will ever make you happy

Simon; pardon

Police Officer; your dead

Simon; yes I will I have lost half of my life because of what they have done my hole estate has had top go through this for the last four years and there is no real witness statements they made them up none of them police

Police Officer; what is your address

Simon; pardon

Police Officer; what is your address

Simon; 109 Burncroft Avenue my whole estate has got to go through this for the last four years and the next four years

Police Officer;

Simon; I went to court the other day and I said to them I will not bring up the corruption if they drop it under the grounds of trespass which is right

Police Officer; phone put down

End

19/03/2017

20/03/2017

Subject: re: information Council

From: Lorraine Cordell

(lorraine32@blueyonder.co.uk)

To: re_wired@ymail.com;

Date: Monday, 20 March 2017, 14:09

here see attached you need to look at complaints-list-001 file and Attachment 5_105 mostly

From:

Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]

Sent:

20 March 2017 14:08

To:

Lemmy Nwabuisi

<Lemmy.NWABUISE@enfield.gov.uk>

Subject:

RE: Anti-Social Behaviour

Allegations against Mr Simon Cordell

[SEC=OFFICIAL]

18/03/2017

Dear Lemmy

Nwabuisi

I'd like to apologise

for the late reply to this email, I've just come out of hospital after undergoing two operations

and only got released from hospital late on the 17

March 2017.

You stated in your

letter to Mr Cordell, that the first letter you wrote was dated 29 December 2016, and that you

set a meeting for 6 December 2016 this is incorrect, as the date for the meeting was set for 6 January 2017, yes

this meeting was cancelled,

you've then stated you wrote a letter on 31 January 2017 to arrange a meeting

for 9

February 2017, this meeting was also cancelled, the reason these two meetings were cancelled was due to the

ongoing complaint that was being

addressed by Enfield council that still needs addressing but due to the data

that came back from the subject access request and it not being completed properly this letter still needs to be

reply to, there was also a subject access

request that was put in to Enfield Council that we was waiting to be addressed

and to receive the data back which as you are aware did take a considerable

amount of time, and also

the complaint also was delayed in a reply. As stated to

you via email we felt it was unjustified to hold a meeting

when there was an ongoing complaint, and a subject access request that we was waiting for, as you are aware there are still issues regarding the subject access request, which does need to be addressed.█

You then stated that she wrote again on 16 February 2017 and arranged a meeting for 22 February 2017 which was also cancelled, but you was also notified there was still issues with the subject access request, and that I had a meeting regarding the issues which was set for the 9 March 2017, I stated to you that I would get back to you with a convenient date for the meeting to take place, but due to illness things have got delayed.█

You have also stated that it is very unfortunate that there have been repeated refusals to meet in regards to the issues with the neighbours, I feel that this is very misleading we have not refused once to have a meeting with you, but due to ongoing issues meetings have had to be cancelled with a justified reason, so how you can take this as a refusal is beyond me, we have kept you informed at every stage of every letter that you send out giving you reasons as to why the meetings could not take place.█ Therefore I do not understand how you can interpret this as a refusal.█

You will also be aware that my son does have health problems and that he does not leave his flat, not once have you thought in all the letters that you sent out how someone that does not leave his flat is going to be able to attend a meeting at the Civic Centre,

therefore I am asking for the meeting to take place at Mr Cordell's home address, due to Mr Cordell's health, arrangements will need to be made that

someone is at the meeting with Mr Cordell, and under no circumstances will Mr Cordell be addressing the issues while he is on his own.

You have also stated that if Mr Cordell does not attend or set a new date that you will be putting an application seeking possession of his home, it seems that Enfield Council have already made their mind up that Mr Cordell is guilty of what has been alleged in the complaints, you also state that if any further allegations are made against Mr Cordell that you can take legal action, since your last update with the dates has there been any more allegations against Mr Cordell?

Next week I have a number of hospital appointments so it will really be hard to do the 22 March 2017, if you could get back to me with some dates that the meeting can take place at Mr Cordell's home address I would be most grateful or if there is any problem with this please let me know.

Regards
Miss L
Cordell

21/03/2017

Subject: letter From: Rewired
re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Tuesday, 21 March 2017, 13:10

Attachments IN THE new nn latezz newnew.doc (206.00 KB)

From:
Lorraine Cordell
[lorraine32@blueyonder.co.uk]
Sent:
21 March 2017 18:56
To:
'Lemmy Nwabuisi'
Subject:
RE: AntiSocial Behaviour Allegations
against Mr Simon Cordell [SEC=OFFICIAL]
Attachments:
DoctorsLetter25022016.pdf; DoctorsLetterForDWP26022016.doc.pdf
Dear Lemmy
Nwabuisi
I have enclosed 2
letters that could help to show my son wont leave his flat he had a DWP
assessment and a
letter had to be written to his GP to ask if the GP could write
a letter to get a home assessment please see both
letters.
It will also be noted
on his file under the mental heath team he won't leave his
flat.
And I can not
understand how you said on the phone today that you knew nothing on
my son's
health, as clearly
it is in the limited subject access request I got from
Enfield Council under the ASB teams information as you
requested if he was known
to the mental health team.
Information you have
asked for please see below:
Barnet,
Enfield
and Haringey Mental
Health NHS Trust
The doctors name he was
under when he was sectioned in August 2016, Dr Julia Cranitch,

Haringey
Assessment Ward,
St
Ann
's Hospital
When he left hospital
he was under the Home treatment team support and referral to community
team
Early Intervention:
Goodie Adama:
Locum CMHN
Locum Community Mental
Health Nurse
Early Intervention for
Psychosis
Lucas House
305309 Fore Street
London
N9
As stated on the phone
I have many emails to backup that complaints was put in on behalf of my
son
regarding
what the neighbours was doing, well before any complaints was put in
by the neighbours, yet nothing was done
by Enfield Council, each email even
states the neighbours was not letting him sleep and this was having a
large
impact on his health, this is what has upset me so much, as phone calls
was
being made emails sent, even my
son was making calls, but you seem to have
nothing of anything that was submitted so where has it all gone,
please can you
look into this and get back to me as I really do not understand how so
much can
be missing from
Enfield Councils systems?
I am grateful that you

called me back today and we were able to speak, sorry if I sounded loader on the phone but since the operation as I said my voice and throat are very sore, I believe due to the tube they put down their when they were doing the 2nd operation.

I am grateful that you will deal with this and you cancelled tomorrows meeting when we spoke, and you seemed to have some idea of what was going on which you seem to have not known before, I will await a reply from you as to how we can deal with this.

Regards

Lorraine

Cordell

From:

Lemmy Nwabuisi

[mailto:Lemmy.NWABUISE@enfield.gov.uk]

Sent:

21 March 2017 16:26

To:

Lorraine Cordell

Subject:

RE: AntiSocial Behaviour

Allegations against Mr Simon Cordell [SEC=OFFICIAL]

Classification:

OFFICIAL

Dear

Ms Cordell,

Thanks for your email.

I

sorry to hear learn that you have been unwell, I wish you speedy recovery.

The

first letter I wrote to Mr Cordell was dated 29

November 2016 and not

29 December so apologies for the

mistake and the first meeting was 6
December 2016 and not 6 January 2017 as you stated in your email
below.

I am
not aware that Mr Cordell is unable to leave his flat due to health reasons
as
he has not provided us with
a letter from his Doctor to support this claim. Also
when Mr Cordell telephoned me on 17 February 2017
following my letter to him
dated
16 February 2017, he informed me that he
will not come to the Civic Centre
or the council offices in Edmonton Green
because there are gang members looking for him in these areas. I
cannot recall
him saying anything about him not being able to leave his flat due to
health
reasons. Also Mr
Cordell chased my car down the road when I went to deliver my
last letter to his flat on 17 March 2017, this is
not the attitude of someone
who cannot leave his flat for health reasons.

I am inviting Mr Cordell to a formal meeting to discuss
the allegations made against him and due to the
serious nature of the
allegations, the meeting will have be held in the council offices with a
minute
taker
present. However if Mr Cordell presents a letter from his doctor
stating that he is unable to leave his flat for
health reason, then we can
discuss an alternative venue. I am happy for Mr Cordell to bring someone
with
him to the meeting.

Kind Regards
Lemmy
Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit

Environmental & Community
Safety
B
Block North
Civic
Centre
Enfield
EN1
3XA
Tel:
020 8379 5354
Mob:
07583115576

22/03/2017

23/03/2017

From: Paige Christie
Sent: 23 March 2017 15:01
To: 're_wired@ymail.com'
Subject: Transfer Mr Cordell,
We are writing to let you know that, from 1st April 2017 we will no longer be providing the NHS Complaints Advocacy Service in your borough.

From 1 April 2017, the NHS Complaints Advocacy Service will be provided by POHWER. We have included some contact details for POHWER below but would request that you do not contact them regarding your complaint until after the start of the new contract on 1 April 2017.

24/03/2017

25/03/2017

Subject: Re: Website
From: Lorraine Cordell
(lorraine32@blueyonder.co.uk)

To: re_wired@ymail.com;
Date: Saturday, 25 March 2017, 16:09
<http://www.getcanvasplus.co.uk/>

Subject: [No Subject]
From: Tyrone Benjamin
(tyrone1100@icloud.com)
To: re_wired@ymail.com;
Date: Saturday, 25 March 2017, 20:26
Sent from my iPhone ty at mine making pic

26/03/2017

27/03/2017

28/03/2017

29/03/2017

Subject: RE: Transfer
From: Paige Christie
(paige.christie@voiceability.org)
To: re_wired@ymail.com
Date: Wednesday, 29 March 2017, 11:27
If you have not yet responded to my previous email, the deadline for transfer is today. You can respond to this email with the following sentence: 'I (YOUR NAME), consent to information regarding my referral and data held by Voice Ability being transferred to POHWER by the 1st of April 2017'

30/03/2017

Subject: transfer
From: Paige Christie
paige.christie@voiceability.org
To: re_wired@ymail.com
Date: Thursday, 30 March 2017, 12:15
I have made several attempts to call you but have not been successful.
If you do wish to continue with your complaint, and therefore wish for

your data to be transferred please respond to this email by copy and pasting the following sentence and inserting your name in the space:

31/03/2017

New Month

01/04/2017

02/04/2017

Subject: pic
From: katie tingeey
katietingey@yahoo.co.uk
To: re_wired@ymail.com
Date: Sunday, 2 April 2017, 17:56
try this but if you zoom in its blurry

Subject: picture for mum
From: katie tingeey
katietingey@yahoo.co.uk
To: re_wired@ymail.com
Date: Sunday, 2 April 2017, 12:26
mums birthdays tomorrow not Tuesday I'm screwed if I cant sort a gift
can you print this pic off please xxxx

03/04/2017

Subject: Hayley and Stuart xx
From: stuartmanuellia
stuartmanuellia@gmail.com
To: re_wired@ymail.com
Date: Monday, 3 April 2017, 21:55
Sent from my Samsung Galaxy smartphone

04/04/2017

Judicial Review Claim Form

Subject: Your Get Canvas order is due for delivery on Wednesday 5th April
From: Get Canvas
yourorder@dpdlocal.co.uk
To: RE_WIRED@YMAIL.COM
Date: Tuesday, 4 April 2017, 15:03

05/04/2017

Subject: Your Get Canvas order will be delivered today between 14:10-15:10
From: Get Canvas
yourdelivery@dpdlocal.co.uk
To: RE_WIRED@YMAIL.COM;
Date: Wednesday, 5 April 2017, 10:18

Subject: Your Get Canvas order will be delivered today between 15:02-16:02
From: Get Canvas (yourdelivery@dpdlocal.co.uk)
To: RE_WIRED@YMAIL.COM;
Date: Wednesday, 5 April 2017, 10:25

06/04/2017

07/04/2017

08/04/2017

Subject: Pics From: Tyrone Benjamin
tyrone1100@icloud.com
To: re_wired@ymail.com
Date: Saturday, 8 April 2017, 19:06
Sent from my iPhone

09/04/2017

10/04/2017

11/04/2017

12/04/2017

Chapter 444

13/04/2017

Chapter 444

14/04/2017

Chapter 444

15/04/2017

Chapter 444

16/04/2017

Chapter 444

17/04/2017

Subject: here

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

Date: Monday, 17 April 2017, 18:11

read it Attachments HIGH-COURT-OF-JUSTICE-SKELETON
ARGUMENT-simon-015.doc (212.50 KB)

Chapter 444

18/04/2017

Subject: re: form please read

From: Lorraine Cordell (lorraine32@blueyonder.co.uk)

To: re_wired@ymail.com;

Date: Tuesday, 18 April 2017, 11:09

Please see attached. Attachments n461-eng-started-003.pdf (733.16 KB)

Chapter 444

19/04/2017

Chapter 444

20/04/2017

Chapter 444

21/04/2017

Chapter 444

22/04/2017

From: Jeanette.Reilly@met.pnn.police.uk
<mailto:Jeanette.Reilly@met.pnn.police.uk>
Sent: 22 April 2015 14:47

To: lorraine32@blueyonder.co.uk
Subject: PC Afternoon Lorraine , I sent you an email on 9th April requesting an update with the statement and to obtain a copy of an email from the insurance company.

I also requested confirmation regarding the areas of complaint Simon wishes to be investigated.

To date I have not received a response from you. I need to proceed with the investigation so can I please ask that you send the completed statement and confirmation of areas of complaint to me no later than 29th April 2015.

If I have not received any further information from you by this date I will conduct my investigation on the information already available to me.

Many thanks for your assistance Jeanette Reilly | Police Constable | Serious Misconduct Investigation Unit (SMIU2A) | Directorate of Professional Standards |

Chapter 444

23/04/2017

Chapter 444

24/04/2017

25/04/2017

Subject: To Mat in regards towards a Pur 150

From: Rewired re_wired@ymail.com

To: service@morgana.co.uk

Date: Tuesday, 25 April 2017, 11:37

Subject: [toosmooth.co.uk]

The account "toosmooth" with primary domain "toosmooth.co.uk" is about to exceed its bandwidth limit (6.16 GB/6.84 GB)

Date: Tuesday, 25 April 2017, 10:02

"toosmooth.co.uk" has reached 90% of its bandwidth limit (6.16 GB/6.84 GB)

Chapter 444

26/04/2017

Subject: Undeliverable: In regards to a pur 150

From: postmaster@plockmatic.se

postmaster@plockmatic.se

To: re_wired@ymail.com

Date: Wednesday, 26 April 2017, 9:46

Delivery has failed to these recipients or groups:

spairs@morgana.co.uk

spairs@morgana.co.uk

The e-mail address you entered couldn't be found.

Please check the recipient's e-mail address and try to resend the message.

If the problem continues, please contact your helpdesk.

To:

Subject: In regards to a pur 150

567

From: Rewired (re_wired@ymail.com)

To: spairs@morgana.co.uk

Date: Wednesday, 26 April 2017, 9:45

spares@morgana.co.uk

Date: Wednesday, 26 April 2017, 10:43

Dear Mike and Mat Hello how are you doing, I hope all is well I spoke to a gentleman on the 24/04/2017 on the phone called mike in regards to a Morgana pur 150 that I am interested in purchasing from another person, mike then passed the phone to a man called Mat, who then asked me to send this reply.

The machine I am able to buy seems to come with its own problems and I request your help in solving the issues.

Diagnostic; when the machine is first turned on it allows any user to go to the first stage which is; "Are you trained to operate this machine" once ticked in agreement the power to the machine will flip the main distribution power supply but does not blow the machines internal fuses.

On a diagnostics of the problem, you have to take the two covers of the back of the machine and bypass the safety mechanism for the hatch door being closed. Connected to the bottom of the glue station, to which you put the glue into is a thermostat, this thermostat has two additional wires connected to it.

The marks on the thermostat state's that it is a; Mfr Part No 2455RC Thermostat, Solder Tag Termination, 0°C +260°C When disconnected and the machine is rebooted with power it will bypass to the second stage; "Main menu" Once into the main menu, the machine goes into alarm mode, in turn, disabling its features.

The features that seem to be disabled are the following:

1. milling station: -

2. Press carriage; On a further inspection towards the resolution of the error codes; they are labelled as follows:

1. 007 Error movement of press:-

2. 009 Cleaner not present:-

3. 010 Temperature not ok:-

4. 011 Execute present:-

5. 019 Critical Temperature;

My main concern at present other than getting the machine to work:] is the error showing 007 error movement of press, as I hope that changing the thermostat will clear error 010, 019 and then once 009 has been addressed then 011 will no longer exist as a problem if 007 is fixed, thus repairing the machine.

After speaking to another gentleman a Morgana it was explained to me that I can attach an external power supply to the mill and after to the carriage to check the motors to them mechanism are functioning correctly, on an attempt to do this the mill motor had no issue of concern and is a straight forward motor to supply the power to, the mill has neutral and live inclusive of ground.

When rerouting the mill I disconnected N1- L1 from Km21.01 within the fuse board to add the external power supply, with the mill motor activating.

I then attempted to make the press carriage active and took the chain of the motor so the spindle can move freely, on revealing the wires behind the power plate cover to the motor, for the power cables to be connected I noticed four wires;

1. One grey in colour:-

2. One brown in colour:-

3. One black in colour:- And:-

4. A green ground wire. I understood the brown cable to be L1 live and grey to be forward while black would be reverse to the motor, so I

connected the external power supply with the ground connected, then:-

1. I connected L1 also from an external power supply to L1 in the motor and the

2. N1 to the grey cable and after to the black cable, when this was achieved you could hear the carriage motor slightly hum with power but no movement of the motors Spindale.

When the machine is as standard as at present, if any user is to go through stage one and “Tick yes you are trained to use this machine,” once at stage two if u press the two green buttons at the front of the machine simultaneously, that person will here a breaker click in the back of the machines fuse box, this shows code: E21.01 and has three lights, the top light is always active named supply and in consequence to the two green buttons being push together R2 will become active, with no response from the press carriage motor. My questions are:

1. Does Morgana sell used parts at a discount from newly priced parts?

2. How much would a press carriage motor cost in any of them instances?

3. If I continue to do a further diagnostics of the press carriage motor I will split the differential gearing from the motor and attempt to run the motor from an external power supply, once again in the hope of keeping cost down in aiding to fix the machine.

4. How much will Morgana supply the required thermostat for after vat?

5. How much will Morgana supply a press carriage motor without gearing attached?

6. How much will Morgana supply gearing for the press motor without the motor attached?

7. How much will Morgana sell the carriage motor and gearing together for? While I was in the fuse box at the back of the machine I notice two more fuse controllers that are not active with present Semiconductor High Voltage Glass Passivated Junction Rectifiers the fuse board numbers are as follows; Km20.01 Km23.01 on further research of them empty fuse

slots, after reading the wiring schematics it states that the usage for them slots are as follows:

1. KM20.01 = Main Enabling
 2. 2Km23.01 = Heating Enable
- Another question I have to ask for your response in is; should those two slots be without fuses as they are at present?

I also would like to question whether u supply the glue and blue beans needed to operate the machine and pricing if so, if not please can you help provide a supplier for such products?

If I resolve the issues the machine is faced with at present I would like to order the flat end screws needed to service the glue station so for the glue to get extruded through it correct path at its optimal performance and therefore request the following price of them parts of your self's.

I would appreciate any help or advice that you or your team members may have in helping to get the Morgana pur 150 re-commissioned.

Many thanks and kind regards Mr S. Cordell

Chapter 444

27/04/2017

Chapter 444

28/04/2017

From: Lorraine Cordell

<mailto:lorraine32@blueyonder.co.uk>

Sent: 28 April 2015 10:41

To: Reilly Jeanette - HQ Directorate of Professional Standards Subject: RE: PC/6804/13 Dear Jeanette I am sorry I have not been in contact with Simon Statement but as said in an earlier email we heard from the coroner office and they are doing a inquest review on the 30/04/2015 which was very short notice to get everything ready for this hearing, as said I been dealing with getting all my late mothers files in order to be able to deal with this which has taken me some time, I am still chancing her bloods and other things and as this means a lot to the whole family due to the way my late mother passed away my time has been spent

dealing with this.

We have had to wait since 2013 for this complaint to even be looked at and my son has had to suffer the wait until he proved what the police had done.

There is a number of issues with this complaint we want addressed which you know, I do not feel it was correct of you to pre write Simon statement and think he would just sign it when he had not even talked to you about the complaint.

If you had wished you could have taken a statement from him in the meeting which would have taken some hours but you choose not to do this, I am sure a person is meant to be there when a statement is taken by the police as it has to be what they have said.

I am also still waiting for an email from the crown court with the transcript which you said the crown court would send to my email, can you tell me if you have been sent this yet also.

If you have not got this is there any update to this.

The statement is ready I spent the last few days writing it up when I should have been dealing with issues related to my late mother, I should have that over to you today or tomorrow in the morning.

I am just waiting for Simon to say everything is correct in it and then he will sign it.

Could you please let me know you have this email and that you will in fact wait till you get the statement before handing this over?

I am very busy as I still have not got everything done for the inquest review and only have a few days in order to get anything done for this also.

Regards Lorraine
From: Jeanett

Sent: 28 April 2015 11:03
To: lorraine32@blueyonder.co.uk
Subject: RE: PC/6804/13 Lorraine, Please find attached a copy of the Crown Court Transcript
I spoke to Becky at Margaret Wort & Co and she advised me I could send this through to you
If it asks you for a password each time you try to open the document it is: MWCO2013 (if this doesn't work in upper case letters, try lower case)
Many thanks Jeanette Reilly | P

Chapter 444

29/04/2017

Chapter 444

30/04/2017

Chapter 444

31/04/2017

Chapter 444

NEW Month

01/05/2017

Chapter 444

02/05/2017
Subject: court jr
From: Rewired re_wired@ymail.com
To: lorraine32@blueyonder.co.uk

Date: Tuesday, 2 May 2017, 13:54

Attachments IN THE HIGH COURT OF JUSTICE.doc (191.50 KB)

Chapter 444

03/05/2017

Subject: update

From: Paige Christie

PaChristie@pohwer.net

To: re_wired@ymail.com

Date: Wednesday, 3 May 2017, 15:00

Simon, I hope you're well

I wanted to write to you in order to reassure you that I am still handling your complaint

As it has been some time since we last spoke I would appreciate you updating me on your complaint, and sending me over any documents you have regarding it in order to ensure I have all the information

If there is anything you need please just write to me or contact the helpline on 0300 456 2370

Kind regards, Paige Christie

Chapter 444

04/05/2017

Chapter 444

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: done 4

Created: 05 May 2017, 01:56:55

07 May 2017, 14:01:10

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:
Contains: hkh
Created: 05 May 2017, 02:04:41 - 05 May 2017, 02:02:05 -

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: hh
Created: 05 May 2017, 00:14:18

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: Graphic concept canvas bed room 2 master layers
Created: 05 May 2017, 00:45:11

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: pic 9
Created: 08 July 2017, 14:22:26

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: Graphic concept canvas bed room master layers f up
Created: 05 May 2017, 00:10:19
08 May 2017, 00:25:41

5th may 2017 it is claimed that I threatened one of my neighbours by saying that I will ruin his life and that I was going to the police with the evidence that I have off all the illegal activities of him. Sarah Fletcher in the stairway with another gentlemen then had together been in the flat 113 while it had been empty and started to play above my

head were I had seat to work on my computer, I knew that the flat should be empty because George had just moved out so I waited for a little while so that I can make sure that what was being done to me was deliberant then I went up stairs to find these two coming out
I confronted them both about when the work was to be completed that they had noticed had been wrong to be playing with it
When talking to them in the hall way mathilagen come down the stairs with a black bag full of rubbish and I looked at him in front of the council workers and said I am going to send you to prison for what you are doing to me and that will ruin your life do you want that, in a polite voice
The council officers tried to question me by turning my words around but then I corrected them in the meaning of my inherited English
Enfield council claim that we received a report that on 5th May 2017 you threatened, one of your neighbours by saying that you will ruin his life and that you were going to the police to present evidence about his illegal activities

Chapter 444

06/05/2017

WARNINGS FROM MY HEART;

My heart hurts me, so bad, it hurts me, so, so, so much, it feels like the Matiligans family and co, with Co including Mr Stan Curtis and Deborah Andrews, not to forget George Quinton can do what they want to me as they clearly where all out of control and without any authority in sight, even when mutable amounts of phone calls got made to them all about the problems that I had to face because of them all involved, continued to victimise me, they all used there floorboards or other house fixtures to have a negative effect on me, some of what they done to me included such hatred, as the continual slamming on and off the water taps hours at a time, while using there cooking pots and pans to hit the wall's, they done this so loud to put me in fright of my life, it was like there chosen weapons of choice to them; Morning; Evening and of night, whether a full moon or not, all day long, they just simply keep on banging, and banging, and banging, no matter how many time I asked them, to stop, doing the evil things that they were subjecting me towards, nothing ever did change, right up until my heart just would not stop hurting me, it was like they all were having a private Pidherney; which gave them, versatility, enthusiasm, agility and unconventional methods of behaviour
While I got left to have my own epiphany; in turn creating a cartoon

version, of the true events that they put me through!

I noticed in my mirage of a brief reflection inside of my epiphany, that they were hitting me across my heart with the wooden floor boards, and this was happening, continuously to me, like they were all dancing around a bomb fire, dancing around, and dancing around, in furious circles, all together and as happy as could be, while they keep going around in a circle hitting me with their floorboards, and to me; the bad part is, that I am the person in the middle of that's bomb fire, who got set on fire; at the end of the epiphany; I come back from my vision; and therefore I knew that by this stage, I must do something about it, as they just simply wanted to kill me dead and I could not allow for this to happen, I knew that I needed to survive, some how some way!

07/05/2017

08/05/2017

09/05/2017

10/05/2017

11/05/2017

12/05/2017

13/05/2017

From: JOEL TIBS (Subject: The dpi might be low as well

From: JOEL TIBS change2008@live.co.uk

To: Re_wired@ymail.com

Date: Saturday, 13 May 2017, 22:38

Attachments Copy of kids day3.jpg

(584,63 KB)[@live.co.uk](mailto:live.co.uk)

To: Re_wired@ymail.com

Date: Saturday, 13 May 2017, 22:38

Attachments Copy of kids day3.jpg (584,63 KB)

14/05/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Copy of kids day30

Created: 14 May 2017, 15:39:46

14 May 2017, 14:29:07

Flat 117

14th May 2017 I am accused of aggressively knocking on one of my neighbours front doors and shouted abuse at her and falsify accused her of making noise and coming into your flat to attack me.

It is said that I then latter followed her to her car shouting abuse to her wanting to know where she was going.

14th May 2017 I am accused of allowing my dog to run free in the corridor without a lead.

15/05/2017

Subject: RE: Parts

From: Spares Spares@morgana.co.uk

To: re_wired@ymail.com

Date: Monday, 15 May 2017, 11:25

Hi Simon Price for part number C40400010 Thermostat @£10.93 each plus vat & carriage (carriage £9.95)

Chapter 77

16/05/2017

17/05/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Welcome to the Metropolitan police introduction kk

Created: 17 May 2017, 22:07:46

18/05/2017

19/05/2017

20/05/2017

21/05/2017

22/05/2017

Subject: Si

From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Monday, 22 May 2017, 23:09

Attachments img0012TO 31.docx (80.69 KB) new court transcripts received 20.05.17 xxccxx.docx (41.63 KB)

23/05/2017

Subject: 999 calls From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Tuesday, 23 May 2017, 16:21

Si Attachments Welcome to the Metropolitan police introduction hope.doc (271.50 KB)

24/05/2017

Subject: FW: Mr Simon Paul Cordell -v- The Commissioner of Police of the Metropolis

From: Lorraine Cordell
lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

Date: Wednesday, 24 May 2017, 10:49

Simon please see attached

-----Original Message-----

From: Sally Gilchrist@met.pnn.police.uk
mailto:Sally.Gilchrist@met.pnn.police.uk

Sent: 24 May 2017 10:26

To: lorraine32@blueyonder.co.uk

Subject: Mr Simon Paul Cordell -v- The Commissioner of Police of the Metropolis Dear Ms Cordell, I attach my client's acknowledgement of service, together with summary grounds.
I confirm a hard copy has been sent to you in the post.

Yours sincerely Sally Gilchrist Chartered Legal Executive Directorate of Legal Services Metropolitan Police Service

Subject: please see attached
From: Lorraine Cordell
lorraine32@blueyonder.co.uk
To: re_wired@ymail.com

Date: Wednesday, 24 May 2017, 10:57

please see attached also they have removed so much out of your record they are hiding it so we will find it hard to show police harassment.

But look at the ELLESMERE STREET one that's in the ASBO I pulled it out of the file.

So by using it in the asbo like that has is illegal as the police have the option to prove the case when they took you to court.

Attachments PNC_9799378VCORDELLSIMOPAU.pdf
(384,10 KB) ELLESMERE STREET.txt (1,68 KB)

Subject: pls read
From: Lorraine Cordell
lorraine32@blueyonder.co.uk
To: re_wired@ymail.com

Date: Wednesday, 24 May 2017, 13:54

Simon Look I am trying to address this but you wont here what I am saying.

From the start of this case Josie dealt with it totally wrong I think you and I agree on that. But what has never been addressed in this whole case is all the police's statements they are what is hurting you we have addressed

the cads but we have allowed the police to get away with what they've put in each of their statements this needs to be addressed we need to point and the lies within them as there has never been done well not in black-and-white each statement needs to be ripped apart

You seem to think is only about the lies in the cads but when the police offices standing up with the statement he's written how can you question that if it's not in black-and-white in your file

There is multiple points that needs to be addressed, in a judicial review it's not a new trial it's where they have breached the law you are trying to admit things that is evidenced to the case when what you should be looking at is the law that has been breached

25/05/2017

Subject: please read

From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Thursday, 25 May 2017, 13:46

Attachments IN THE CROWN COURT AT WOOD GREEN lolmm.doc (1.16 MB)

26/05/2017

27/05/2017

Subject: updated again

From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Saturday, 27 May 2017, 16:37

still not finished Attachments IN THE CROWN COURT AT WOOD GREEN smile updated 1633pm.doc (1.20 MB)

Subject: this is an update of what I last sent to you

From: Rewired re wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Saturday, 27 May 2017, 15:26
I am still working on it Attachments IN THE CROWN COURT AT
WOOD GREEN smile.doc (1.20 MB)

28/05/2017

Chapter 77

On the 28 May 2017 the police issued me with a hand post delivered through my letter box of a first instance warning for harassment following the reports

29/05/2017

30/05/2017

Subject: this is an even further update I need help with it
From: Rewired re wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Tuesday, 30 May 2017, 13:46
anything you change please highlight in your own colour thanks
Attachments IN THE CROWN COURT AT WOOD GREEN fed up.doc

Subject: No Subject
From: JOEL TIBS
change2008@live.co.uk
To: Re_wired@ymail.com
Date: Tuesday, 30 May 2017, 18:33
Attachments received_10211488379478642.jpeg (106.41 KB)

31/05/2017

New month March 6th

01/06/2017

Subject: order From: Mick Justice
MickJustice@morgana.co.uk

To: re_wired@ymail.com
Date: Thursday, 1 June 2017, 12:58
Hi Simon Please see the attached order for spare parts you requested
Payment would be due before despatch by credit card or bank transfer.
Note Please quote the morgana order number when making any payment
against this order.
Best regards,

02/06/2017

03/06/2017

04/06/2017
Subject: re update
From: Rewired
re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Sunday, 4 June 2017, 10:23
Attachments IN THE CROWN COURT AT WOOD GREEN
03.06.17.doc (1.36 MB)

05/06/2017

06/06/2017

07/06/2017

08/06/2017

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: macro
Created: 08 June 2017, 01:49:51

09/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Macro Scheduler

Created: 09 June 2017, 14:53:18 - 08 June 2017, 22:54:15

Chapter 77

On 9 June 2017 it got reported that I attacked one of my neighbours in the communal hall way of my block this is not true.

On the 9th June 2017, it is reported that you attacked one of your neighbours in the communal hallway of your block as he returned from work late at night by grabbing him on the arm and neck thereby causing bruising to his arm and neck. You also snatched his phone from him as he tried to video - record the incident.

10/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Attachment 5_1055)

Created: 10 June 2017, 01:34:15

11/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Ashampoo Snap 0001

Created: 11 June 2017, 17:38:42

Type: file folder

Location: C:\My_Dell
Size:
Size on Disk:
Contains: Rewired/-files
Created: 11 June 2017, 13:28:40

Subject: RE: here you go
From: Lorraine Cordell
lorraine32@blueyonder.co.uk
To: re_wired@ymail.com
Date: Sunday, 11 June 2017, 11:31
here had to rar it Attachments Si-Emails.rar (2.42 MB)
Email list of mother as I requested

12/06/2017

13/06/2017

George Quinton also moved out of 113 as dated the **13/06/2017**

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: test wall paper
Created: 13 June 2017, 23:51:34

14/06/2017

15/06/2017

16/06/2017

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:

Contains: new pic
Created: 16 June 2017, 21:53:54

Size:
Size on Disk:
Contains: food 3
Created: 16 June 2017, 22:11:17

Chapter 77

16th June 2017 at 11:55 hours I am alleged to have confronted one of your neighbours as she was exiting the main entrance to your building and said to her that you had her bank details and personal details such as date of birth and said to her that you wanted her and her husband to pay me money.

On 16th June 2017 at 11:55hrs it is reported that you confronted one of your neighbours as she was exiting the main entrance to your building and said to her that you had her bank details and personal details such as date of birth and said to her that you wanted her and her husband to pay you some money.

Subject: Poster Jet 8 Test version
America, Canon
From: noreply@posterjet.com
(noreply@posterjet.com)
To: RE_WIRED@YMAIL.COM;
Date: Friday, 16 June 2017, 23:17

17/06/2017

18/06/2017

Chapter 77

On the 18th June 2017 at 11:55 hours and said to her that I know what time you go out and when you get back in.

On 18th June 2017 at 11:55hrs it is reported that you confronted one of

your neighbours as she was exiting the main entrance to your building and said to her that you knew what time she went out and what time she returned and to tell her husband that you would like to speak to him

19/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Jerk Chicken Stock Photos and Pictures _ Getty Images

Created: 19 June 2017, 20:56:37

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Mini Fest

Created: 19 June 2017, 21:31:17

20/06/2017

21/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Simon's Story Book

Created: 21 June 2017, 19:24:35

22/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: festival folder's
Created: 22 June 2017, 14:40:29

Type: file folder
Location: C:\My_Dell
Size:
Size on Disk:
Contains: Reports
Created: 22 June 2017, 13:14:37

23/06/2017

Chapter 77

On the 23rd June 2017 at 23:35hrs it is reported that you came out of your flat with your dog without a lead and attacked one of your neighbours as he returned from work by punching him twice on the chest. You tried to push him out of the block and snatched his phone as he brought took it out of his pocket to record the incident.

1. On 23rd June 2017 at 23:35hrs it is reported that you came out of your flat with your dog without a lead and attacked one of your neighbours as he returned from work by punching him twice on the chest. You tried to push him out of the block and snatched his phone as he brought took it out of his pocket to record the incident.

24/06/2017

Subject: phone calls and book
From: Rewired re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Monday, 24 July 2017, 13:09

25/06/2017

Subject: Lemi file 1
From: Rewired re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Tuesday, 25 July 2017, 16:59
Attachments lemi 1.MSV (8.57 MB)

26/06/2017

27/06/2017

28/06/2017

Subject: diary
From: Rewired re_wired@ymail.com
To: lorraine32@blueyonder.co.uk
Date: Friday, 28 July 2017, 16:44
Attachments 1 love slow.doc (1.08 MB)

Chapter 77

On the 28th June 2017 at 11:451rs it is reported that you confronted your neighbour as she was leaving the block.

2. On 28th June 2017 at 11:45hrs it is reported that you confronted your neighbour as she was leaving the block. You swore and shouted abuse at her and accused her of making noise inside her flat. You told her that you know all her personal details and that of her husband including their full names, phone numbers, date of birth and banking details. You demanded that they pay you some money and asked her to tell her husband to come and see you.

From:
Lorraine Cordell [<mailto:lorraine32@blueyonder.co.uk>]
Sent:
28 July 2017 12:52
To:
Lemmy Nwabuisi
<Lemmy.NWABUISI@enfield.gov.uk>
Subject:
RE: Simon Cordell Notice of
Seeking Possession [SEC=OFFICIAL]
Dear Lemmy

Nwabuisi

I sent you an email on the 26/07/2017 and I was wondering if there was any update it had an attached document which asked for some information.

Regards

Lorraine
Cordell

From:

Lemmy Nwabuisi

[mailto:Lemmy.NWABUISI@enfield.gov.uk]

Sent:

28 July 2017 13:53

To:

Lorraine Cordell

Subject:

RE: Simon Cordell Notice of Seeking Possession [SEC=OFFICIAL]

Classification:

OFFICIAL

Dear

Ms Cordell,

I am

unable to respond to your letter or make any further comments with regards to

the Notice of Seeking

Possession as the council is due to issue possession

proceedings against Mr Cordell. If Mr Cordell wants to

challenge the notice then

he can do so in court once we issue proceedings.

Kind

Regards

Lemmy

Nwabuisi

Anti - Social Behaviour Team

Community Safety Unit

Environmental & Community

Safety

B

Block North

Civic

Centre

Enfield

EN1

3XA

Tel:

020 8379 5354

Mob:

07583115576

From:

Lorraine Cordell

[lorraine32@blueyonder.co.uk]

Sent:

28 July 2017 12:52

To:

'Lemmy Nwabuisi'

Subject:

RE: Simon Cordell Notice of Seeking
Possession [SEC=OFFICIAL]

Dear Lemmy

Nwabuisi

I sent you an email on

the 26/07/2017 and I was wondering if there was any update it had an
attached

document

which asked for some information.

Regards

Lorraine

Cordell

29/06/2017

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: my life story 26/8/17

Created: 29 June 2017, 05:56:55

Subject: update From: Rewired re_wired@ymail.com

To: lorraine32@blueyonder.co.uk

Date: Saturday, 29 July 2017, 21:03

Attachments 1 love slow update 1.doc (1.31 MB)

30/06/2017

Chapter 77

On the 30th June 2017 at 11:45hrs it is reported that you confronted your neighbour as she was leaving the block and accused her of slamming the door. She denied slamming the door and called her a liar and proceeded to swear and shout abuse at her.

31/06/2017

New month

The Last Month

Chapter 5555

01/07/2017

Chapter 5555

02/07/2017

Chapter 77

On the 2nd July 2017 at 17:13hrs it is reported that you confronted your neighbour as he was going out with his family with your dog barking and without a lead and asked him when he was going to hand over the money

3. On 2nd July 2017 at 17:18hrs it is reported that you confronted your neighbour as he was going out with his family with your dog barking and without a lead and asked him when he was going to hand over the money. It is also alleged that as they left the block, you ran after them swearing and shouting abuse at your neighbour and demanding that he must pay you some money if he wants you to leave him alone. You also said to him that you have all their personal details including their dates of birth and bank details.

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: Who tried to kill Simon story book

Created: 02 July 2017, 02:35:50

02 July 2017, 14:40:21

02 July 2017, 16:17:16

Chapter 5555

03/07/2017

Subject: read this

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

Date: Monday, 3 July 2017, 16:34

here Attachments Letter to high court C0 2171 2017.pdf (84.07 KB)

Chapter 5555

04/07/2017

Chapter 5555

05/07/2017

Chapter 5555

06/07/2017

Chapter 5555

07/07/2017

Chapter 5555

08/07/2017

Chapter 5555

09/07/2017

Chapter 5555

10/07/2017

Chapter 44

11/07/2017

Ashampoo Snap 2017

Chapter 5555

12/07/2017

4. On 12th July 2017 an Enfield Council Surveyor attended your flat to investigate reports of low water pressure to flats above yours but you refused him access the Surveyor attended your flat again in the evening of the same day following further reports that the water supply to the affected flats had completely ceased and you refused him

access. You then followed him to his car swearing and shouting abuse at him and prevented him from entering his car. He then called the police.

Chapter 5555

13/07/2017

Chapter 5555

14/07/2017

Chapter 5555

15/07/2017

Chapter 5555

16/07/2017

Chapter 5555

17/07/2017

Chapter 5555

18/07/2017

Chapter 5555

19/07/2017

Subject: Re: Audio

From: Lorraine Cordell

lorraine32@blueyonder.co.uk

To: re_wired@ymail.com

Date: Wednesday, 19 July 2017, 15:09

see attached Attachments s Cordell call from police 141113.wma (4.95 MB) 26 11 2013 13 53 KellyTiller kelly call to compound.wav (8.64

MB)

Writing book

To: re_wired@ymail.com
Date: Wednesday, 19 July 2017, 15:04
see below for pass
From: Jeanette.Reilly@met.pnn.police.uk
<mailto:Jeanette.Reilly@met.pnn.police.uk>

Chapter 44

20/07/2017

Chapter 44

21/07/2017

Chapter 5555

22/07/2017

Chapter 5555

23/07/2017

Chapter 5555

24/07/2017

Chapter 5555

25/07/2017

Subject: Welcome to MEGA
From: MEGA

welcome@mega.nz
To: re_wired@ymail.com
Date: Tuesday, 25 July 2017, 4:15

Chapter 5555

26/07/2017

Chapter 5555

27/07/2017

Chapter 5555

28/07/2017
Subject: RE: please read
From: Lorraine Cordell
lorraine32@blueyonder.co.uk
To: re_wired@ymail.com
Date: Friday, 28 July 2017, 21:14
please read Attachments lemmysim.doc (73,00 KB)

Chapter 5555

29/07/2017

Chapter 44

30/07/2017

Chapter 44

31/07/2017

New month

This month

Chapter 5555

01/08/2017; Sitting at home working on this book all is quite the Matilaggans herd me typing on my computer a bit earlier and started to stamp above my head!

Type: file folder

Location: C:\My_Dell

Size:

Size on Disk:

Contains: HIGH-COURT-OF-JUSTICE-SKELETON ARGUMENT-simon-015

Created: 01 August 2017, 05:04:50

Chapter 5555

02/08/2017

Chapter 5555

03/08/2017

Chapter 5555

04/08/2017

Chapter 5555

05/08/2017

Chapter 5555

06/08/2017

Chapter 5555

07/08/2017

Chapter 5555

08/08/2017

Chapter 5555

09/08/2017

Chapter 5555

10/08/2017

Chapter 44

11/08/2017

Chapter 5555

12/08/2017

Chapter 5555

13/08/2017

Chapter 5555

14/08/2017

Chapter 5555

15/08/2017

Chapter 5555

16/08/2017

Chapter 5555

17/08/2017

Chapter 5555

18/08/2017

Chapter 5555

19/08/2017

Chapter 44

20/08/2017

Chapter 44

21/08/2017

Chapter 5555

22/08/2017

Chapter 5555

23/08/2017

Chapter 5555

24/08/2017

Chapter 5555

25/08/2017

Chapter 5555

26/08/2017

Chapter 5555

27/08/2017

Chapter 5555

28/08/2017

Chapter 5555

29/08/2017

Chapter 44

30/08/2017

Chapter 77

It got said that as he returned from work late at night I grabbed him by his arm and neck thereby causing bruising to his arm and neck this is also not true. Then it continues to say that I grabbed his phone as he tried to video record it this is not true.

Chapter 77

You swore and shouted abuse at her and accused her of making noise inside her flat. You told her that you know all her personal details and that of her husband including their full names, phone numbers, and date of birth and

banking details. It got claimed that I demanded that they pay you some money and asked her to tell her husband to come and see you.

Chapter 77

It is also alleged that as they left the block, you ran after them swearing and shouting abuse at your neighbour and demanding that he must pay you some money if he wants you to leave him alone. You also said to him that you have all their personal details including their dates of birth and bank details.

Chapter 77

On the 12th July 2017 an Enfield Council Surveyor attended your flat to investigate reports of low water pressure to flats above yours but you refused him access. The surveyor attended your flat again in the evening of the same day following further reports that the water supply to the affected flats had completely ceased and you refused him accesses, then you prevented him from entering his car he then called the police.

Chapter 77

Rapid speech:--

Back in the past, when being younger, mother and father made my life much easier:- I understand that now;

With any concern's of other people, regarding my Rapid speech; I would explain by quoting the following words; I do find that I tend to speak fast and this is the way I have always been, it does not have a negative effect in regard to my family and friends and peers and neither towards any business partners & clients I meet; with this all still kept in mind I am still tongue-tied and this is how I learned to speak, I feel that I should not have to change this due to people thinking I have a Mental Health illness or am abusive, all it should take is for someone to ask me why I am speaking so fast then I could explain. But people have not done this they have just said that I have a problem due to this.

Chapter 888

Legal rights at my home:--

I feel that when I am in my home I have the maximum rights to my freedom of expression and speech and that no other person should be able to infringe those rights alongside with many of my others Human rights.

It is surely a fact that I do not leave my home much any more due to the ongoing with members of the metropolitan police and members of Enfield council who are in support of their illegal application for an anti social behaviour order against my self inclusive of what crimes they all together let certain members of my neighbours commit against me, without any rightful actions being taken to protect me.

Chapter 777

I do own a CCTV system and this digital recording property of mine doe's get used for my own personal reasons.

Being left without any security by my landlords has left me having to protect myself and loved ones, I am very up set that I got accused of using my CCTV so to be able to interpreting other people's behaviour, in a persecutory, fashion. My CCTV system got used in the accordance of the United Kingdom Laws.

I believe that all council agreements should run in Co-Hurst to Untied Kingdom treaty regulations and I understand that in this case that would be the DPA 1998 for surveillance equipment cameras, to where I have broken no regulations.

The equipment it not contained external and it is internal.

I can not see any other persons land or invade their privacy.

The building is not a grade to listed building and the camera is a well needed upkeep to the block of flats that the landlords must provide already them self's, Safe front doors, so that any tenant can see who is first outside before opening the door to them.

The front door lock on the premises, are truly inadequate to fair living standards.

It is my personal CCTV that I have installed and it is there for my own safety, it is not there to invading other peoples personal life's or privacies, it got installed for my personal use and it fixture got mounted without causing damage and got contained within the internal hallway.

This is not a breach of the Data Protection Act 1998 "DPA" Neither has the CCTV equipment got misused.

I can not see any further than the land that I pay rent towards as regulated under the DPA 1998.

But in any sense after the police damaged the equipment I took it down.

Chapter 8888

Being accused of being paranoid about the way that the police treat me, by the doctors; to me this makes no sense, as the police do harass me. This chapter explains that I am not paranoid about people, especially the police, as I have explained and feel I have supported good evidence towards in this document I am not wrongfully paranoid about a few members of the police, as I have overwhelming evidence of police corruption to which they have caused me and those matters are in the high courts and IPCC hands inclusive of my solicitor and self being.

I would like to strengthen the truth about myself not being paranoid about over people I have no worries about paranoia and never put myself in harms way to upset others, so I therefore feel no reason to be paranoid about other people inclusive of my mother and family.

But It seems due to talking about the police this makes me a paranoid person, maybe if someone sets down and heard what I was saying and read some reports I have, maybe they could see for themselves what I am saying is the truth. But it seems when people are faced with something they do not want to or can not understand, like something what I am faced with in my life such as corruption in police cases can go on, this is wrong in today's modern world.

I understand that when any person gets accused of being a paranoid person and this said to have a Mental Health issues in regard to them issues of police paranoia, and they can show the documented articles of corruption to any person on request in turn stating the truth about what their being accused of being paranoid about people should pay attention and act fair and accountable so.

This some times happens because people see the police as people that do no wrong, so when a person says anything bad towards the police they are the ones that have got to be in the wrong. It seems I can have all the paperwork in the world to prove what I am saying, yet in the eyes of the Mental Health team I had a Mental Health illness why because they will not open their eyes to the truth.

Chapter 7777

Chapter bail conditions;--

This Is a List of my full bail conditions and a short summary relating to some issues of concern, section 63 of the criminal Justice and Public order Act 1994 is for outdoor events all incidents I am are being accused of are all indoors and I did not commit and trespass was not proven as required.

The Defendant is prohibited from:

1. Attending a rave as defined by s.63 of the criminal Justice and Public order Act 1994;
2. Being concerned in the organization of a rave as defined by s.63 of the criminal Justice and Public order Act 1994;
3. Knowingly using or supplying property, personal or otherwise, for use in a rave as defined by s.63 of the criminal Justice and public order, Act 1994;
4. Entering or remaining in any disused or abandoned building;
5. Entering or remaining on non-residential private property on an industrial estate between the hours of 10pm and 7am without written permission from the owner and / or leaseholder of the property; and Engaging in any licensable activity in any unlicensed premises;

These conditions are for the whole of the UK, and I believe are a breach to my human rights under Anti Social Behaviour Order Legalization.

Chapter 777

It was asked in court by my Barrister if I needed to go to a petrol station as well as other places like to do shopping between the hours of 22:00 hours and 07:00 hours such as a 24-hour Mac Donald's what will happen and it was explained that he would in fact be in breach of this Anti Social Behaviour Order the judge explained and said well he will be arrested and have to prove in court I was going to get petrol.

If I made a wrong turn when driving and turned into a non-residential private property on an industrial estate I would be in breach of this Anti Social Behaviour Order.

If I was to go out for a night out I would have to ask the owner to see if there licensed to make sure I am not in breach of my Anti Social Behaviour Order as I got told it is down to me to make sure they got licensed.

No one wanted to define the conditions the applicant which is the Met Police wanted to make this a lifetime Anti Social Behaviour Order and made sure the conditions were correct so that after the 5 years they can apply to put a next 5 years in place because the judge would only allow the 5 years and not the lifetime Anti Social Behaviour Order

If illegal raves have not gotten proven, which they were not, then why do my conditions for the Anti Social Behaviour Order still defines illegal raves?

Part of my Barrister submissions that represented me, had been that the allegations were that I got involved in organizing illegal raves but the applicant hadn't adduced evidence of trespass which is a requirement for proving that an indoor rave was illegal.

The Deputy District Judge ruled that the applicant did not need to prove illegality — all the needed to prove was I had acted in an anti social manner, to which I had not acted in any anti social manner within the whole case file.

In the view of my barrister this is a very questionable decision: firstly, the applicant based their case on the illegality of the raves rather than the fact of the raves themselves and secondly, without proof of illegality the presumption of innocence leads to the conclusion that the raves were legal, and thus I am being prohibited from engaging in an ostensibly lawful activity requires more careful consideration on issues of proportionality.

I have to agree with my barrister as when dealing with this case I was addressing the applicant case to prove that I had did not get involved in organizing illegal raves, as this is what the application against me was. The case got proven that I acted in an anti social manner, but I don't understand by doing what.

As the case against me was that I had organized illegal raves, and this part never did get proven so what did I do that cause harassment, alarm or distress to one or more persons not of the same household as myself? This illegal application has led me to 8 years of my life being stolen by corrupt government officials as can clearly get seen in the copy of Anti Social Behaviour Order and my response bundle for some following reasons:

The police 999 call centres time stamps are going back words in time. Not to forget the basics of governments own laws that do state that trespass must be present within a place of residence to obtain any legal rights under the raves act 1994.

Also, to mention the fundamental basis that if something states it is illegal then the true lines of criminal investigation must take place, as did not

happen in my case, in a nut shell I not get arrested for some of a criminal nature as the charge states the organization of "ILLEGAL" raves. The maximum sentence under the raves bill is 6 months and a 2000 pounds sterling fine, so I am truly bemused to the fact that I got two years injunction order than 5 years on top not to run consecutively, this does not include the year I had just done prior to the Anti Social Behaviour Order, to which I proved my innocents towards and did not get found guilty.

This is also another issue that I got insulted because of; I did not get called to any official meeting's, so to be able to talk and agree to any other form of remade as required by law governing any bill of rights and this leads me further to more equal concern of relevance and that being that;---

Condition got set geologically wide spread as it has only got accused that I committed any form of anti social behaviour in the Enfield borough and when checking the guidance for any Anti Social Behaviour Order Application as Enfield Council seem to be in support of. I educe a snip lit of such court on goings to which I have suffered an interim order and conditions imposed upon myself, in total I got detained for this case and another case on conditions since September 2013 with a 3-week release in 2015 till date 2016.

This has now breached; my human rights as I never committed the offences in the first place, as I can and will prove.

Some clear inaccuracies contained in my ongoing case lead to incorrect time stamps relating towards Emergency 999 calls contained within the Met Polices and applicants bundle as follows.

CAD NUM	DATE	TIME	PAGE
CAD 999 call 2637	07/06/2014	08:18	Page 191 to 195
CAD 999 call 2672	07/06/2014	08:16	Page 196 to 198
CAD 999 call 3005	07/06/2014	09:22	Page 203 to 205
CAD 999 call 3037	07/06/2014	09:20	Page 179 to 183
CAD 999 call 10481	07/06/2014	22:47	Page 233 to 237
CAD 999 call 10506	07/06/2014	22:44	Page 238 to 241

Please note that every day, the met police call centre starts at CAD 01 and goes up to the average of 10,742 to 15,000 callers per day the clock gets reset to 01 each day at 00:00 hours.

We can tell this by the number of CAD incident numbers supplied, within the applicants Anti Social Behaviour Order Application bundle supporting the evidence supplied, for a stand-alone Anti Social Behaviour Order Application to get gained against Mr Simon Cordell

On the average the Met police call centre will receive on the average of 300 callers per hour as marked and time stamped below

Every half hour 150 calls will get made to the emergency 999 call centres on the average

Every 15 minutes is 75 callers on average-

Every 7 half minutes is 33 callers on average-

And 3 half minutes 17 callers on average.

Please take note to (CAD number / Incident Number 10481 7th June 14) this is the 10,481 Met police call of the 7th June 2014 time stamped 22:47 hours

So it is incorrect for (CAD 10506 7th June 14) externally in putted 25 calls later, to have an earlier time stamp of the 7th June 2014 at 22:44 hours

So, I ask you who tried to kill Me?

As can get seen in my diary of events, in-between the years of 2012 to 2017; I have had many No, Further Actions from the police and suffered to much of the police brutality, this to me, leads me to the right understanding that I have gotten pursued by members of the police for crimes and offences I have not committed, it has lead to myself being detained on mutable bail conditions for numerous cases throughout a fast proportion of my life, having a continues negative effect on my way of life, to which I should not have to undergo while establishing my own company. There is also the fact that my diary only covers 2012 to 2016 so in fact there is a lot more history I have not included due to the time this would take and also how long it would make this document.

Chapter 67

For me knowing that in an idealistic world; that any persons must get a fair trial and then if found guilty then that perpetrator must have to after face the full force of the law for what they have done wrong, this must means in a fair and speedy manner that is to say

But yet so far the police have hid from the issues being correctly guided so for them issues to wrongly getting resolved in a truly undignified manner it

is overwhelmingly for any citizen of the United Kingdom state to have to accept such hatred and foul play.

It is also a disappointment for any person who has to contemplate on facts for such a lengthily period to which they can prove their innocents in, with no correct follow-ups being taken at the first instance.

I understand that this is why the peoples treaties to our human right getting created, to prevent such hurtfulness.

From: Lemmy Nwabuisi <Lemmy.NWABUISI@enfield.gov.uk>
Sent: 10 August 2017 10:53
To: Lorraine Cordell
Subject: Re: Injunction Order against Simon Cordell [SEC=OFFICIAL]
Attachments: Injunction Order with Power of Arrest.pdf

Classification: OFFICIAL

Dear Ms Cordell,

Please find attached copy of Injunction Order with Power of Arrest that was served on Mr Cordell by a process server this morning. The matter has been listed for further hearing at 10am on 21 August 2017 at the Edmonton County Court.

Kind Regards

Lemmy Nwabuisi
Anti-Social Behaviour Team
Community Safety Unit
Environmental & Community Safety
B Block North
Civic Centre
Enfield
EN1 3XA
Tel: 020 8379 5354
Mob: 07583115576

Classification: OFFICIAL

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Injunction Order

Between Mr Simon Cordell, Defendant
and London Borough Of Enfield, Claimant

Mr Simon Cordell
109 Burncroft Avenue
Enfield
EN3 7JQ

**In the County Court at
Edmonton**

Claim Number	D02ED073
Claimant (including ref.)	London Borough Of Enfield LS/C/LI/157255
Defendant (including ref.)	Mr Simon Cordell



If you do not obey this order you will be guilty of contempt of court and you may be sent to prison

If you, Mr. Simon Cordell (the Defendant) disobey this Order you will be guilty of contempt of Court and you may be sent to prison or fined or have your asset seized. You should read this Order carefully and are advised to consult a solicitor as soon as possible. You have the right to ask the Court to vary or discharge this Order.

Before Deputy District Judge Harris sitting at the County Court at Edmonton, 59 Fore Street, London, N18 2TN,

Upon hearing Solicitor for the Claimant on without notice application,

IT IS ORDERED THAT:

1. The Defendant, Mr. Simon Cordell permit the Claimant's employees and contractors access into 109 Burncroft Avenue, Enfield, EN3 7JQ to carry out routine maintenance inspections and necessary repairs within 48 hours of written notification.
2. The Defendant, Mr. Simon Cordell keep his dog on a lead in communal areas outside his property.
3. The Defendant, Mr. Simon Cordell be forbidden (whether by himself or by instructing or encouraging or permitting any other person) from engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the Claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
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7. A power of arrest is attached to paragraphs 3 to 6 above.
8. This order shall remain in force until 8 August 2018 at 23:59 unless before then it is revoked by further order of the court.

The court office at the County Court at Edmonton, 59 Fore Street, London, N18 2TN. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 020 8884 6500. Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

9. Matter be listed for a further hearing at 10:00AM on 21 August 2017 at the County Court at Edmonton, 59 Fore Street, London, N18 2TN with a time estimate of 30 minutes.
10. Costs in the case.

You are entitled to apply to the court to reconsider the order before the day.

If your case does settle prior to the hearing date please notify the court in writing.

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Your case has been listed at the same time as several other cases but you are required to attend Court at the time given in your notice, or earlier if you need to speak to your legal representative. When you arrive at Court you should report to an Usher who will tell you if the other party are in attendance. You may wish to consult with them before going into Court to attempt to clarify/resolve any outstanding issues.

The Judge will decide the order in which cases are called based on who is in attendance, the time estimate and other factors. Please ensure that the Usher is aware of your whereabouts at all times. If you are not in the court at the required time and your case is called it will be heard in your absence.

You may be able to get free legal aid advice. Go online at www.gov.uk/legal-aid for further information.

Dated 9 August 2017

N110A

Power of arrest

Name of defendant

Mr. Simon Cordell

Defendant's address

109 Burncroft Avenue
Enfield
London
EN3 7JQ

Name of court

County Court at Edmonton

Claim No.

D02ED073

Claimant's name (including ref.)

The Mayor and Burgesses of The London Borough of Enfield (LS/C/LI/157255)

Defendant's name (including ref.)

Mr. Simon Cordell



Date order made

9 / 8 / 2017

Name of judge

Deputy District Judge Harris

Order made

under (insert statutory provision)

The Anti-Social Behaviour, Crime and Policing Act 2014

This order includes a power of arrest under (insert statutory provision)

The Anti-Social Behaviour, Crime and Policing Act 2014

The relevant paragraphs of the order to which a power of arrest has been attached are:

(set out those paragraphs of the order to which the power of arrest is attached, if necessary continue on a separate sheet)

See attached

This power of arrest was ordered on

9 / 8 / 2017

and expires on the

8 / 8 / 2018

Note to Arresting Officer

Where the defendant is arrested under the power given by section 155 of the Housing Act 1996, or section 27 of the Police and Justice Act 2006; or section 43 of the Policing and Crime Act 2009; or section 4 of the Anti-Social Behaviour, Crime and Policing Act 2014:-

- the defendant shall be brought before the judge within the period of 24 hours beginning at the time of their arrest;
- a constable shall inform the person on whose application the injunction was granted, forthwith where the defendant is arrested under the power given by section 155 of the Housing Act 1996 or as soon as reasonably practicable where the defendant is arrested under the power given by section 27 of the Police and Justice Act 2006 or section 43 of the Policing and Crime Act 2009 or section 4 of the Anti-Social Behaviour, Crime and Policing Act 2014.

Nothing in section 155 of the Housing Act 1996 or section 27 of the Police and Justice Act 2006 or section 43 of the Policing and Crime Act 2009 or section 4 of the Anti-Social Behaviour, Crime and Policing Act 2014, shall authorise the detention of the respondent after the expiry of the period of 24 hours beginning at the time of their arrest.

In calculating any period of 24 hours, no account shall be taken of Christmas Day, Good Friday or any Sunday.

Name of Claimant

The Mayor and Burgesses of The London Borough of Enfield

Claimant's address

PO Box 50
Civic Centre
Silver Street
Enfield
EN1 3XA

Claimant's phone number

0208 3796438



3. The Defendant, Mr. Simon Cordell be forbidden (whether by himself or by instructing or encouraging or permitting any other person) from engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the Claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.

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6. The Defendant, Mr. Simon Cordell be forbidden (whether by himself or by instructing or encouraging or permitting any other person) from using his pet dog to frighten, intimidate, or threaten violence to the Claimant's employees, tenants and visitors at Burncroft Avenue, Enfield.

From: Neville Gray <Neville.Gray@Enfield.gov.uk>
Sent: 14 August 2017 13:32
To: lorraine32@blueyonder.co.uk
Cc: Obie Ebanks
Subject: Inspection Visit Wednesday 16th August 2017 [SEC=OFFICIAL]
Attachments: 740772 - LBE V SIMON CORDELL.PDF; Cordell Letter 14082017.pdf

Classification: OFFICIAL

Dear Lorraine

Please see attached letter as requested. I have also sent a copy out in the post today. Please ensure Mr Cordell is also aware of the visit on Wednesday.

Kind regards

Neville Gray
Legal Disrepair Surveyor
neville.Gray@enfield.gov.uk
EH-Legalrepairs@enfield.gov.uk

For and on behalf of London Borough of Enfield
Direct Dial: 0208 3758187
Mobile: 0758 0794213

Enfield Council is committed to serving the whole borough fairly, delivering excellent services and building strong communities.

From: Jill Bayley
Sent: 14 August 2017 11:57
To: Neville Gray <Neville.Gray@Enfield.gov.uk>
Subject: Cordell - injunction

Dear Neville,

Here is a copy of the injunction as requested.

Best wishes

Jill

Jill Bayley
Principal Lawyer, Safeguarding and Corporate Teams
Legal Services, Enfield Council
Silver Street
Enfield EN1 3XY

DX 90615 Enfield 1

Telephone: 020 8379 6475
Fax: 020 8379 6492
Mobile: 07930 858193

Enfield Council is committed to serving the whole borough fairly, delivering excellent services and building strong communities.

Classification: OFFICIAL

Campaign

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This email has been scanned for viruses but we cannot guarantee that it will be free of viruses or malware. The recipient should perform their own virus checks.

Injunction Order

Between Mr Simon Cordell, Defendant
and London Borough Of Enfield, Claimant

London Borough Of Enfield
P O Box 50
Civic Centre
Silver Street
Enfield
EN1 3XA
90615 ENFIELD 1

In the County Court at Edmonton	
Claim Number	D02ED073
Claimant (including ref.)	London Borough Of Enfield LS/C/LI/157255
Defendant (including ref.)	Mr Simon Cordell



If you do not obey this order you will be guilty of contempt of court and you may be sent to prison

If you, Mr. Simon Cordell (the Defendant) disobey this Order you will be guilty of contempt of Court and you may be sent to prison or fined or have your asset seized. You should read this Order carefully and are advised to consult a solicitor as soon as possible. You have the right to ask the Court to vary or discharge this Order.

Before Deputy District Judge Harris sitting at the County Court at Edmonton, 59 Fore Street, London, N18 2TN,

Upon hearing Solicitor for the Claimant on without notice application,

IT IS ORDERED THAT:

1. The Defendant, Mr. Simon Cordell permit the Claimant's employees and contractors access into 109 Burncroft Avenue, Enfield, EN3 7JQ to carry out routine maintenance inspections and necessary repairs within 48 hours of written notification.
2. The Defendant, Mr. Simon Cordell keep his dog on a lead in communal areas outside his property.
3. The Defendant, Mr. Simon Cordell be forbidden (whether by himself or by instructing or encouraging or permitting any other person) from engaging or threatening to engage in conduct that is likely to cause physical violence and verbal abuse to the Claimant's employees, tenants and visitors to the block of flats at Burncroft Avenue, Enfield.
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You may be able to get free legal aid advice. Go online at www.gov.uk/legal-aid for further information.

Dated 9 August 2017

N110A

Power of arrest

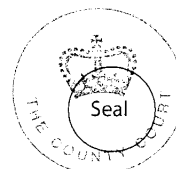
Name of defendant

Mr. Simon Cordell

Defendant's address

109 Burncroft Avenue
Enfield
London
EN3 7JQ

Name of court County Court at Edmonton	Claim No. D02ED073
Claimant's name (including ref.) The Mayor and Burgesses of The London Borough of Enfield (LS/C/LI/157255)	
Defendant's name (including ref.) Mr. Simon Cordell	



Date order made 9 / 8 / 2017

Name of judge Deputy District Judge Harris

Order made under (insert statutory provision)

The Anti-Social Behaviour, Crime and Policing Act 2014

This order includes a power of arrest under (insert statutory provision)

The Anti-Social Behaviour, Crime and Policing Act 2014

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See attached

This power of arrest was ordered on 9 / 8 / 2017 and expires on the 8 / 8 / 2018

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Name of Claimant

The Mayor and Burgesses of The London Borough of Enfield

Claimant's address

PO Box 50
Civic Centre
Silver Street
Enfield
EN1 3XA

Claimant's phone number

0208 3796438



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1914 - 1918



Mr Simon Cordell
109 Burncroft Avenue
Enfield
Middlesex
EN3 7JQ

Please reply to : Neville Gray
Surveyor
Legal Disrepair
Enfield Council
36-44 South Mall
London N9 0TN
E-mail : neville.gray@enfield.gov.uk

Phone : 0208 375 8187
Textphone :
Fax :
My Ref :
Your Ref :
Date : 14th August 2017

Dear Mr Cordell

Re: Complaint

Further to my telephone conversation with your mother, I would like to attend your home on Wednesday 16th August 2017. The purpose of the visit will be to carry out a full inspection of your property during which photographs will be taken to evidence any works required. Taking photographs are standard for all inspections to accurately specify works etc.

Present at this inspection will be myself, Mr Ebanks (Neighbourhood Officer), and our contractor who will be on hand to carry out any works deemed immediately necessary although this will only be established during the inspection visit.

I would appreciate, you vacating your dog while we are visiting your property. I have emailed a copy of this letter to your mother attaching the Injunction Order dated the 9th August 2017 whereby we are required to give you 48 hours written notification to carry out routine inspections and necessary repairs.

Yours sincerely

Neville Gray
Surveyor
Legal Disrepair

Enfield Council
Civic Centre, Silver Street
Enfield EN1 3XY



Phone: 020 8379 1000
Website: www.enfield.gov.uk

If you need this document in another language or format call Customer Services on 020 8379 1000, or email enfield.council@enfield.gov.uk

From: Get Canvas Plus <info@getcanvasplus.co.uk>
Sent time: 15/08/2017 10:30:52 AM
To: re_wired@ymail.com
Subject: HP Z6200-6900 Series Compatible Inks

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From: Get Canvas <info@getcanvasplus.co.uk>
Sent time: 17/08/2017 09:33:23 AM
To: re_wired@ymail.com
Subject: Wide Format Inks

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You received this email because you are registered with Brand Display Limited

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From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent: 20 August 2017 17:36
To: 'OBIE.EBANKS@ENFIELD.GOV.UK'; 'Obie.Ebanks@enfield.gov.uk'
Subject: RE: Simon Cordell 109 Burncroft Ave
Attachments: Obie Ebanks-20-08-2017.pdf

Dear Obie Ebanks

Please see attached letter dated 20/08/2017

Regards

Lorraine Cordell

20/08/2017

Dear Obie Ebanks,

After meeting you on the 16/08/2017 you asked me to write this email to you in regards to the issues. It was very nice to meet you and you seemed to want to hear the issues that my son has been having which have not been addressed by Enfield Council. You seem to understand when we spoke there were issues that have not been addressed. My son feels he cannot trust anyone in Enfield Council and I feel you hit the nail on the head when you said there seems to be a lot of outstanding issue that have not been addressed and I can see why he does not trust anyone in Enfield council.

When Mr Neville Gray called me on the 14/08/2017 to arrange the meeting for the Thursday which was the 17/08/2017 I said that's fine. I was on a phone call to my brother at the time also, and my brother heard what was said as both phones I was using were on load speaker. Then Mr Neville Gray changed this to the 16/08/2017, I knew I would not be able to make the 16/08/2017 as I had a hospital appointment on the 16/08/2017 which I said to Mr Neville Gray, I have very many health problems myself which I told Mr Neville Gray on the 12/07/2017 and I am under many doctors so have a lot of hospital appointments I have to attend. I asked him if the date could be done on the 17/08/2017 or the 18/08/2017 due to this he said no I am not working them days, and the meeting will have to be on the 16/08/2017 we have got an order by the court saying we need to give 48 hours which I intend to enforce, that can I get someone else to attend my son's flat on this date, which I said I could not I stated I will cancel my hospital appointment so I can attend, I know there is a court order which the council needs to give 48 hours notice, which I believe was given wrongly as my son has allowed over many years many council people into his home. I just hope while this order is in place Enfield council has some respect that people cannot just drop things when they call as they are well aware my son is unwell and needs me there with him.

I feel my son has been treated very unfairly and will try to outline it in this email and keep it as short as possible. So this will not include everything as I would be here a long time and this email would be like a book.

Firstly, my son's back garden it is well kept except for the greenery down the right hand side which is coming from next door and as said we need advice is regards to cutting this back.

Issues pointed out to Neville Gray:

1. Hole in ceiling in bedroom where the tenant in 113 pushed something though my son's ceiling. Mr Neville Gray explained his concern if there was an asbestos Problem. You saw my son was decorating so if we can get a response to this as soon as possible I would be grateful.
2. Kitchen units: as you know when decent homes came into my son's property they said to him the units he had were better then the ones Enfield Council would be fitting so they did not change them. You said this was a problem these would not be covered by the 25 years warranty so why do decent homes give you the option to keep the ones that are fitted.
3. Back step to back door and adjacent window handle. These where reported back in 2015 and have never been fixed correctly.
4. The wall in front room / kitchen that part was removed many years ago, which Enfield Council has seen many times and never had a problem with, until Neville

Gray came round on the 12/07/2017 this was then added to a report sent to me on the 19/07/2017 by Lemmy Nwabuisi, in there was a report by Sarah Fletcher dated 24/02/2017 about the wall. What I can not understand if Sarah Fletcher had a problem with this dated back to 24/02/2017 why were we never informed. As said on the visit if this is a problem I will get my builder to replace the part of the wall that was removed it is not a big wall that was removed only half a section of part of a wall and not the full wall, and if I had been told at any time there was a problem with this I would have got it replaced via my builder. I can not understand why no one informed us of this if anyone from Enfield Council through it was an issue. It does not look unsightly and was completed professionally.

I was very pleased when I asked the plumbers and they informed me the problem regarding the water pressure (which has continually been blamed on my son including by Mr Neville Gray who had never seen the plumbing) was in fact no fault of my son's and was in fact a problem with the pipe work outside the jurisdiction of my son property. There seems to be lies stemming from Enfield Council and the flats above which state my son has said he was restricting the water. Why would my son state this if he was having water pressure issues also and wanted it fixed? I would like this looked into to find out where these rumours and lies have come from, considering Enfield Council, Thames Water and private plumbers which were sent from 117 had been to my son's flat on numerous occasions and have categorically stated the water pressure problem was not my son's fault this should have been on Enfield Councils system and I would like reasons as to why they were not. Please tell me who is not doing there job?

On the 12/07/2017 in the AM, I would also like to know why Mr Neville Gray said that my son had something in his flat that was controlling the water to the other flats more then once while being rude and superior. Also I would like an explanation from Mr Neville Gray about his conduct on the same day in the PM as to why when he received a call from the tenants of 117 to say they had no water, that he tried to bully himself into my son's flat because he believed my son was messing with the water, If the systems were up to date he would have known there was no way my son could be tampering with the water. He had also been told my son was very unwell and made an appointment with me for my son for the Monday 17/07/2017 at 14:00 hours. I do not understand what he would have gained from getting into my son's flat as he is not a plumber and he did not have one with him at any point on the 12/07/2017. He was very unprofessional and we believe that because he did not get his own way on this date this is why it has been taken to court and my son now has an injunction. To me this is sheer victimization. I believe the whole situation could have been avoided if Mr Neville Gray would have done his job with even a modicum of professionalism.

What I still cannot understand is why Mr Neville Gray arranged that meeting on the 12/07/2017 with the landlord and tenants of 117 they had been speaking for days before hand on the phone, It would have been courteous and professional to have looked at this system and rang me for an appointment to gain access to my son flat as it clearly states on the system to call me 1st before going to my son's home, also his lack of foresight by not checking the system about 113 at this point he would have released that tenant from 113 had been evicted and Enfield Council had the keys. It seems a private flat owner deserves courtesy, where as council tenants have to jump when the council says jump. Tell me this is fair?

I was very upset and I think you saw this when you was about to leave and we were standing in the communal area of the block and Neville Gray saw the CCTV camera in the communal area and right away said see your son has got a CCTV camera in a way like he was happy he had found something on my son had done wrong, I stated that is not my son's and you need to stop blaming my son for everything, I was happy I think you noticed this too, and checked the wire and where it was going to and said this is not going into my son's flat it was going into the cupboard next to my son's front door which no tenant has access to. At that Mr Neville

Gray then saw that the wire he was talking about was in fact not even going to that dummy CCTV camera which I believe Enfield Council owns, it was going in fact up and around the stairs. And in fact it is the BT phone wire for the block, Neville Gray did not even say sorry for blaming my son for something that was nothing to do with my son but yet as soon as he saw it was fast enough to blame my son for this. I would like to state this is a disgusting attitude and in point of fact Enfield Council acts this way all the time towards my son.

In regards to the main front door you noticed on the main door to the block there is an entry code system and not an intercom system. Unless you know the code to this door you can not get access to any of the flats and the tenants do not even know you are there. This includes deliveries for food, medical, emergencies, and any person coming to see anyone that lives in the block, (that also includes yourselves Enfield Council) Please could this be addressed by fitting an intercom system or bell for the each flat or giving my son permission to fit his own wireless doorbell which he has asked Enfield Council on many occasions and he has been refused to do this.

I believe that you can also confirm that my son dog did not bark once or act aggressively to any of you while you were in my son's flat; she was just sitting in the garden outside the back door looking in at everyone. I have great concerns with what has been said about my son's dog and she has never hurt anyone and my son would never use his dog in that way at all like people have said.

I would now like to approach the problems with my son's neighbours many emails, complaints and calls received by Enfield Council begging them to help my son with this problem, every single time they ignored our pleas for help, but it seems a year later when complaints went in about my son from neighbours Enfield Council were very willing to help them out, don't you think this is a case of double standards and also discrimination and what I mean by discrimination is racism. We have asked for help and you have ignored us please explain why? You have briefly seen some emails but was not able to read them but there are so many more.

On the 21/03/2017 I got a call back from Mr Lemmy Nwabuisi in this call we were talking about the emails I had sent Enfield Council, and believe me there are numerous, he then proceeded to tell me there was only 2 complaints and nothing else and implied I was a liar, unfortunately for him my phone was on load speaker and my brother and his friend heard what Mr Lemmy Nwabuisi said, my brother realised this upset me and said how dare you call my sister a liar, my brother's friend said that is disgraceful, is implying someone a liar anyway to act for any professional.

Also in this call I told Mr Lemmy Nwabuisi that my son does not leave his home due to his health which had been stated in emails before this, Mr Lemmy Nwabuisi stated he did not know anything about my son having any health problems. I said to him I can not understand how you do not know anything about my son's health your team asked the mental health team if they knew my son and had a reply back from them saying they do, and it is in the subject access request I got from the council so how do you not know anything about this. At this I said so you don't even know my son was sectioned in late 2016 which he replied no. He asked me if I could send an email with information regarding this and showing my son does not leave his home, to him which I did. Can you please explain to me why everything regarding my son (Complaints, emails, health and repairs) seems to disappeared from the system or is constantly ignored just so you can make my son seem unreasonable and at fault, this is blatant victimization, to add insult to injury at the end of the email dated the 21/03/2017 I stated I would wait for a reply from him with what we can do to address this. I also asked him if he can check into why all the information that had been submitted seemed was missing could be addressed and for him to get back to me, why did he not do this?

By now I believe Mr Lemmy Nwabuisi knew my son would need a home visit to address issues why was this never done why was things just left what reason would there be to have

left this Mr Lemmy Nwabuisi was demanding my son to come for a meeting before this, yet when he seems to understand my son does not leave his home why was a date not set to see him with me there for a meeting to take place at my son's home? It seems house calls was made to every other tenant except my son and reports taken.

It was not until after Mr Neville Gray came on the 12/07/2017 did I ever hear anything back from Mr Lemmy Nwabuisi until the 27/07/2017, and when I did get this correspondence it was to inform me that Enfield Council were Seeking a procession order and had more complaints listed which had been made about my son, yet not once did Mr Lemmy Nwabuisi have the common courteous to inform me there were new complaints being made since March 2017. Do you think it is right what has happened, to me it seem this is the way Enfield Council wants to handle things Mr Lemmy Nwabuisi has all my information and my son's why just leave things if I had been contacted I could have then dealt with this instead I have to go over hours and hours of information and to me it seems unfair, unjust and unwarranted.

It would take someone that was willing to sit down, not blame and help my son with everything, as I believe everyone wants this matter resolved. All it would take is for someone to sit down look at the emails, video and audios that we have, and then maybe you will understand where we are coming from and how wrong this whole situation has become. Meeting you it really seemed you wanted to listen and to help I really hope this is the case as honestly I believe this is what is really needed. The idea of court petrifies my son, my son does not even want to leave his home let alone go to a court. Not only has my son's health deteriorated due to the issues which have never been addressed by Enfield Council, I have very bad health also and I am always at the hospitals due to being under many doctors.

Regards

Lorraine Cordell

From: Obie Ebanks <Obie.Ebanks@enfield.gov.uk>
Sent: 22 August 2017 10:46
To: Lorraine Cordell
Subject: RE: Simon Cordell 109 Burncroft Ave [SEC=OFFICIAL]
Attachments: 109 Brncft Ave.doc

Classification: OFFICIAL

Dear Mrs Cordell,

Thank you for your email and attached letter dated 20th August 2017.

Please find attached my response.

Kind regards

Obie Ebanks
Neighbourhood Officer
Enfield Council Housing
Regeneration & Environment Directorate
36-44 South Mall
Edmonton Green
N9 0TN
Tel: 0800 40 80 160
Email: Obie.Ebanks@enfield.gov.uk

From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]
Sent: 20 August 2017 17:36
To: Obie Ebanks <Obie.Ebanks@enfield.gov.uk>; Obie Ebanks <Obie.Ebanks@enfield.gov.uk>
Subject: RE: Simon Cordell 109 Burncroft Ave

Dear Obie Ebanks

Please see attached letter dated 20/08/2017

Regards

Lorraine Cordell

Classification: OFFICIAL

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Please reply to : Obie Ebanks

Mrs Lorraine Cordell
C/o 109 Burncroft Avenue
Enfield
Middlesex,
EN3 7JQ

E-mail : Obie.Ebanks@enfield.gov.uk
Phone : 0208 375 8008
Textphone :
Fax : 0208 375 8018
My Ref : OE/NHTS
Your Ref :
Date : 22nd August 2017

Dear Mrs Cordell,

Re: Your letter dated 20/08/17

Thank you for your email and attached letter.

I would like to make clear that at no time during my visit did I say "I can see why he does not trust anyone in Enfield council" as you have made reference to in the first paragraph of your letter.

What I did say was that there seems to be a history of issues that we would try and work through following the joint visit of myself and Mr Gray. Some of these issues were addressed at the visit in respect of the kitchen, step to the back door, window handle and removal of wall and fire door in the kitchen.

As agreed I will look into the overgrown garden to the right of your son's flat and the possibility of the door entry system updated to a more modern system, which doesn't require a code.

I am not able to answer queries or comment on issues made by Mr Gray you will need to discuss these with him or wait for him to come back to you with the queries raised. Similarly, the same with issues to do with Mr Nwabuisi, I have forwarded him a copy of your letter for his information and comments.

In respect of the water pressure issue thankfully this has now been resolved and

Ray James
Director of Health, Housing
and Adult Social Care
Enfield Council
Civic Centre, Silver Street
Enfield EN1 3XY



Phone: 020 8379 1000
Website: www.enfield.gov.uk

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advised by the contractors on site there was no proof that it was caused by the actions of your son. As far as I am aware this issue was originally raised due to there being a problem in the block as a whole and then was investigated and eventually resolved.

In view of the fact that this matter has now been resolved, I am satisfied there is no need for any further investigation into this matter.

I will contact you again in 7 days from the date of this correspondence to update you on the issues I have agreed to look into, should you wish to discuss any of the above please do not hesitate to contact me on above number.

Yours sincerely

Obie Ebanks
Neighbourhood Team

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From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent: 31 August 2017 17:42
To: 'enquiries@edmonton.countycourt.gsi.gov.uk'
Subject: RE: urgent D02ED073
Attachments: D02ED073-Country-Court-Letter-Dated-24-08-2017.pdf

To Whom It May Concern:

After a call made to the court today regarding the attached letter from the court dated 24/08/2018 Claim number D02ED073 before Deputy District Judge Perry I have been asked to write this email.

On the 21/08/2017 when we were last in court Deputy District Judge Perry asked for the case not to be reheard until 28 days thereafter and that maybe this can be worked out between the parties.

As I explained to the Judge we were in the process of getting a date to see a solicitor in this matter we have not been able to get to see one until today 31/08/2017 Shepherd and Harris & Co. at 15:00 hours, who are now putting an application in for legal aid, as my son is not well enough to deal with this case on his own and does need a solicitors to act on his behalf as there are many issues within Enfield Council case. There is going to be a large amount of paper work which will prove this.

I have also emailed Enfield Council with the view of trying to set up a meeting, as throughout this Enfield Council has not had one meeting with my son to address the issues he was having going way back before any complaints was put in about my son.

I am asking if the new date of 14/09/2017 could be extended so we can have the meetings with the solicitors and get all the paperwork and video and audio information we have and statements as to what the issues are within this case together.

We did believe that we would have had just over 28 days to be able to do this, as this is what the judge ordered, but it seems the date is before the 28 days we were thinking we had to get everything in order, and due to the time it has taken to have a 1st meeting with the solicitors the date of the 14/09/2017 gives us very little time to see if legal aid is granted and get this put in place. And have time to address the issues of concern in this case with the solicitors.

I hope this issues can be dealt with and the date can be extended, If a reply can be made via this email I would be most grateful

Regards

Miss Lorraine Cordell
Mr Simon Cordell

General Form of Judgment or Order

In the County Court at Edmonton	
Claim Number	D02ED073
Date	24 August 2017



LONDON BOROUGH OF ENFIELD	1st Claimant Ref LS/C/LI/157255
MR SIMON CORDELL	1st Defendant Ref

Before Deputy District Judge Perry sitting at the County Court at Edmonton, 59 Fore Street, London, N18 2TN.

Upon hearing Solicitor for the Claimant and the Defendant in person,

IT IS ORDERED THAT:

- **Matter adjourned to 10:00AM on 14 September 2017 at the County Court at Edmonton, 59 Fore Street, London, N18 2TN with a time estimate of 30 minutes.**

If your case does settle prior to the hearing date please notify the court in writing.

Cases are listed in accordance with local hearing arrangements determined by the Judiciary and implemented by court staff. Every effort is made to ensure that hearings start either at the time specified or as soon as possible thereafter. However, listing practices or other factors may mean that delays are unavoidable. Furthermore, in some instances a case may be released to another judge, possibly at a different court or adjourned to another date. Please contact the court for further information on the listing arrangements that may apply to your hearing.

Your case has been listed at the same time as several other cases but you are required to attend Court at the time given in your notice, or earlier if you need to speak to your legal representative. When you arrive at Court you should report to an Usher who will tell you if the other party are in attendance. You may wish to consult with them before going into Court to attempt to clarify/resolve any outstanding issues.

The Judge will decide the order in which cases are called based on who is in attendance, the time estimate and other factors. Please ensure that the Usher is aware of your whereabouts at all times. If you are not in the court at the required time and your case is called it will be heard in your absence.

Dated 21 August 2017

The court office at the County Court at Edmonton, 59 Fore Street, London, N18 2TN. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 020 8884 6500. Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

N24 General Form of Judgment or Order

Produced by: Adrian B
CJR065C

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Sent time: 01/09/2017 01:00:20 PM
To: re_wired@ymail.com
Subject: Please confirm your email

Please confirm your email.



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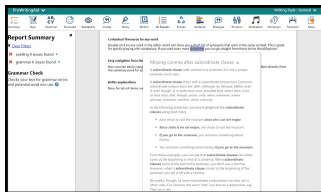
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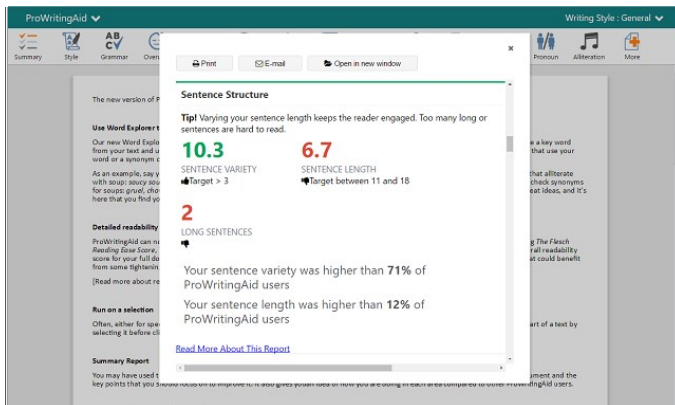
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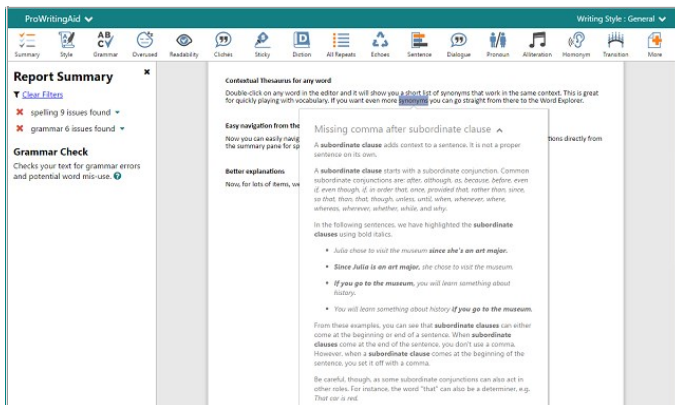
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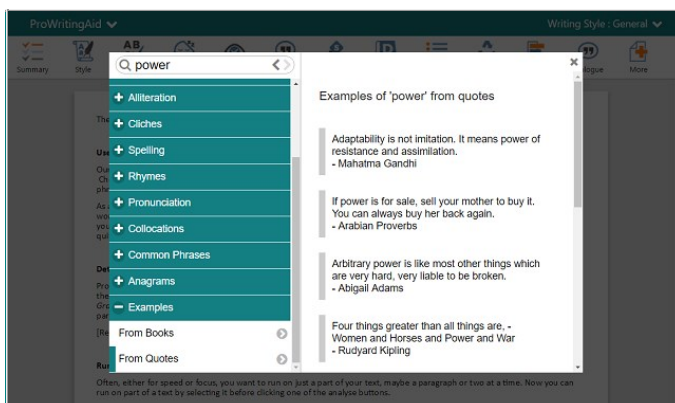
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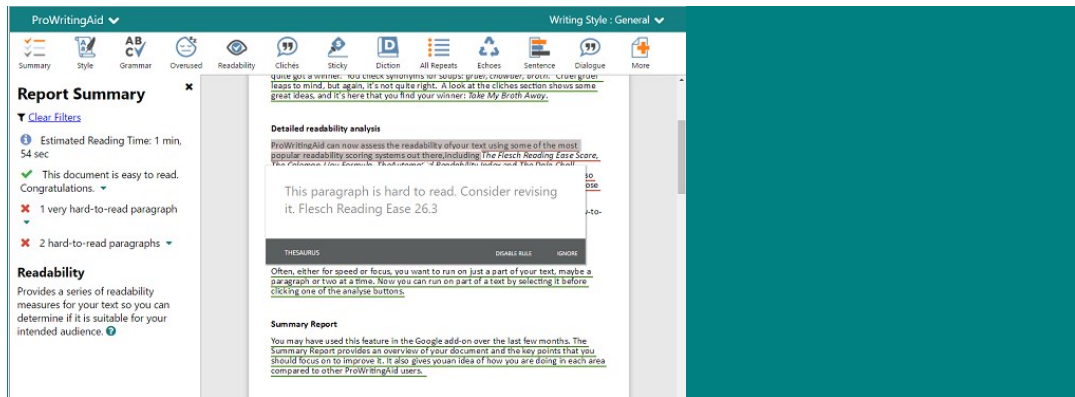
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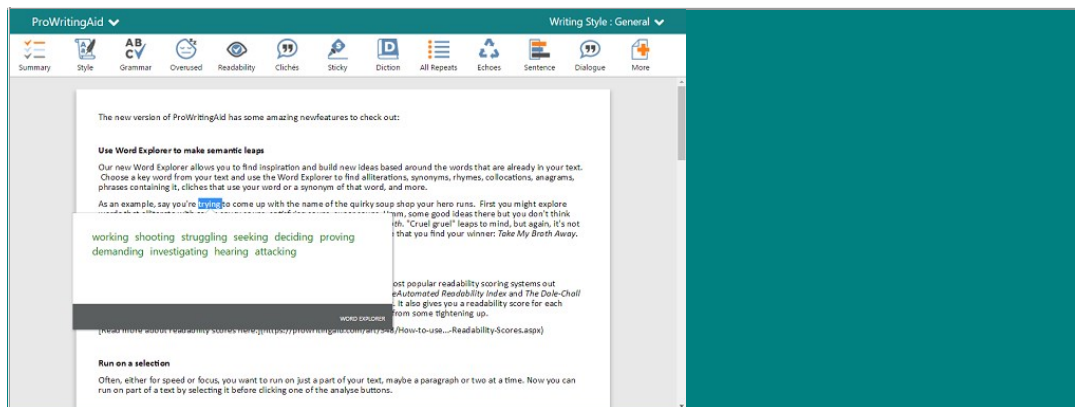
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Chris Banks
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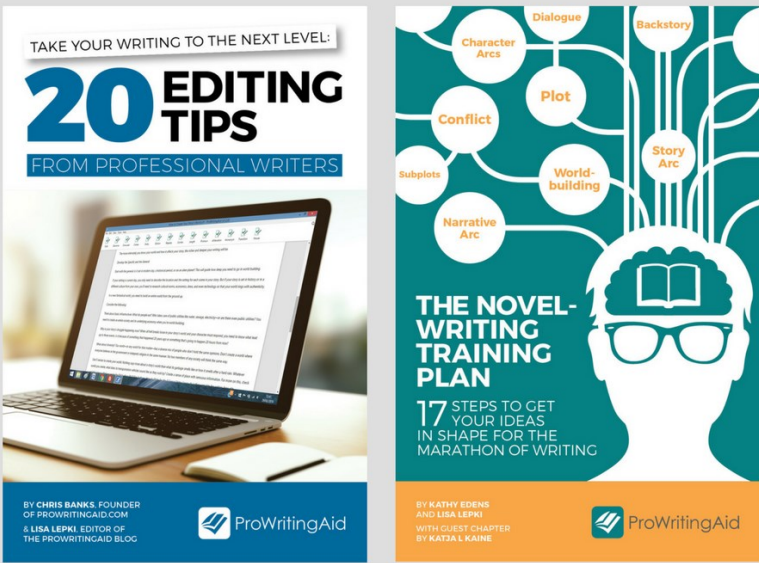
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To: Rewired Rewired <re_wired@ymail.com>
Subject: RE: RE: desktop
Attachments: Desktop.rar

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From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]
Sent: 25 September 2017 17:39
To: 'Rewired Rewired'
Subject: RE: desktop

Saved from desktop

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 30/09/2017 06:41:22 PM
To: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Attachments: New.rar

please help me sort out up to number 65 in a different color pen you choose
or and 2017 i am working between thanks

From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent: 10 October 2017 22:28
To: 'emmanuel@vlsolicitors.com'
Subject: RE: Simon Cordell
Attachments: Edmonton-Court-Letter-29-09-2017.pdf

Dear Emmanuel

Please see attached court letter the court sent to my son.

Regards

Lorraine Cordell

General Form of Judgment or Order

In the County Court at Edmonton	
Claim Number	D02ED073
Date	29 September 2017



LONDON BOROUGH OF ENFIELD	1st Claimant Ref LS/C/LI/157255
MR SIMON CORDELL	1st Defendant Ref

Before Employment Judge Taylor sitting at the County Court at Edmonton, 59 Fore Street, London, N18 2TN.

Upon hearing the Solicitor for the Claimant and the Solicitor for the Defendant,

And upon the Defendant's application to discharge the interim injunction,

IT IS ORDERED THAT:

1. The Claimant do file a Reply to Defence, if so advised by 9 October 2017.
2. The parties do file a Directions Questionnaire by 23 October 2017.
3. The interim order for injunction and power of arrest shall remain in force until 8 August 2018 at 23:59 unless before then it is revoked by further order of the Court.
4. Costs in the case.

Dated 25 September 2017

The court office at the County Court at Edmonton, 59 Fore Street, London, N18 2TN. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 020 8884 6500. **Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.**

N24 General Form of Judgment or Order

Produced by: Adrian B
CJR065C

Mr Simon Cordell
109 Burncroft Avenue
Enfield
EN3 7JQ

From: complaintsandinformation <complaintsandinformation@enfield.gov.uk>
Sent time: 09/11/2017 02:35:41 PM
To: Re_wired@ymail.com
Subject: FW: Mr Simon Cordell - complaint CRM COM 4516 [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Mr Cordell,

I am writing following our phone discussion earlier this week. I have consulted with Lemmy's team and been advised as follows:

You are aware that this matter is already in court and we have to follow due process. The trial Judge gave directions to both parties at the hearing on 25th September 2017 which both parties have to abide by. You have been instructed to file your defence and witness statement and forward same to the council. We will contact your solicitors directly if we need any further information in relation to this case.

Please note that any further complaints or requests for information from you should be made through solicitors. With this in mind, I will not be able to speak further with you on the phone about your case.

Regards,

Daniel Ellis
Complaints & Access to Information Officer
Complaints & Access to Information Team

Phone: 020 8379 2808
Email: daniel.ellis@enfield.gov.uk
Website: www.enfield.gov.uk

Enfield Connected puts many Council services in one place, speeds up your payments and saves you time – to set up your account today go to www.enfield.gov.uk/connected
--

From: complaintsandinformation
Sent: 30 August 2017 14:50
To: Re_wired@ymail.com
Subject: Mr Simon Cordell - complaint CRM COM 4516 [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Mr Cordell,

Thanks for your call this afternoon. I have recorded your complaint. The reference is CRM COM 4516

We hope to reply within ten working days but it may take longer due to the different teams involved and long history of the complaint.

If you have any queries about this, please contact us direct via email using complaintsandinformation@enfield.gov.uk

Kind regards,

Daniel Ellis
Complaints & Access to Information Officer
Complaints & Access to Information Team

Phone: 020 8379 2808
Email: daniel.ellis@enfield.gov.uk
Website: www.enfield.gov.uk

Enfield Connected puts many Council services in one place, speeds up your payments and saves you time – to set up your account today go to www.enfield.gov.uk/connected
--

Classification: OFFICIAL

Classification: OFFICIAL

Campaign

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This email has been scanned for viruses but we cannot guarantee that it will be free of viruses or malware. The recipient should perform their own virus checks.

From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent time: 10/11/2017 06:23:11 PM
To: Rewired Rewired <re_wired@ymail.com>
Subject: RE: Does this read any better?
Attachments: flat-damage-2006-onwards.doc

[here read attached](#)

From: Rewired Rewired [mailto:re_wired@ymail.com]
Sent: 10 November 2017 17:27
To: Lorraine Cordell
Subject: Does this read any better?

Issues with My Housing Disrepair!
Working on My Website!

In 2006 when I first moved into my flat it never seemed to be in a bad state of living condition, due to it being decorated by the Enfield Council ready for me to move into.

After the first few months, I started to notice the walls and ceilings had started to get covered in mould and then on started to take picture evidence of my sufferings.

I declared to the relevant body's that my flat had really bad damp and it took mutable calls and emails to the Enfield Complaints departments reasonable persons whom over that period of time sent many different visiting surveyors to get the emergency graded problems fixed and without any fault of my own this somehow took a couple of years to get rectified with a disappointing completion date of the year of 2008.

This damp caused me the loss of enjoyment of my flat and damage to most of my personal property at no fault of my own again I must stress and I had to have a machine in my bedroom to remove the water before and after the contractors started the important works.

The well needed Industrial water removal machine to dry out flat got installed right away, the only time I got allowed into the bedroom was to empty the bucket of water the machine collected that did, in the beginning, fill up many times a day, as the months continued to pass by the amount of unneeded stored water became less and less, right up until the council and the Enfield homes reasonable persons where able to start the needed work.

By this time the initial problem of cause for the damp had gotten documented to be because of bad ventilation within the estates premises around the year of 2007 and as a resolution to the problem an air ventilation system got agreed to get adapted to the premises, the works involved in the installation of this air system meant that I had to have large circular holes cut into my kitchen window that leads to my back garden and that of my bathroom window that leads to the main street, the hardware to the ventilation system got delayed to get installed for a much longer time frame than anticipated in fact it took another two or three years latter in the year of 2010, leaving my home insured and this happened at no fault of my own yet again, I got left with holes in my windows.

Even low the flat stayed in an unlivable state of condition through the years of 2006 till 2008 I got made to live in my flat, and after some of the disrepair issues got fixed with the walls and ceilings inside of my flat continued to suffer from the damp issues due to the floorboards going rotten after the first repairs, causing sinking floors and this once again made the flat unliveable due to the dangerous risks involved from the year 2008 till 2010.

I had no flooring laid down in my bedroom as you walked into the room for a long time in between these years because my feet had fallen through the wooden floorboard.

In this time frame, my heating boiler started to also give me lots of issues and the council replaced the main board more than once.

At the end of 2008 when the damp floorboards got lifted up in my bedroom I suffered the floorboards in the bathroom getting lifted up and afterwards not laid back down correctly in a timely and safe manner, I got told I could not get allowed back into to my bedroom but the bathroom was ok to enter.

The reason that the floorboards could not get re-laid in my bedroom and bathroom was because the bedroom radiator pipe leads to the other radiator in the bathroom, this is because they both share a u bend under the floorboards into each other and the radiators are on opposite sides of the wall from one and other!

The metal pipe had fractured under the floorboards causing each room to flood not noticeably since I moved into my home, until detected.

This error caused me to lose water pressure in my boiler system, so this leaking water added to the damp issues

when after noticed another survivor came out to my address to oversee the problem and agreed for a new heating system to get installed through the flat and order for the system to get decommissioned, so for the flat to be ready for the new installation, with an addition of a temporary piece of wooding for the floor to get laid, as by this stage I got left with no floor boards in the bathroom and bedroom inclusive of no working heating apparatus as intended to get fixed and fitted and holes in my kitchen window a bathroom window and a water collection machine.

No reasonable persons attended again for months until many more complaints went in again. And a person attended and laid temporary flooring!

This lack of organisation on the Council's behalf and their subcontractors caused me to suffer.

After many complaints, the floors did get replaced.

In the months of June and / or July 2015, the initial main emergency problems got finally addressed and the heating system got reinstated so to be rectified to a degree but the damp still persists to occur even years after!

Mutable emergency repairs that must get met to the correct ISO standard of fair living standards got neglected for years, at my loss of living.

The damage that my life got left in due to lack of negligence caused me sufferings because of housing disrepair and surely is not acceptable.

Undone housing repairs getting left to incline rather than getting made to be that of a non-persistent issue, once reported to the council's reasonable persons caused these problems to escalate and this neglect made it so that in the winter months my bedroom smelt of damp and mouldy toxins, as an example of the extent of damage I suffered the complete loss of my clothing, bed and bedding, causing additional bills, electrical items and life's stability also that of the extra house upkeep costs, and I lost mutable amounts of personal memorabilia!

This damp over the years and trying for the first years to get the problems addressed caused me, a great deal of stress and bad health.

In the time of me making my official complaints the Enfield Council came to their rented address and the council explained to me, when they also see the extent of the living conditions that they will upkeep their repairs in the flat to the correct living standards, without any work commencing, as agreed by them, after the council's survivors made their departure from my rented flat.

At no fault of my own and for an unfair amount of time my flat stayed so cold if it were not for me needing my home to live in, it

would have equalled to the same conditions as being outside in the open cold air!

In the winter things go a lot worse, I needed more than just your normal extra protection off winter covers so to try my best to keep warm.

I realised that due to my housing disrepair issues I became unwell all the time due to being so cold all the time and this did have a large impact on my health, making me have a personal injury!

This unforgettably caused me sleep disturbance, headache, prevention of enjoyment, and a breach of trust for Enfield Councils legal working policy's frameworks and employees.

Enfield Council not doing work that should have been done induced more infusing into the existing problems.

I did buy myself an electric heater but the cost of running this was very high also and at my expense.

As prior mentioned I had surveyor after surveyor out to my flat but each time every different person in attendance, would say the work would get done and yet it never got completed.

In 2015 after another complaint was put into the Enfield councils complaints department, but on this occasion my mother called in upset and this was in the year of 2015; regarding the heating, holes in the window, missing floorboards and re occurrence of damp, when on the phone she got shocked by the Enfield councils reasonable person whom explained to her that I had removed all my flats heating pipe work and this is why the heating never got replaced in them past years and that the Enfield Council were attempting to charge me nearly £4000 to replace my heating.

My mother got upset at hearing what the lady said to her on the phone, and as a consequence she explained to the lady that she wanted for her to arrange a manager and surveyor to come to the flat and that this must happen within the next few days from then on, so to re analyse the situation then in hand by the complaint departments reasonable persons, and my mother continued her conversation by expressing; if she had to she would lift the rest of the flooring up in my flat to prove the pipe work was all in place and show that the rest including the bedroom and bathroom were still there.

At this the lady explained while still on the phone that there is no need for what my mother told her to happen and that the council will replace the heating system, but the problems did not stop for me there again and as a continuation the Enfield Council employees then sent the surveyors out to my flat to oversee and then order to replace the heating system but survivors or council employees had told the sub-contractors that I had removed all the pipe work, to the point no one wanted to come out and do the work.

The sub-contractor was very shocked to see all the pipework still in place and also said that he is glad that he meet me, and saw the truth himself.

I also worked on the Confidentiality Agreement Between; - Company Director Simon Cordell of Too Smooth LTD and ***** and I continued to Study and finish at the Time Start: 08:00Am and Time End: 10:00Pm!

My mother worked on building my company website for me with others at the Time Start: 09:00 Am and Time End: 07:30 Pm!

In 2006 when I first moved into my flat it never seemed to be in a bad state of living condition, due to it being decorated by the Enfield Council ready for me to move into. After the first few months, I started to notice the walls and ceilings had started to get covered in mould and then on started to take picture evidence of my sufferings.

I declared to the relevant body's that my flat had really bad damp and it took mutable calls and emails to the Enfield Complaints departments reasonable persons whom over that period of time sent many different visiting surveyors to get the emergency graded problems fixed and without any fault of my own this somehow took a couple of years to get rectified with a disappointing completion date of the year of 2008.

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The well needed Industrial water removal machine to dry out flat got installed right away, the only time I got allowed into the bedroom was to empty the bucket of water the machine collected that did, in the beginning, fill up many times a day, as the months continued to pass by the amount of unneeded stored water became less and less, right up until the council and the Enfield homes reasonable persons where able to start the needed work.

By this time the initial problem of cause for the damp had gotten documented to be because of bad ventilation within the estates premises around the year of 2007 and as a resolution to the problem an air ventilation system got agreed to get adapted to the premises, the works involved in the installation of this air system meant that I had to have large circular holes cut into my kitchen window that leads to my back garden and that of my bathroom window that leads to the main street, the hardware to the ventilation system got delayed to get installed for a much longer time frame than anticipated in fact it took another two or three years latter later in the year of 2010, leaving my home insured and this happened at no fault of my own yet again, I got left with holes in my windows.

Even low thought the flat stayed in an unliveable state of condition through the years of 2006 till 2008 I got made to live in my flat, and after some of the disrepair issues got fixed with the walls and ceilings inside of my flat continued to suffer from the damp issues due to the floorboards going rotten after the first repairs, causing sinking floors and this once again made the flat unliveable due to the dangerous risks involved from the year 2008 till 2010.

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The reason that the floorboards could not get re-laid in my bedroom and bathroom was because the bedroom radiator pipe leads to the other radiator in the bathroom, this is because they both share a u bend under the floorboards into each other and the radiators are on opposite sides of the wall from one and other!

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this section is wrong on the 02/03/2015 I was sick of making calls to the council regarding your heating and nothing getting done I emailed a complaint to them, regarding multiple issues and repairs not getting done including your heating, the council once they had this email started to get jobs done on the list but still nothing regarding your heating. in May 2015 I got a call from a lady from the council regarding your heating, saying you had removed all your pipe-work, in 2015 and you know the rest from here.

My mother got upset at hearing what the lady said to her on the phone, and as a consequence she explained to the lady that she wanted for her to arrange a manger and surveyor to come to the flat and that this must happen within the next few days from then on, so to re analyse the situation then in hand by the complaint departments reasonable persons, and my mother continued her conversation by expressing; if she had to she would lift the rest of the flooring up in my flat to prove the pipe work was all in place and show that the rest including the bedroom and bathroom were still there.

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My mother worked on building my company website for me with others at the Time Start: 09:00 Am and Time End: 07:30 Pm!

14/05/2008 the pictures were taken of your flat,

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 10/11/2017 01:14:57 PM
To: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Subject: Fw: Mr Simon Cordell - complaint CRM COM 4516 [SEC=OFFICIAL]

On Thursday, 9 November 2017, 14:35, complaintsandinformation <complaintsandinformation@enfield.gov.uk> wrote:

Classification: OFFICIAL
Dear Mr Cordell,

I am writing following our phone discussion earlier this week. I have consulted with Lemmy's team and been advised as follows:

You are aware that this matter is already in court and we have to follow due process. The trial Judge gave directions to both parties at the hearing on 25th September 2017 which both parties have to abide by. You have been instructed to file your defence and witness statement and forward same to the council. We will contact your solicitors directly if we need any further information in relation to this case.

Please note that any further complaints or requests for information from you should be made through solicitors. With this in mind, I will not be able to speak further with you on the phone about your case.

Regards,

Daniel Ellis
Complaints & Access to Information Officer
Complaints & Access to Information Team

Phone: 020 8379 2808
Email: daniel.ellis@enfield.gov.uk
Website: www.enfield.gov.uk

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--

From: complaintsandinformation
Sent: 30 August 2017 14:50
To: Re_wired@ymail.com
Subject: Mr Simon Cordell - complaint CRM COM 4516 [SEC=OFFICIAL]

Classification: OFFICIAL
Dear Mr Cordell,

Thanks for your call this afternoon. I have recorded your complaint. The reference is CRM COM 4516

We hope to reply within ten working days but it may take longer due to the different teams involved and long history of the complaint.

If you have any queries about this, please contact us direct via email using complaintsandinformation@enfield.gov.uk

Kind regards,

Daniel Ellis
Complaints & Access to Information Officer
Complaints & Access to Information Team

Phone: 020 8379 2808
Email: daniel.ellis@enfield.gov.uk
Website: www.enfield.gov.uk

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Classification: OFFICIAL
Classification: OFFICIAL

[Campaign](#)

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This email has been scanned for viruses but we cannot guarantee that it will be free of viruses or malware. The recipient should perform their own virus checks.

From: Dropbox <no-reply@dropbox.com>
Sent time: 28/11/2017 11:07:24 PM
To: re_wired@ymail.com



Hi Rewired,

Your Dropbox account password was recently reset.

While we've updated your password, any computers or phones that you previously linked to your Dropbox account are still connected. You can disconnect a lost or stolen device from your [account settings](#).

If you changed your password for security reasons, we strongly recommend that you unlink any devices, web sessions, or apps that look unfamiliar or that you're concerned about. See [this Help Center article](#) for more information.

If you didn't make this change, please [let us know](#).

Thanks!
- The Dropbox Team

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From: Dropbox <no-reply@dropboxmail.com>
Sent time: 02/12/2017 05:31:51 AM
To: re_wired@ymail.com



Hi Rewired,

The Dropbox mobile app lets you view and share your files from any mobile device, no matter where you are. You can even mark your most important docs for offline viewing.

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With apps for Android, iPhone, iPad, and Windows phones and tablets, Dropbox has you covered no matter where you are!

Looking for a central place to create and share ideas? [Try Dropbox Paper](#).

Want to stop getting tips from Dropbox? [Unsubscribe](#)
Dropbox, Inc., PO Box 77767, San Francisco, CA 94107

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From: emmanuel <emmanuel@vlssolicitors.com>
Sent: 15 December 2017 11:11
To: 'Lorraine Cordell'
Subject: Simon Cordell
Attachments: VLS_20171215_103522.pdf; VLS_20171215_103441.pdf

Dear Mrs Cordell,

I write to inform you that the court has discharged the injunction of 9 August 2017 against Simon and the council's claim is struck out because Enfield Council failed to comply with the order to file Directions Questionnaire by the 17 November 2017. Copies of the Court Orders are attached for your information.

Please contact me should you have any query.

Kind regards,
Emmanuel Onwusiri



VLS Solicitors
Gibson House
800, High Road
London
N17 0DH

DX 36209 Edmonton Exchange

Tel: 0208 808 7999
Fax: 0208 808 1999
Mob: 07940728166
Direct email: emmanuel@vlssolicitors.com
<http://www.vlssolicitors.com>

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**HM Courts
& Tribunals
Service**

Vls Solicitors
Gibson House
800 High Road
Tottenham
London
N17 0DH
36209 EDMONTON EXCHANGE

HM Courts & Tribunals Service
The County Court at Edmonton
59 Fore Street
London
N18 2TN

DX 136686 EDMONTON 3

T 020 8884 6500

F _____

www.gov.uk

Your ref: VLS/EO/H/CORDELL/17

13 December 2017

Dear Sir

Re: Case Number: D02ED073 London Borough Of Enfield v Mr Simon Cordell

Enclosed please find copy of courts letter to the claimant's as directed by the District Judge.

Yours faithfully,

Nas.

Ourvasse Cundapen
Back Office Section
Ext

L_BLANK



**HM Courts
& Tribunals
Service**

London Borough Of Enfield
P O Box 50
Civic Centre
Silver Street
Enfield
EN1 3XA
90615 ENFIELD 1

HM Courts & Tribunals Service
The County Court at Edmonton
59 Fore Street
London
N18 2TN

DX 136686 EDMONTON 3

T 020 8884 6500

F _____

www.gov.uk

Your ref: LS/C/LI/157255

13 December 2017

Dear Sir/Madam

Re: Case Number: D02ED073 London Borough Of Enfield v Mr Simon Cordell

The file was referred to the District Judge and his comments are :

"Your Directions Questionnaire was received by the court on 20/11/17. Therefore the sanction on the order of 6/11/17 applies."

Yours sincerely,

Ourvasse Cundapen
Back Office Section
Ext

c.c: defendants ✓

L_BLANK

General Form of Judgment or Order**In the County Court at
Edmonton**

Claim Number	D02ED073
Date	9 November 2017



LONDON BOROUGH OF ENFIELD	1st Claimant Ref LS/C/LI/157255
MR SIMON CORDELL	1st Defendant Ref VLS/EO/H/ CORDELL/17

Before District Judge Cohen sitting at the County Court at Edmonton, 59 Fore Street, London, N18 2TN.

Of the Court's own initiative and upon the claimant having failed to file a directions questionnaire

IT IS ORDERED THAT

1. The Claimant do file a completed directions questionnaire by 4.00 pm on 17 November 2017.
2. If the Claimant fails to comply with paragraph 1 of this order the injunction of 9th August 2017 do stand discharged without further order and the claim do stand struck out without further order.
3. Permission to either party to apply to set aside, vary or stay this order by an application on notice which must be filed at this Court not more than 3 days after service of this order.

Dated 6 November 2017

The court office at the County Court at Edmonton, 59 Fore Street, London, N18 2TN. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 020 8884 6500. Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

From: Dropbox <no-reply@dropbox.com>
Sent time: 30/12/2017 10:14:39 AM
To: re_wired@ymail.com



Hi Rewired,

A new web browser just signed in to your Dropbox account. To help keep your account secure, let us know if this is you.

Is this you?

Where: **Near United Kingdom**
When: **Dec 30, 2017 at 10:14 am (GMT)**
What: **Yahoo! on Windows 7**

Yes

No

[I'm not sure](#)

Learn more on how to [protect your account](#).

Thanks,
- The Dropbox Team

© 2017 Dropbox

From: Dropbox <no-reply@dropbox.com>
Sent time: 30/12/2017 10:15:13 AM
To: re_wired@ymail.com



Hi Rewired,

You've connected a new app, 'Yahoo!', to your Dropbox.

You can check on this and any other apps you've connected by visiting your [account page](#).

Happy Dropboxing!
- The Dropbox Team

P.S. Here are some other great apps that can connect to your Dropbox.



Wix
Website creation



Feedly
RSS blog reader



IFTTT
App automation

© 2017 Dropbox

From: Dropbox <no-reply@dropbox.com>
Sent time: 31/12/2017 02:20:43 PM
To: re_wired@ymail.com



Hi Rewired,

A new web browser just signed in to your Dropbox account. To help keep your account secure, let us know if this is you.

Is this you?

Where: **Near Enfield Town, England, United Kingdom**
When: **Dec 31, 2017 at 2:20 pm (GMT)**
What: **Chrome on Windows 7**

Yes

No

[I'm not sure](#)

Learn more on how to [protect your account](#).

Thanks,
- The Dropbox Team

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From: Luvinia (Lou) De-Terville <messages-noreply@linkedin.com>
Sent time: 08/07/2017 04:33:31 PM
To: re_wired@ymail.com
Subject: I'd like to add you to my professional network on LinkedIn



Luvinia (Lou) would like to stay in touch on LinkedIn.

Luvinia (Lou) De-Terville

CEO & Manager D.E.M.S Graphic Designs
Enfield, United Kingdom · 1,398 connections

[Confirm that you know Luvinia \(Lou\)](#)

LinkedIn is a social network and online platform for professionals. [Learn More](#)

[Unsubscribe](#) | [Help](#)

You are receiving Invitation emails. LinkedIn will use your email address to make suggestions to our members in features like People You May Know.

This email was sent to re_wired@ymail.com.

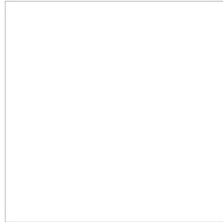


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From: Luvinia (Lou) De-Terville via LinkedIn <invitations@linkedin.com>
Sent time: 13/07/2017 03:02:56 PM
To: re_wired@ymail.com
Subject: Luvinia (Lou) De-Terville's invitation is awaiting your response



Luvinia (Lou) De-Terville would like to connect on LinkedIn. How would you like to respond?



Luvinia (Lou) De-Terville

CEO & Manager D.E.M.S Graphic Designs

[Confirm you know Luvinia \(Lou\)](#)

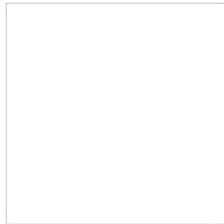
You received an invitation to connect. LinkedIn will use your email address to make suggestions to our members in features like People You May Know. [Unsubscribe](#)
This email was sent to re_wired@ymail.com.
If you need assistance or have questions, please contact [LinkedIn Customer Service](#).

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From: Luvinia (Lou) De-Terville via LinkedIn <invitations@linkedin.com>
Sent time: 20/07/2017 05:06:05 PM
To: re_wired@ymail.com
Subject: Luvinia (Lou) De-Terville's invitation is awaiting your response



Luvinia (Lou) De-Terville would like to connect on LinkedIn. How would you like to respond?



Luvinia (Lou) De-Terville

CEO & Manager D.E.M.S Graphic Designs

[Confirm you know Luvinia \(Lou\)](#)

You received an invitation to connect. LinkedIn will use your email address to make suggestions to our members in features like People You May Know. [Unsubscribe](#)
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